1 PUBLIC EDUCATION BASE BUDGET AMENDMENTS 2 **2023 GENERAL SESSION** 3 STATE OF UTAH **Chief Sponsor: Lincoln Fillmore** 4 House Sponsor: Susan Pulsipher 5 6 7 LONG TITLE 8 **General Description:** 9 This bill supplements or reduces appropriations otherwise provided for the support and operation of public education for the fiscal year beginning July 1, 2022, and ending 10 11 June 30, 2023, and appropriates funds for the support and operation of public education 12 for the fiscal year beginning July 1, 2023, and ending June 30, 2024. 13 **Highlighted Provisions:** 14 This bill: 15 repeals obsolete provisions related to a past freeze on the minimum basic tax rate, 16 including the equity pupil tax rate; 17 provides appropriations for the use and support of school districts, charter schools, 18 and state education agencies; 19 ▶ sets the value of the weighted pupil unit (WPU) initially at \$4,175 for fiscal year 20 2023-2024: 21 • adjusts the number of WPUs in certain programs for student enrollment changes 22 and statutory formula calculations; 23 appropriates funds to the Uniform School Fund Restricted - Public Education 24 **Budget Stabilization Account;** 25 makes an appropriation from the Uniform School Fund Restricted - Trust 26 Distribution Account to the School LAND Trust Program to support educational 27 programs in the public schools;

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28	<ul> <li>adjusts the revenue targets and estimates tax rates for the statewide Basic Rate and</li> </ul>
29	WPU Value Rate according to statutory provisions;
30	<ul> <li>provides appropriations for other purposes as described; and</li> </ul>
31	<ul> <li>makes technical and conforming changes.</li> </ul>
32	Money Appropriated in this Bill:
33	This bill appropriates \$58,931,500 in operating and capital budgets for fiscal year 2023,
34	including:
35	<ul> <li>\$2,597,100 from the Uniform School Fund;</li> </ul>
36	<ul> <li>(\$1,500,000) from the Income Tax Fund; and</li> </ul>
37	<ul> <li>\$57,834,400 from various sources as detailed in this bill.</li> </ul>
38	This bill appropriates (\$1,513,200) in restricted fund and account transfers for fiscal
39	year 2023.
40	This bill appropriates (\$101,400) in fiduciary funds for fiscal year 2023.
41	This bill appropriates \$6,978,248,400 in operating and capital budgets for fiscal year
42	2024, including:
43	<ul> <li>\$8,704,000 from the General Fund;</li> </ul>
44	<ul> <li>\$3,981,754,800 from the Uniform School Fund;</li> </ul>
45	<ul> <li>\$206,228,600 from the Income Tax Fund; and</li> </ul>
46	<ul> <li>\$2,781,561,000 from various sources as detailed in this bill.</li> </ul>
47	This bill appropriates \$3,627,100 in expendable funds and accounts for fiscal year
48	2024.
49	This bill appropriates \$789,467,900 in restricted fund and account transfers for fiscal
50	year 2024, including:
51	<ul> <li>\$440,640,400 from the Uniform School Fund;</li> </ul>
52	<ul> <li>\$347,077,500 from the Income Tax Fund; and</li> </ul>
53	<ul> <li>\$1,750,000 from various sources as detailed in this bill.</li> </ul>
54	This bill appropriates \$117,300 in fiduciary funds for fiscal year 2024.
55	Other Special Clauses:
56	This bill provides a special effective date.
57	Utah Code Sections Affected:
58	AMENDS:

59	11-13-302, as last amended by Laws of Utah 2022, Chapter 239
60	11-13-310, as last amended by Laws of Utah 2018, Chapters 415, 456
61	53E-1-202, as last amended by Laws of Utah 2022, Chapter 274
62	53F-2-205, as last amended by Laws of Utah 2021, Chapter 382
63	53F-2-301, as last amended by Laws of Utah 2021, Chapter 319
64	53F-2-515, as last amended by Laws of Utah 2018, Chapter 456 and renumbered and
65	amended by Laws of Utah 2018, Chapter 2
66	53F-9-302, as last amended by Laws of Utah 2022, Chapter 456
67	53F-9-305, as last amended by Laws of Utah 2022, Chapter 456
68	53F-9-306, as last amended by Laws of Utah 2022, Chapter 456
69	53G-3-304, as last amended by Laws of Utah 2018, Chapters 281, 456 and renumbered
70	and amended by Laws of Utah 2018, Chapter 3
71	59-2-919.1, as last amended by Laws of Utah 2022, Chapter 293
72	59-2-926, as last amended by Laws of Utah 2022, Chapter 451
73	63I-2-211, as last amended by Laws of Utah 2018, Chapters 337, 456
74	63I-2-253, as last amended by Laws of Utah 2022, Chapters 208, 229, 274, 354, 370,
75	and 409
76	63I-2-259, as last amended by Laws of Utah 2022, Chapter 264
77	REPEALS:
78	53F-2-301.5, as last amended by Laws of Utah 2022, Chapters 1, 409 and last amended
79	by Coordination Clause, Laws of Utah 2022, Chapter 409
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81	Be it enacted by the Legislature of the state of Utah:
82	Section 1. Section <b>11-13-302</b> is amended to read:
83	11-13-302. Payment of fee in lieu of ad valorem property tax by certain energy
84	suppliers Method of calculating Collection Extent of tax lien.
85	(1) (a) Each project entity created under this chapter that owns a project and that sells
86	any capacity, service, or other benefit from it to an energy supplier or suppliers whose tangible
87	property is not exempted by Utah Constitution Article XIII, Section 3, from the payment of ad
88	valorem property tax, shall pay an annual fee in lieu of ad valorem property tax as provided in
89	this section to each taxing jurisdiction within which the project or any part of it is located.

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90 (b) For purposes of this section, "annual fee" means the annual fee described in
91 Subsection (1)(a) that is in lieu of ad valorem property tax.

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(c) The requirement to pay an annual fee shall commence:

93 (i) with respect to each taxing jurisdiction that is a candidate receiving the benefit of 94 impact alleviation payments under contracts or determination orders provided for in Sections 95 11-13-305 and 11-13-306, with the fiscal year of the candidate following the fiscal year of the 96 candidate in which the date of commercial operation of the last generating unit, other than any 97 generating unit providing additional project capacity, of the project occurs, or, in the case of any facilities providing additional project capacity, with the fiscal year of the candidate 98 99 following the fiscal year of the candidate in which the date of commercial operation of the 100 generating unit providing the additional project capacity occurs; and

(ii) with respect to any taxing jurisdiction other than a taxing jurisdiction described in
Subsection (1)(c)(i), with the fiscal year of the taxing jurisdiction in which construction of the
project commences, or, in the case of facilities providing additional project capacity, with the
fiscal year of the taxing jurisdiction in which construction of those facilities commences.

(d) The requirement to pay an annual fee shall continue for the period of the useful lifeof the project or facilities.

107 (2) (a) The annual fees due a school district shall be as provided in Subsection (2)(b)
108 because the ad valorem property tax imposed by a school district and authorized by the
109 Legislature represents both:

(i) a levy mandated by the state for the state minimum school program under Section
53F-2-301 [or 53F-2-301.5, as applicable]; and

112 (ii) local levies for capital outlay and other purposes under Sections 53F-8-303,

113 53F-8-301, and 53F-8-302.

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(b) The annual fees due a school district shall be as follows:

(i) the project entity shall pay to the school district an annual fee for the state minimum
school program at the rate imposed by the school district and authorized by the Legislature
under Section 53F-2-301 [or 53F-2-301.5, as applicable]; and

(ii) for all other local property tax levies authorized to be imposed by a school district,the project entity shall pay to the school district either:

120 (A) an annual fee; or

121	(B) impact alleviation payments under contracts or determination orders provided for
122	in Sections 11-13-305 and 11-13-306.
123	(3) (a) An annual fee due a taxing jurisdiction for a particular year shall be calculated
124	by multiplying the tax rate or rates of the jurisdiction for that year by the product obtained by
125	multiplying the fee base or value determined in accordance with Subsection (4) for that year of
126	the portion of the project located within the jurisdiction by the percentage of the project which
127	is used to produce the capacity, service, or other benefit sold to the energy supplier or suppliers.
128	(b) As used in this section, "tax rate," when applied in respect to a school district,
129	includes any assessment to be made by the school district under Subsection (2) or Section
130	63M-5-302.
131	(c) There is to be credited against the annual fee due a taxing jurisdiction for each year,
132	an amount equal to the debt service, if any, payable in that year by the project entity on bonds,
133	the proceeds of which were used to provide public facilities and services for impact alleviation
134	in the taxing jurisdiction in accordance with Sections 11-13-305 and 11-13-306.
135	(d) The tax rate for the taxing jurisdiction for that year shall be computed so as to:
136	(i) take into account the fee base or value of the percentage of the project located
137	within the taxing jurisdiction determined in accordance with Subsection (4) used to produce the
138	capacity, service, or other benefit sold to the supplier or suppliers; and
139	(ii) reflect any credit to be given in that year.
140	(4) (a) Except as otherwise provided in this section, the annual fees required by this
141	section shall be paid, collected, and distributed to the taxing jurisdiction as if:
142	(i) the annual fees were ad valorem property taxes; and
143	(ii) the project were assessed at the same rate and upon the same measure of value as
144	taxable property in the state.
145	(b) (i) Notwithstanding Subsection (4)(a), for purposes of an annual fee required by
146	this section, the fee base of a project may be determined in accordance with an agreement
147	among:
148	(A) the project entity; and
149	(B) any county that:
150	(I) is due an annual fee from the project entity; and
151	(II) agrees to have the fee base of the project determined in accordance with the

152	agreement described in this Subsection (4).
153	(ii) The agreement described in Subsection (4)(b)(i):
154	(A) shall specify each year for which the fee base determined by the agreement shall be
155	used for purposes of an annual fee; and
156	(B) may not modify any provision of this chapter except the method by which the fee
157	base of a project is determined for purposes of an annual fee.
158	(iii) For purposes of an annual fee imposed by a taxing jurisdiction within a county
159	described in Subsection (4)(b)(i)(B), the fee base determined by the agreement described in
160	Subsection (4)(b)(i) shall be used for purposes of an annual fee imposed by that taxing
161	jurisdiction.
162	(iv) (A) If there is not agreement as to the fee base of a portion of a project for any
163	year, for purposes of an annual fee, the State Tax Commission shall determine the value of that
164	portion of the project for which there is not an agreement:
165	(I) for that year; and
166	(II) using the same measure of value as is used for taxable property in the state.
167	(B) The valuation required by Subsection (4)(b)(iv)(A) shall be made by the State Tax
168	Commission in accordance with rules made by the State Tax Commission.
169	(c) Payments of the annual fees shall be made from:
170	(i) the proceeds of bonds issued for the project; and
171	(ii) revenues derived by the project entity from the project.
172	(d) (i) The contracts of the project entity with the purchasers of the capacity, service, or
173	other benefits of the project whose tangible property is not exempted by Utah Constitution
174	Article XIII, Section 3, from the payment of ad valorem property tax shall require each
175	purchaser, whether or not located in the state, to pay, to the extent not otherwise provided for,
176	its share, determined in accordance with the terms of the contract, of these fees.
177	(ii) It is the responsibility of the project entity to enforce the obligations of the
178	purchasers.
179	(5) (a) The responsibility of the project entity to make payment of the annual fees is
180	limited to the extent that there is legally available to the project entity, from bond proceeds or
181	revenues, money to make these payments, and the obligation to make payments of the annual
182	fees is not otherwise a general obligation or liability of the project entity.

183 (b) No tax lien may attach upon any property or money of the project entity by virtue of 184 any failure to pay all or any part of an annual fee. 185 (c) The project entity or any purchaser may contest the validity of an annual fee to the 186 same extent as if the payment was a payment of the ad valorem property tax itself. 187 (d) The payments of an annual fee shall be reduced to the extent that any contest is 188 successful. 189 (6) (a) The annual fee described in Subsection (1): 190 (i) shall be paid by a public agency that: 191 (A) is not a project entity; and (B) owns an interest in a facility providing additional project capacity if the interest is 192 193 otherwise exempt from taxation pursuant to Utah Constitution, Article XIII, Section 3; and 194 (ii) for a public agency described in Subsection (6)(a)(i), shall be calculated in 195 accordance with Subsection (6)(b). 196 (b) The annual fee required under Subsection (6)(a) shall be an amount equal to the tax 197 rate or rates of the applicable taxing jurisdiction multiplied by the product of the following: 198 (i) the fee base or value of the facility providing additional project capacity located 199 within the jurisdiction; 200 (ii) the percentage of the ownership interest of the public agency in the facility; and 201 (iii) the portion, expressed as a percentage, of the public agency's ownership interest 202 that is attributable to the capacity, service, or other benefit from the facility that is sold, 203 including any subsequent sale, resale, or layoff, by the public agency to an energy supplier or 204 suppliers whose tangible property is not exempted by Utah Constitution, Article XIII, Section 205 3, from the payment of ad valorem property tax. 206 (c) A public agency paying the annual fee pursuant to Subsection (6)(a) shall have the 207 obligations, credits, rights, and protections set forth in Subsections (1) through (5) with respect 208 to its ownership interest as though it were a project entity. 209 (d) On or before March 1 of each year, a project entity that owns a project and that 210 provides any capacity, service, or other benefit to an energy supplier or a public agency shall 211 file an electronic report with the State Tax Commission that identifies: 212 (i) each energy supplier and public agency to which the project entity delivers capacity, 213 service, or other benefit; and

- (ii) the amount of capacity, service, or other benefit delivered to each energy supplierand public agency.
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Section 2. Section **11-13-310** is amended to read:

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11-13-310. Termination of impact alleviation contract.

(1) If the project or any part of it or the facilities providing additional project capacity 218 219 or any part of them, or the output from the project or facilities providing additional project capacity become subject, in addition to the requirements of Section 11-13-302, to ad valorem 220 221 property taxation or other payments in lieu of ad valorem property taxation, or other form of 222 tax equivalent payments to any candidate which is a party to an impact alleviation contract with 223 respect to the project or facilities providing additional project capacity or is receiving impact 224 alleviation payments or means with respect to the project or facilities providing additional 225 project capacity pursuant to a determination by the board, then the impact alleviation contract 226 or the requirement to make impact alleviation payments or provide means therefor pursuant to 227 the determination, as the case may be, shall, at the election of the candidate, terminate.

(2) In any event, each impact alleviation contract or determination order shall terminate
upon the project, or, in the case of facilities providing additional project capacity, those
facilities becoming subject to the provisions of Section 11-13-302, except that no impact
alleviation contract or agreement entered by a school district shall terminate because of in lieu
ad valorem property tax fees levied under Subsection 11-13-302(2)(b)(i) or because of ad
valorem property taxes levied under Section 53F-2-301 [or 53F-2-301.5, as applicable;] for the
state minimum school program.

(3) In addition, if the construction of the project, or, in the case of facilities providing
 additional project capacity, of those facilities, is permanently terminated for any reason, each
 impact alleviation contract and determination order, and the payments and means required
 thereunder, shall terminate.

(4) No termination of an impact alleviation contract or determination order may
 terminate or reduce any liability previously incurred pursuant to the contract or determination
 order by the candidate beneficiary under it.

(5) If the provisions of Section 11-13-302, or its successor, are held invalid by a court
of competent jurisdiction, and no ad valorem taxes or other form of tax equivalent payments
are payable, the remaining provisions of this chapter shall continue in operation without regard

245	to the commencement of commercial operation of the last generating unit of that project or of
246	facilities providing additional project capacity.
247	Section 3. Section <b>53E-1-202</b> is amended to read:
248	53E-1-202. Reports to and action required of the Public Education
249	Appropriations Subcommittee.
250	(1) In accordance with applicable provisions and Section 68-3-14, the following
251	recurring reports are due to the Public Education Appropriations Subcommittee:
252	(a) the State Superintendent's Annual Report by the state board described in Section
253	53E-1-203;
254	(b) the report described in Section $53E-10-703$ by the Utah Leading through Effective,
255	Actionable, and Dynamic Education director on research and other activities; and
256	(c) the report by the STEM Action Center Board described in Section 9-22-109,
257	including the information described in Section 9-22-113 on the status of the computer science
258	initiative.
259	(2) In accordance with applicable provisions, the Public Education Appropriations
260	Subcommittee shall complete [the following: (a) the review described in Section 53F-2-301 of
261	the WPU value rate; and (b)], if required, the study described in Section 53F-4-304 of
262	scholarship payments.
263	Section 4. Section <b>53F-2-205</b> is amended to read:
264	53F-2-205. Powers and duties of state board to adjust Minimum School Program
265	allocations Use of remaining funds at the end of a fiscal year.
266	(1) As used in this section:
267	(a) "ESEA" means the Elementary and Secondary Education Act of 1965, 20 U.S.C.
268	Sec. 6301 et seq.
269	(b) "Program" means a program or allocation funded by a line item appropriation or
270	other appropriation designated as:
271	(i) Basic Program;
272	(ii) Related to Basic Programs;
273	(iii) Voted and Board Levy Programs; or
274	(iv) Minimum School Program.
275	(2) Except as provided in Subsection (3) or (5), if the number of weighted pupil units

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276	in a program is underestimated, the state board shall reduce the value of the weighted pupil unit
277	in that program so that the total amount paid for the program does not exceed the amount
278	appropriated for the program.
279	(3) If the number of weighted pupil units in a program is overestimated, the state board
280	shall spend excess money appropriated for the following purposes giving priority to the
281	purpose described in Subsection (3)(a):
282	(a) to support the value of the weighted pupil unit in a program within the basic
283	state-supported school program in which the number of weighted pupil units is underestimated;
284	(b) to support the state guaranteed local levy increments as defined in Section
285	53F-2-601, if:
286	(i) local contributions to the voted local levy program or board local levy program are
287	overestimated; or
288	(ii) the number of weighted pupil units within school districts qualifying for a
289	guarantee is underestimated;
290	(c) to support the state supplement to local property taxes allocated to charter schools,
291	if the state supplement is less than the amount prescribed by Section 53F-2-704;
292	(d) to fund the cost of the salary supplements described in Section $53F-2-504$ ; or
293	(e) to support a school district with a loss in student enrollment as provided in Section
294	53F-2-207.
295	(4) If local contributions from the minimum basic tax rate imposed under Section
296	53F-2-301 [or 53F-2-301.5, as applicable,] are overestimated, the state board shall reduce the
297	value of the weighted pupil unit for all programs within the basic state-supported school
298	program so the total state contribution to the basic state-supported school program does not
299	exceed the amount of state funds appropriated.
300	(5) If local contributions from the minimum basic tax rate imposed under Section
301	53F-2-301 [or 53F-2-301.5, as applicable,] are underestimated, the state board shall:
302	(a) spend the excess local contributions for the purposes specified in Subsection (3),
303	giving priority to supporting the value of the weighted pupil unit in programs within the basic
304	state-supported school program in which the number of weighted pupil units is underestimated;
305	and
306	(b) reduce the state contribution to the basic state-supported school program so the

307	total cost of the basic state-supported school program does not exceed the total state and local
308	funds appropriated to the basic state-supported school program plus the local contributions
309	necessary to support the value of the weighted pupil unit in programs within the basic
310	state-supported school program in which the number of weighted pupil units is underestimated.
311	(6) Except as provided in Subsection (3) or (5), the state board shall reduce the state
312	guarantee per weighted pupil unit provided under the local levy state guarantee program
313	described in Section 53F-2-601, if:
314	(a) local contributions to the voted local levy program or board local levy program are
315	overestimated; or
316	(b) the number of weighted pupil units within school districts qualifying for a
317	guarantee is underestimated.
318	(7) Money appropriated to the state board is nonlapsing, including appropriations to the
319	Minimum School Program and all agencies, line items, and programs under the jurisdiction of
320	the state board.
321	(8) The state board shall report actions taken by the state board under this section to the
322	Office of the Legislative Fiscal Analyst and the Governor's Office of Planning and Budget.
323	Section 5. Section <b>53F-2-301</b> is amended to read:
324	53F-2-301. Minimum basic tax rate for a fiscal year that begins after July 1, 2022.
325	(1) The provisions of this section are not in effect for a fiscal year that begins on July 1,
326	2018, 2019, 2020, 2021, or 2022.
327	(2) As used in this section:
328	(a) "Basic levy increment rate" means a tax rate that will generate an amount of
329	revenue equal to \$75,000,000.
330	(b) "Combined basic rate" means a rate that is the sum of:
331	(i) the minimum basic tax rate; and
332	(ii) the WPU value rate.
333	(c) "Commission" means the State Tax Commission.
334	[(d) "Equity pupil tax rate" means the tax rate that will generate an amount of revenue
335	equal to the amount generated by the equity pupil tax rate as defined in Section 53F-2-301.5 in
336	the fiscal year that begins July 1, 2022.]

337 [(e)] (d) "Minimum basic local amount" means an amount that is:

338	(i) equal to the sum of:
339	(A) the school districts' contribution to the basic school program the previous fiscal
340	year;
341	(B) the amount generated by the basic levy increment rate; <u>and</u>
342	[(C) the amount generated by the equity pupil tax rate; and]
343	$[(\mathbf{D})]$ (C) the eligible new growth, as defined in Section 59-2-924 and rules of the State
344	Tax Commission multiplied by the minimum basic rate; and
345	(ii) set annually by the Legislature in Subsection (3)(a).
346	[(f)] (e) "Minimum basic tax rate" means a tax rate certified by the commission that
347	will generate an amount of revenue equal to the minimum basic local amount described in
348	Subsection (3)(a).
349	[(g)] (f) "Weighted pupil unit value" or "WPU value" means the amount established
350	each year in the enacted public education budget that is multiplied by the number of weighted
351	pupil units to yield the funding level for the basic school program.
352	[(h)] (g) "WPU value amount" means an amount:
353	(i) that is equal to the product of:
354	(A) the WPU value increase limit; and
355	(B) the percentage share of local revenue to the cost of the basic school program in the
356	immediately preceding fiscal year; and
357	(ii) set annually by the Legislature in Subsection (4)(a).
358	[(i)] (h) "WPU value increase limit" means the lesser of:
359	(i) the total cost to the basic school program to increase the WPU value over the WPU
360	value in the prior fiscal year; or
361	(ii) the total cost to the basic school program to increase the WPU value by 4% over
362	the WPU value in the prior fiscal year.
363	[(j)] (i) "WPU value rate" means a tax rate certified by the commission that will
364	generate an amount of revenue equal to the WPU value amount described in Subsection (4)(a).
365	(3) (a) The minimum basic local amount for the fiscal year that begins on July 1,
366	[ <del>2018, is \$408,073,800</del> ] <u>2023, is \$708,960,800</u> in revenue statewide.
367	(b) The preliminary estimate of the minimum basic tax rate for a fiscal year that begins
368	on July 1, [ <del>2018, is .001498</del> ] <u>2023, is .001356</u> .

369	(4) (a) The WPU value amount for the fiscal year that begins on July 1, [ $2018$ , is
370	<del>\$18,650,000</del> ] <u>2023, is \$22,929,400</u> in revenue statewide.
371	(b) The preliminary estimate of the WPU value rate for the fiscal year that begins on
372	July 1, [ <del>2018, is .000069</del> ] <u>2023, is .000044</u> .
373	(5) (a) On or before June 22, the commission shall certify for the year:
374	(i) the minimum basic tax rate; and
375	(ii) the WPU value rate.
376	(b) The estimate of the minimum basic tax rate provided in Subsection (3)(b) and the
377	estimate of the WPU value rate provided in Subsection (4)(b) are based on a forecast for
378	property values for the next calendar year.
379	(c) The certified minimum basic tax rate described in Subsection (5)(a)(i) and the
380	certified WPU value rate described in Subsection (5)(a)(ii) are based on property values as of
381	January 1 of the current calendar year, except personal property, which is based on values from
382	the previous calendar year.
383	(6) (a) To qualify for receipt of the state contribution toward the basic school program
384	and as a school district's contribution toward the cost of the basic school program for the school
385	district, each local school board shall impose the combined basic rate.
386	(b) (i) The state is not subject to the notice requirements of Section 59-2-926 before
387	imposing the tax rates described in this Subsection (6).
388	(ii) [(A) Except as provided in Subsection (6)(b)(ii)(B), the] The state is subject to the
389	notice requirements of Section 59-2-926 if the state authorizes a tax rate that exceeds the tax
390	rates described in this Subsection (6).
391	[(B) For a calendar year that begins on January 1, 2018, the state is not subject to the
392	notice and public hearing requirements of Section 59-2-926 if the state authorizes a combined
393	basic rate that exceeds the tax rates authorized in this section.]
394	(7) (a) The state shall contribute to each school district toward the cost of the basic
395	school program in the school district an amount of money that is the difference between the
396	cost of the school district's basic school program and the sum of revenue generated by the
397	school district by the following:
398	(i) the combined basic rate; <u>and</u>
399	(ii) the basic levy increment rate[; and].

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400	[(iii) the equity pupil tax rate.]
401	(b) (i) If the difference described in Subsection (7)(a) equals or exceeds the cost of the
402	basic school program in a school district, no state contribution shall be made to the basic
403	school program for the school district.
404	(ii) The proceeds of the difference described in Subsection (7)(a) that exceed the cost
405	of the basic school program shall be paid into the Uniform School Fund as provided by law and
406	by the close of the fiscal year in which the proceeds were calculated.
407	(8) Upon appropriation by the Legislature, the Division of Finance shall deposit an
408	amount equal to the proceeds generated statewide:
409	(a) by the basic levy increment rate into the Minimum Basic Growth Account created
410	in Section 53F-9-302; and
411	[(b) by the equity pupil tax rate into the Local Levy Growth Account created in Section
412	<del>53F-9-305; and</del> ]
413	[(c)] (b) by the WPU value rate into the Teacher and Student Success Account created
414	in Section 53F-9-306.
415	[(9) After July 1, 2021, but before November 30, 2022, the Public Education
416	Appropriations Subcommittee:]
417	[(a) shall review the WPU value rate, the impact of revenues generated by the WPU
418	value rate on public education funding, and whether local school boards should continue to
419	levy the WPU value rate; and]
420	[(b) may recommend an increase, repeal, or continuance of the WPU value rate.]
421	Section 6. Section <b>53F-2-515</b> is amended to read:
422	53F-2-515. Federal Impact Aid Program Offset for underestimated allocations
423	from the Federal Impact Aid Program.
424	(1) In addition to the revenues received from the levy imposed by a local school board
425	and authorized by the Legislature under Section 53F-2-301 [or 53F-2-301.5, as applicable], the
426	Legislature shall provide an amount equal to the difference between the school district's
427	anticipated receipts under the entitlement for the fiscal year from the Federal Impact Aid
428	Program and the amount the school district actually received from this source for the next
429	preceding fiscal year.
430	(2) If at the end of a fiscal year the sum of the receipts of a school district from a

431 distribution from the Legislature pursuant to Subsection (1) plus the school district's allocations

432 from the Federal Impact Aid Program for that fiscal year exceeds the amount allocated to the 433 school district from the Federal Impact Aid Program for the next preceding fiscal year, the

434 excess funds are carried into the next succeeding fiscal year and become in that year a part of

the school district's contribution to the school district's basic program for operation and

436 maintenance under the state minimum school finance law.

437 (3) During the next succeeding fiscal year described in Subsection (2), the school
438 district's required tax rate for the basic program shall be reduced so that the yield from the
439 reduced tax rate plus the carryover funds equal the school district's required contribution to the
440 school district's basic program.

441 (4) For the school district of a local school board that is required to reduce the school
442 district's basic tax rate under this section, the school district shall receive state minimum school
443 program funds as though the reduction in the tax rate had not been made.

444

Section 7. Section **53F-9-302** is amended to read:

#### 445 **53F-9-302.** Minimum Basic Growth Account.

- 446 (1) As used in this section, "account" means the Minimum Basic Growth Account447 created in this section.
- 448 (2) There is created within the Income Tax Fund a restricted account known as the449 "Minimum Basic Growth Account."
- 450 (3) The account shall be funded by amounts deposited into the account in accordance
  451 with Section 53F-2-301 [or 53F-2-301.5, as applicable].
- 452 (4) The account shall earn interest.
- 453 (5) Interest earned on the account shall be deposited into the account.
- 454 (6) Upon appropriation by the Legislature:
- (a) 75% of the money from the account shall be used to fund the state's contribution to
  the voted local levy guarantee described in Section 53F-2-601;
- (b) 20% of the money from the account shall be used to fund the Capital OutlayFoundation Program as provided in Section 53F-3-202; and
- 459 (c) 5% of the money from the account shall be used to fund the Capital Outlay
- 460 Enrollment Growth Program as provided in Section 53F-3-203.
- 461 Section 8. Section **53F-9-305** is amended to read:

462	53F-9-305. Local Levy Growth Account.
463	(1) As used in this section, "account" means the Local Levy Growth Account created in
464	this section.
465	(2) There is created within the Income Tax Fund a restricted account known as the
466	"Local Levy Growth Account."
467	(3) The account shall be funded by:
468	(a) amounts deposited into the account in accordance with Section 53F-2-301 [or
469	<del>53F-2-301.5, as applicable</del> ]; and
470	(b) other legislative appropriations.
471	(4) The account shall earn interest.
472	(5) Interest earned on the account shall be deposited into the account.
473	(6) The Legislature shall appropriate money in the account to the state board.
474	Section 9. Section <b>53F-9-306</b> is amended to read:
475	53F-9-306. Teacher and Student Success Account.
476	(1) As used in this section, "account" means the Teacher and Student Success Account
477	created in this section.
478	(2) There is created within the Income Tax Fund a restricted account known as the
479	"Teacher and Student Success Account."
480	(3) The account shall be funded by:
481	(a) amounts deposited into the account in accordance with Section 53F-2-301 [or
482	<del>53F-2-301.5, as applicable</del> ]; and
483	(b) other legislative appropriations.
484	(4) The account shall earn interest.
485	(5) Interest earned on the account shall be deposited into the account.
486	(6) The Legislature shall appropriate money in the account to the state board.
487	Section 10. Section <b>53G-3-304</b> is amended to read:
488	53G-3-304. Property tax levies in new district and remaining district
489	Distribution of property tax revenue.
490	(1) Notwithstanding terms defined in Section $53G-3-102$ , as used in this section:
491	(a) "Divided school district" or "existing district" means a school district from which a
402	and district is successful

492 new district is created.

493 (b) "New district" means a school district created under Section 53G-3-302 after May 494 10, 2011. (c) "Property tax levy" means a property tax levy that a school district is authorized to 495 496 impose, except: 497 (i) the minimum basic tax rate imposed under Section 53F-2-301 [or 53F-2-301.5, as 498 applicable]; 499 (ii) a debt service levy imposed under Section 11-14-310; or 500 (iii) a judgment levy imposed under Section 59-2-1330. 501 (d) "Qualifying taxable year" means the calendar year in which a new district begins to 502 provide educational services. 503 (e) "Remaining district" means an existing district after the creation of a new district. 504 (2) A new district and remaining district shall continue to impose property tax levies 505 that were imposed by the divided school district in the taxable year prior to the qualifying 506 taxable year. 507 (3) Except as provided in Subsection (6), a property tax levy that a new district and 508 remaining district are required to impose under Subsection (2) shall be set at a rate that: 509 (a) is uniform in the new district and remaining district; and 510 (b) generates the same amount of revenue that was generated by the property tax levy 511 within the divided school district in the taxable year prior to the qualifying taxable year. 512 (4) The county treasurer of the county in which a property tax levy is imposed under 513 Subsection (2) shall distribute revenues generated by the property tax levy to the new district 514 and remaining district in proportion to the percentage of the divided school district's enrollment 515 on the October 1 prior to the new district commencing educational services that were enrolled 516 in schools currently located in the new district or remaining district. 517 (5) On or before March 31, a county treasurer shall distribute revenues generated by a 518 property tax levy imposed under Subsection (2) in the prior calendar year to a new district and 519 remaining district as provided in Subsection (4). 520 (6) (a) Subject to the notice and public hearing requirements of Section 59-2-919, a 521 new district or remaining district may set a property tax rate higher than the rate required by 522 Subsection (3), up to: 523 (i) the maximum rate, if any, allowed by law; or

524	(ii) the maximum rate authorized by voters for a voted local levy under Section
525	53F-8-301.
526	(b) The revenues generated by the portion of a property tax rate in excess of the rate
527	required by Subsection (3) shall be retained by the district that imposes the higher rate.
528	Section 11. Section <b>59-2-919.1</b> is amended to read:
529	59-2-919.1. Notice of property valuation and tax changes.
530	(1) In addition to the notice requirements of Section 59-2-919, the county auditor, on or
531	before July 22 of each year, shall notify each owner of real estate who is listed on the
532	assessment roll.
533	(2) The notice described in Subsection (1) shall:
534	(a) except as provided in Subsection [(6)] (5), be sent to all owners of real property by
535	mail 10 or more days before the day on which:
536	(i) the county board of equalization meets; and
537	(ii) the taxing entity holds a public hearing on the proposed increase in the certified tax
538	rate;
539	(b) be on a form that is:
540	(i) approved by the commission; and
541	(ii) uniform in content in all counties in the state; and
542	(c) contain for each property:
543	(i) the assessor's determination of the value of the property;
544	(ii) the taxable value of the property;
545	(iii) (A) the deadline for the taxpayer to make an application to appeal the valuation or
546	equalization of the property under Section 59-2-1004; or
547	(B) for property assessed by the commission, the deadline for the taxpayer to apply to
548	the commission for a hearing on an objection to the valuation or equalization of the property
549	under Section 59-2-1007;
550	(iv) for a property assessed by the commission, a statement that the taxpayer may not
551	appeal the valuation or equalization of the property to the county board of equalization;
552	(v) itemized tax information for all applicable taxing entities, including:
553	(A) the dollar amount of the taxpayer's tax liability for the property in the prior year;
554	and

555	(B) the dollar amount of the taxpayer's tax liability under the current rate;				
556	(vi) the following, stated separately:				
557	(A) the charter school levy described in Section 53F-2-703;				
558	(B) the multicounty assessing and collecting levy described in Subsection				
559	59-2-1602(2);				
560	(C) the county assessing and collecting levy described in Subsection 59-2-1602(4); and				
561	[(D) for a fiscal year that begins before July 1, 2023, the combined basic rate as defined				
562	in Section 53F-2-301.5; and]				
563	[(E)] (D) for a fiscal year that begins on or after July 1, 2023, the combined basic rate				
564	as defined in Section 53F-2-301;				
565	(vii) the tax impact on the property;				
566	(viii) the time and place of the required public hearing for each entity;				
567	(ix) property tax information pertaining to:				
568	(A) taxpayer relief;				
569	(B) options for payment of taxes;				
570	(C) collection procedures; and				
571	(D) the residential exemption described in Section 59-2-103;				
572	(x) information specifically authorized to be included on the notice under this chapter;				
573	(xi) the last property review date of the property as described in Subsection				
574	59-2-303.1(1)(c); and				
575	(xii) other property tax information approved by the commission.				
576	(3) If a taxing entity that is subject to the notice and hearing requirements of				
577	Subsection 59-2-919(4) proposes a tax increase, the notice described in Subsection (1) shall				
578	state, in addition to the information required by Subsection (2):				
579	(a) the dollar amount of the taxpayer's tax liability if the proposed increase is approved;				
580	(b) the difference between the dollar amount of the taxpayer's tax liability if the				
581	proposed increase is approved and the dollar amount of the taxpayer's tax liability under the				
582	current rate, placed in close proximity to the information described in Subsection (2)(c)(viii);				
583	and				
584	(c) the percentage increase that the dollar amount of the taxpayer's tax liability under				
585	the proposed tax rate represents as compared to the dollar amount of the taxpayer's tax liability				

586	under the current tax rate.
587	[(4) For tax year 2022, the notice described in Subsection (1) shall state:]
588	[(a) the difference between:]
589	[(i) the dollar amount of the taxpayer's liability for the combined basic rate as defined
590	in Section 53F-2-301.5; and]
591	[(ii) the dollar amount that the taxpayer's liability for the combined basic rate as
592	defined in Section 53F-2-301.5 would have been if the combined basic rate were equal to the
593	sum of the minimum basic tax rate and the WPU value rate, as those terms are defined in
594	Section 53F-2-301.5; and]
595	[(b) the percentage change between the amount described in Subsection (4)(a)(i) and
596	the amount described in Subsection (4)(a)(ii).]
597	[(5)] (4) For tax years 2022 through 2025, the notice described in Subsection (1) shall
598	state:
599	(a) the difference between:
600	(i) the dollar amount of the taxpayer's liability for the rate imposed under Subsection
601	59-2-1602(2)(b)(i); and
602	(ii) the dollar amount of the taxpayer's liability if the rate imposed under Subsection
603	59-2-1602(2)(b)(i) were the certified revenue levy; and
604	(b) the percentage change between the amount described in Subsection $\left[\frac{(5)(a)(i)}{(i)}\right]$
605	(4)(a)(i) and the amount described in Subsection $[(5)(a)(ii)] (4)(a)(ii)$ .
606	[(6)] (5) (a) Subject to the other provisions of this Subsection $[(6)]$ (5), a county auditor
607	may, at the county auditor's discretion, provide the notice required by this section to a taxpayer
608	by electronic means if a taxpayer makes an election, according to procedures determined by the
609	county auditor, to receive the notice by electronic means.
610	(b) (i) If a notice required by this section is sent by electronic means, a county auditor
611	shall attempt to verify whether a taxpayer receives the notice.
612	(ii) If receipt of the notice sent by electronic means cannot be verified 14 days or more
613	before the county board of equalization meets and the taxing entity holds a public hearing on a
614	proposed increase in the certified tax rate, the notice required by this section shall also be sent
615	by mail as provided in Subsection (2).
616	(c) A taxpayer may revoke an election to receive the notice required by this section by

electronic means if the taxpayer provides written notice to the county auditor on or before April				
30.				
(d) An election or a revocation of an election under this Subsection $[(6)]$ (5):				
(i) does not relieve a taxpayer of the duty to pay a tax due under this chapter on or				
before the due date for paying the tax; or				
(ii) does not alter the requirement that a taxpayer appealing the valuation or the				
equalization of the taxpayer's real property submit the application for appeal within the time				
period provided in Subsection 59-2-1004(3).				
(e) A county auditor shall provide the notice required by this section as provided in				
Subsection (2), until a taxpayer makes a new election in accordance with this Subsection [(6)]				
<u>(5)</u> , if:				
(i) the taxpayer revokes an election in accordance with Subsection $[(6)(c)]$ (5)(c) to				
receive the notice required by this section by electronic means; or				
(ii) the county auditor finds that the taxpayer's electronic contact information is invalid.				
(f) A person is considered to be a taxpayer for purposes of this Subsection [(6)] (5)				
regardless of whether the property that is the subject of the notice required by this section is				
exempt from taxation.				
Section 12. Section <b>59-2-926</b> is amended to read:				
59-2-926. Proposed tax increase by state Notice Contents Dates.				
If the state authorizes a tax rate that exceeds the [applicable tax] combined basic rate				
described in Section 53F-2-301 [or 53F-2-301.5], or authorizes a levy pursuant to Section				
59-2-1602 that exceeds the certified revenue levy as defined in Section 59-2-102, the state shall				
publish a notice no later than 10 days after the last day of the annual legislative general session				
that meets the following requirements:				
(1) (a) The Office of the Legislative Fiscal Analyst shall advertise that the state				
authorized a levy that generates revenue in excess of the previous year's ad valorem tax				
revenue, plus eligible new growth as defined in Section 59-2-924, but exclusive of revenue				
from collections from redemptions, interest, and penalties:				
(i) in a newspaper of general circulation in the state; and				
(ii) as required in Section 45-1-101.				
(b) Except an advertisement published on a website, the advertisement described in				

648	Subsection (1)(a):				
649	(i) shall be no less than $1/4$ page in size and the type used shall be no smaller than $18$				
650	point, and surrounded by a 1/4-inch border;				
651	(ii) may not be placed in that portion of the newspaper where legal notices and				
652	classified advertisements appear; and				
653	(iii) shall be run once.				
654	(2) The form and content of the notice shall be substantially as follows:				
655	"NOTICE OF TAX INCREASE				
656	The state has budgeted an increase in its property tax revenue from \$ to				
657	\$ or%. The increase in property tax revenues will come from the following				
658	sources (include all of the following provisions):				
659	(a) \$ of the increase will come from (provide an explanation of the cause				
660	of adjustment or increased revenues, such as reappraisals or factoring orders);				
661	(b) \$ of the increase will come from natural increases in the value of the				
662	tax base due to (explain cause of eligible new growth, such as new building activity,				
663	annexation, etc.); and				
664	(c) a home valued at \$100,000 in the state of Utah which based on last year's (levy for				
665	the basic state-supported school program, applicable tax rate for the Property Tax Valuation				
666	Fund, or both) paid \$ in property taxes would pay the following:				
667	(i) \$ if the state of Utah did not budget an increase in property tax revenue				
668	exclusive of eligible new growth; and				
669	(ii) \$ under the increased property tax revenues exclusive of eligible new				
670	growth budgeted by the state of Utah."				
671	Section 13. Section 63I-2-211 is amended to read:				
672	63I-2-211. Repeal dates: Title 11.				
673	[(1) Subsections 11-13-302(2)(a)(i) and (2)(b)(i), the language that states "or				
674	53F-2-301.5, as applicable" is repealed July 1, 2023.]				
675	[(2) Section 11-13-310, the language that states "or 53F-2-301.5, as applicable," is				
676	repealed July 1, 2023.]				
677	[(3) Title 11, Chapter 53, Residential Property Reimbursement, is repealed on January				
678	<del>1, 2020.</del> ]				

679	Reserved.
680	Section 14. Section 63I-2-253 is amended to read:
681	63I-2-253. Repeal dates: Titles 53 through 53G.
682	[(1) (a) Subsection 53B-2a-108(5), regarding exceptions to the composition of a
683	technical college board of trustees, is repealed July 1, 2022.]
684	[(b) When repealing Subsection 53B-2a-108(5), the Office of Legislative Research and
685	General Counsel shall, in addition to its authority under Subsection 36-12-12(3), make
686	necessary changes to subsection numbering and cross references.]
687	[(2)] (1) Section 53B-6-105.7 is repealed July 1, 2024.
688	[(3)] (2) Section 53B-7-707 regarding performance metrics for technical colleges is
689	repealed July 1, 2023.
690	[(4)] (3) Section 53B-8-114 is repealed July 1, 2024.
691	[(5)] (4) The following provisions, regarding the Regents' scholarship program, are
692	repealed on July 1, 2023:
693	(a) in Subsection $53B-8-105(12)$ , the language that states, "or any scholarship
694	established under Sections 53B-8-202 through 53B-8-205";
695	(b) Section 53B-8-202;
696	(c) Section 53B-8-203;
697	(d) Section 53B-8-204; and
698	(e) Section 53B-8-205.
699	[(6)] (5) Section 53B-10-101 is repealed on July 1, 2027.
700	[(7)] (6) Title 53B, Chapter 18, Part 14, Uintah Basin Air Quality Research Project, is
701	repealed July 1, 2023.
702	[(8)] (7) Subsection 53E-1-201(1)(s) regarding the report by the Educational
703	Interpretation and Translation Services Procurement Advisory Council is repealed July 1, 2024.
704	[(9)] (8) Section 53E-1-202.2, regarding a Public Education Appropriations
705	Subcommittee evaluation and recommendations, is repealed January 1, 2024.
706	[(10)] (9) Subsection 53E-10-309(7), related to the PRIME pilot program, is repealed
707	July 1, 2024.
708	[(11) In Subsections 53F-2-205(4) and (5), regarding the State Board of Education's
709	duties if contributions from the minimum basic tax rate are overestimated or underestimated,

710	the language that states "or 53F-2-301.5, as applicable" is repealed July 1, 2023.]
711	[(12)] (10) Section 53F-2-209, regarding local education agency budgetary flexibility,
712	is repealed July 1, 2024.
713	[(13)] (11) Subsection 53F-2-301(1), relating to the years the section is not in effect, is
714	repealed July 1, 2023.
715	[(14)] (12) Section 53F-2-302.1, regarding the Enrollment Growth Contingency
716	Program, is repealed July 1, 2023.
717	[(15)] (13) Subsection 53F-2-314(4), relating to a one-time expenditure between the
718	at-risk WPU add-on funding and previous at-risk funding, is repealed January 1, 2024.
719	[(16)] (14) Section 53F-2-524, regarding teacher bonuses for extra work assignments,
720	is repealed July 1, 2024.
721	[(17) In Subsection 53F-2-515(1), the language that states "or 53F-2-301.5, as
722	applicable" is repealed July 1, 2023.]
723	[(18) Subsection 53F-4-401(3)(b), regarding a child enrolled or eligible for enrollment
724	in kindergarten, is repealed July 1, 2022.]
725	[(19) In Subsection 53F-4-404(4)(c), the language that states "Except as provided in
726	Subsection (4)(d)" is repealed July 1, 2022.]
727	[ <del>(20) Subsection 53F-4-404(4)(d) is repealed July 1, 2022.</del> ]
728	[(21) In Subsection 53F-9-302(3), the language that states "or 53F-2-301.5, as
729	applicable" is repealed July 1, 2023.]
730	[(22) In Subsection 53F-9-305(3)(a), the language that states "or 53F-2-301.5, as
731	applicable" is repealed July 1, 2023.]
732	[(23) In Subsection 53F-9-306(3)(a), the language that states "or 53F-2-301.5, as
733	applicable" is repealed July 1, 2023.]
734	[ <del>(24) In Subsection 53G-3-304(1)(c)(i), the language that states "or 53F-2-301.5, as</del>
735	applicable" is repealed July 1, 2023.]
736	[(25)] (15) On July 1, 2023, when making changes in this section, the Office of
737	Legislative Research and General Counsel shall, in addition to the office's authority under
738	Subsection 36-12-12(3), make corrections necessary to ensure that sections and subsections
739	identified in this section are complete sentences and accurately reflect the office's perception of
740	the Legislature's intent.

741	Section 15. Section 63I-2-259 is amended to read:				
742	63I-2-259. Repeal dates: Title 59.				
743	[(1) In Section 59-2-926, the language that states "applicable" and "or 53F-2-301.5" is				
744	repealed July 1, 2023.]				
745	$\left[\frac{(2)}{(1)}\right]$ Subsection 59-7-610(8), relating to claiming a tax credit in the same taxable				
746	year as the targeted business income tax credit, is repealed December 31, 2024.				
747	[(3)] (2) Subsection 59-7-614.10(5), relating to claiming a tax credit in the same				
748	taxable year as the targeted business income tax credit, is repealed December 31, 2024.				
749	[ <del>(4)</del> ] <u>(3)</u> Section 59-7-624 is repealed December 31, 2024.				
750	[(5)] (4) Subsection 59-10-210(2)(b)(vi) is repealed December 31, 2024.				
751	[(6)] (5) Subsection 59-10-1007(8), relating to claiming a tax credit in the same taxable				
752	year as the targeted business income tax credit, is repealed December 31, 2024.				
753	[(7)] (6) Subsection 59-10-1037(5), relating to claiming a tax credit in the same taxable				
754	year as the targeted business income tax credit, is repealed December 31, 2024.				
755	[ <del>(8)</del> ] <u>(7)</u> Section 59-10-1112 is repealed December 31, 2024.				
756	Section 16. Repealer.				
757	This bill repeals:				
758	Section 53F-2-301.5, Minimum basic tax rate for a fiscal year that begins on July 1,				
759	2018, 2019, 2020, 2021, or 2022.				
760	Section 17. Fiscal Year 2023 Appropriations.				
761	The following sums of money are appropriated for the fiscal year beginning July 1,				
762	2022, and ending June 30, 2023. These are additions to amounts otherwise appropriated for				
763	fiscal year 2023.				
764	Subsection 17(a). Operating and Capital Budgets.				
765	Under the terms and conditions of Title 63J, Chapter 1, Budgetary Procedures Act, the				
766	Legislature appropriates the following sums of money from the funds or accounts indicated for				
767	the use and support of the government of the state of Utah.				
768	PUBLIC EDUCATION				
769	STATE BOARD OF EDUCATION - MINIMUM SCHOOL PROGRAM				
770	ITEM 1 To State Board of Education - Minimum School Program - Basic School Program				
771	From Beginning Nonlapsing Balances 17,538,100				

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772	From Closing Nonlapsing Balances	<u>(16,400,200)</u>
773	Schedule of Programs:	
774	Necessarily Existent Small Schools	<u>1,137,900</u>
775	ITEM 2 To State Board of Education - Minimum School Program - Relate	ed to Basic School
776	Programs	
777	From Uniform School Fund, One-Time	2,597,100
778	From Beginning Nonlapsing Balances	22,654,800
779	From Closing Nonlapsing Balances	(4,740,700)
780	Schedule of Programs:	
781	Pupil Transportation Grants for Unsafe Routes	<u>5,600</u>
782	At-Risk Students - Gang Prevention and Intervention	1,000,000
783	Centennial Scholarship Program	23,600
784	Title I Schools Paraeducators Program	<u>200,000</u>
785	School LAND Trust Program	80,100
786	Charter School Local Replacement	8,000,000
787	Educator Salary Adjustments	<u>2,597,100</u>
788	Matching Fund for School Nurses	<u>400</u>
789	Special Education - Intensive Services	<u>1,000,000</u>
790	Digital Teaching and Learning Program	<u>2,000,000</u>
791	Effective Teachers in High Poverty Schools Incentive	
792	Program	<u>150,000</u>
793	Elementary School Counselor Program	284,400
794	Teacher and Student Success Program	200,000
795	Student Health and Counseling Support Program	<u>4,070,000</u>
796	English Language Learner Software	<u>900,000</u>
797	ITEM 3 To State Board of Education - Minimum School Program - Voted	and Board Local
798	Levy Programs	
799	From Beginning Nonlapsing Balances	<u>38,790,800</u>
800	Schedule of Programs:	
801	Voted Local Levy Program	12,151,200
802	Board Local Levy Program	26,639,600

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803	STATE BOARD OF EDUCATION		
804	ITEM 4 To State Board of Education - Child Nutrition Programs		
805	From Revenue Transfers, One-Time		(174,400)
806	From Beginning Nonlapsing Balances		924,700
807	From Closing Nonlapsing Balances		(749,800)
808	Schedule of Programs:		
809	Federal Commodities	<u>500</u>	
810	ITEM 5 To State Board of Education - Educator Licensing		
811	From Revenue Transfers, One-Time		<u>(131,900)</u>
812	From Beginning Nonlapsing Balances		1,601,500
813	From Closing Nonlapsing Balances		(1,519,300)
814	Schedule of Programs:		
815	Educator Licensing	(56,900)	
816	STEM Endorsement Incentives	7,200	
817	ITEM 6 To State Board of Education - Fine Arts Outreach		
818	From Beginning Nonlapsing Balances		(615,800)
819	From Closing Nonlapsing Balances		1,511,700
820	Schedule of Programs:		
821	Professional Outreach Programs in the Schools	<u>841,900</u>	
822	Subsidy Program	54,000	
823	ITEM 7 To State Board of Education - Contracted Initiatives and Grants		
824	From Income Tax Fund, One-Time		(1,500,000)
825	From Public Education Economic Stabilization Restricted Accourt	<u>nt,</u>	
826	<u>One-Time</u>		1,500,000
827	From Revenue Transfers, One-Time		<u>(6,900)</u>
828	From Beginning Nonlapsing Balances		<u>9,501,900</u>
829	From Closing Nonlapsing Balances		(10,434,500)
830	From Lapsing Balance		<u>(6,700)</u>
831	Schedule of Programs:		
832	Autism Awareness	(6,700)	
833	Carson Smith Scholarships	(423,900)	

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834	Early Warning Pilot Program	(75,000)	
835	ELL Software Licenses	71,100	
836	General Financial Literacy	(20,500)	
837	<u>UPSTART</u>	<u>(281,900)</u>	
838	ULEAD	(203,600)	
839	Special Needs Opportunity Scholarship Administration	(5,700)	
840	ITEM 8 To State Board of Education - MSP Categorical Program Administry	stration	
841	From Revenue Transfers, One-Time		<u>(95,700)</u>
842	From Beginning Nonlapsing Balances		1,488,000
843	From Closing Nonlapsing Balances		(1,431,000)
844	Schedule of Programs:		
845	Adult Education	26,600	
846	Beverley Taylor Sorenson Elementary Arts Learning		
847	<u>Program</u>	<u>(3,400)</u>	
848	Digital Teaching and Learning	<u>(108,100)</u>	
849	Dual Immersion	24,300	
850	Special Education State Programs	<u>(116,800)</u>	
851	Youth-in-Custody	<u>60,400</u>	
852	Early Literacy Program	16,600	
853	CTE Online Assessments	(35,000)	
854	State Safety and Support Program	82,700	
855	Student Health and Counseling Support Program	2,300	
856	Early Intervention	11,700	
857	ITEM 9 To State Board of Education - Science Outreach		
858	From Beginning Nonlapsing Balances		<u>646,000</u>
859	From Closing Nonlapsing Balances		(646,000)
860	ITEM 10 To State Board of Education - Policy, Communication, & Overs	ight	
861	From Revenue Transfers, One-Time		(331,800)
862	From Beginning Nonlapsing Balances		3,746,100
863	From Closing Nonlapsing Balances		(3,570,300)
864	Schedule of Programs:		

865	Policy and Communication	<u>(673,900)</u>	
866	Student Support Services	(158,000)	
867	School Turnaround and Leadership Development Act	675,900	
868	ITEM 11 To State Board of Education - System Standards & Accountabil	ity	
869	From Revenue Transfers, One-Time		<u>(467,200)</u>
870	From Beginning Nonlapsing Balances		23,046,900
871	From Closing Nonlapsing Balances		(22,315,200)
872	Schedule of Programs:		
873	Teaching and Learning	<u>68,300</u>	
874	Assessment and Accountability	618,400	
875	Career and Technical Education	4,400	
876	Special Education	(414,800)	
877	RTC Fees	<u>(11,800)</u>	
878	ITEM 12 To State Board of Education - State Charter School Board		
879	From Revenue Transfers, One-Time		(51,900)
880	From Beginning Nonlapsing Balances		2,208,400
881	From Closing Nonlapsing Balances		<u>(1,957,000)</u>
882	Schedule of Programs:		
883	State Charter School Board	<u>199,500</u>	
884	ITEM 13 To State Board of Education - Utah Schools for the Deaf and th	e Blind	
885	From Beginning Nonlapsing Balances		1,873,100
886	From Closing Nonlapsing Balances		<u>(3,152,000)</u>
887	Schedule of Programs:		
888	Administration	<u>(2,435,500)</u>	
889	Transportation and Support Services	1,714,700	
890	Utah State Instructional Materials Access Center	(612,700)	
891	School for the Deaf	105,600	
892	School for the Blind	(51,000)	
893	ITEM 14 To State Board of Education - Statewide Online Education Prog	<u>ram Subsidy</u>	
894	From Beginning Nonlapsing Balances		3,792,100
895	From Closing Nonlapsing Balances		(3,792,100)

896	ITEM 15 To State Board of Education - State Board and Administrative Operation	ations
897	From Beginning Nonlapsing Balances	<u>10,161,100</u>
898	From Closing Nonlapsing Balances	(10,624,900)
899	From Lapsing Balance	<u>64,500</u>
900	Schedule of Programs:	
901	Indirect Cost Pool 38	85,600
902	Data and Statistics (8	333,000)
903	School Trust 48	8,100
904	Subsection 17(b). Expendable Funds and Accounts.	
905	The Legislature has reviewed the following expendable funds. The Le	egislature
906	authorizes the State Division of Finance to transfer amounts between funds a	nd accounts as
907	indicated. Outlays and expenditures from the funds or accounts to which the	money is
908	transferred may be made without further legislative action, in accordance with	h statutory
909	provisions relating to the funds or accounts.	
910	PUBLIC EDUCATION	
911	STATE BOARD OF EDUCATION	
912	ITEM 16 To State Board of Education - Charter School Revolving Account	
913	From Beginning Fund Balance	<u>(171,100)</u>
914	From Closing Fund Balance	<u>171,100</u>
915	ITEM 17 To State Board of Education - Hospitality and Tourism Management	t Education
916	Account	
917	From Beginning Fund Balance	<u>157,200</u>
918	From Closing Fund Balance	(157,200)
919	ITEM 18 To State Board of Education - School Building Revolving Account	
920	From Beginning Fund Balance	<u>(81,700)</u>
921	From Closing Fund Balance	<u>81,700</u>
922	ITEM 19 To State Board of Education - Charter School Closure Reserve Acco	<u>ount</u>
923	From Beginning Fund Balance	<u>2,800</u>
924	From Closing Fund Balance	(2,800)
925	Subsection 17(c). Restricted Fund and Account Transfers.	
926	The Legislature authorizes the State Division of Finance to transfer the	ne following

927	amounts between the following funds or accounts as indicated. Expenditures and outlays from	<u>n</u>
928	the funds to which the money is transferred must be authorized by an appropriation.	
929	ITEM 20 To Uniform School Fund Restricted - Public Education Economic Stabilization	
930	Restricted Account	
931	From Beginning Fund Balance	22,900
932	From Closing Fund Balance (1,5	536,100)
933	Schedule of Programs:	
934	Public Education Economic Stabilization Restricted	
935	<u>Account</u> (1,513,200)	
936	Subsection 17(d). Fiduciary Funds.	
937	The Legislature has reviewed proposed revenues, expenditures, fund balances, and	
938	changes in fund balances for the following fiduciary funds.	
939	PUBLIC EDUCATION	
940	STATE BOARD OF EDUCATION	
941	ITEM 21 To State Board of Education - Education Tax Check-off Lease Refunding	
942	From Beginning Fund Balance	<u>900</u>
943	From Closing Fund Balance	<u>(900)</u>
944	ITEM 22 To State Board of Education - Schools for the Deaf and the Blind Donation Fund	
945	From Dedicated Credits Revenue, One-Time	(90,000)
946	From Interest Income, One-Time	<u>(4,400)</u>
947	From Beginning Fund Balance	12,900
948	From Closing Fund Balance	(19,900)
949	Schedule of Programs:	
950	Schools for the Deaf and the Blind Donation Fund (101,400)	
951	Section 18. Fiscal Year 2024 Appropriations.	
952	The following sums of money are appropriated for the fiscal year beginning July 1,	
953	2023 and ending June 30, 2024. These are additions to amounts otherwise appropriated for	
954	fiscal year 2024.	
955	Subsection 18(a). Operating and Capital Budgets.	
956	Under the terms and conditions of Title 63J, Chapter 1, Budgetary Procedures Act, the	<u>e</u>
957	Legislature appropriates the following sums of money from the funds or accounts indicated for	or

958	the use and support of the government of the state of Utah.	
959	PUBLIC EDUCATION	
960	STATE BOARD OF EDUCATION - MINIMUM SCHOOL PROGRAM	
961	ITEM 23 To State Board of Education - Minimum School Program - Basic	School Program
962	From Uniform School Fund	3,086,473,300
963	From Local Revenue	731,890,200
964	From Beginning Nonlapsing Balances	36,906,000
965	From Closing Nonlapsing Balances	(36,906,000)
966	Schedule of Programs:	
967	Kindergarten (25,647 WPUs)	107,076,200
968	Grades 1 - 12 (611,450 WPUs)	2,552,803,800
969	Foreign Exchange (398 WPUs)	<u>1,661,800</u>
970	Necessarily Existent Small Schools (10,708 WPUs)	44,705,900
971	Professional Staff (57,118 WPUs)	238,467,700
972	Special Education - Add-on (93,579 WPUs)	390,692,300
973	Special Education - Self-Contained (11,334 WPUs)	47,319,500
974	Special Education - Preschool (11,372 WPUs)	47,478,100
975	Special Education - Extended School Year (460 WPUs)	<u>1,920,500</u>
976	Special Education - Impact Aid (2,072 WPUs)	<u>8,650,500</u>
977	Special Education - Extended Year for Special Educators	
978	<u>(909 WPUs)</u>	3,795,100
979	Career and Technical Education - Add-on (29,257 WPUs)	122,148,000
980	Class Size Reduction (42,604 WPUs)	177,871,800
981	Students At-Risk Add-on (17,670 WPUs)	73,772,300
982	ITEM 24 To State Board of Education - Minimum School Program - Relate	ed to Basic School
983	Programs	
984	From Uniform School Fund	795,721,000
985	From Income Tax Fund Restricted - Charter School Levy Account	35,169,000
986	From Teacher and Student Success Account	<u>163,616,200</u>
987	From Uniform School Fund Restricted - Trust Distribution Accourt	<u>101,803,300</u>
988	From Beginning Nonlapsing Balances	30,935,300

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(30,935,300)

989	From Closing Nonlapsing Balances	<u>(30</u>
990	Schedule of Programs:	
991	Pupil Transportation To & From School	121,440,100
992	Flexible Allocation - WPU Distribution	19,101,000
993	At-Risk Students - Gang Prevention and Intervention	2,322,800
994	Youth in Custody	30,684,900
995	Adult Education	17,245,300
996	Enhancement for Accelerated Students	6,670,900
997	Concurrent Enrollment	17,273,700
998	Title I Schools Paraeducators Program	300,000
999	School LAND Trust Program	101,803,300
1000	Charter School Local Replacement	247,138,000
1001	Early Literacy Program	14,550,000
1002	Educator Salary Adjustments	194,181,800
1003	Teacher Salary Supplement	22,266,100
1004	School Library Books and Electronic Resources	765,000
1005	Matching Fund for School Nurses	1,002,000
1006	Dual Immersion	5,030,000
1007	Teacher Supplies and Materials	5,500,000
1008	Beverley Taylor Sorenson Elementary Arts Learning	
1009	Program	17,080,000
1010	Early Intervention	36,655,000
1011	Digital Teaching and Learning Program	19,852,400
1012	Effective Teachers in High Poverty Schools Incentive	
1013	Program	801,000
1014	Elementary School Counselor Program	2,100,000
1015	Pupil Transportation Rural School Reimbursement	500,000
1016	Pupil Transportation - Rural School Grants	1,000,000
1017	Teacher and Student Success Program	178,616,200
1018	Student Health and Counseling Support Program	25,480,000
1019	Grants for Professional Learning	<u>3,935,000</u>

1020	Charter School Funding Base Program	3,015,000	
1021	ITEM 25 To State Board of Education - Minimum School Program - Ve	oted and Board L	ocal
1022	Levy Programs		
1023	From Uniform School Fund		<u>99,560,500</u>
1024	From Local Levy Growth Account		108,461,300
1025	From Local Revenue		924,572,200
1026	From Income Tax Fund Restricted - Minimum Basic Growth A	Account	56,250,000
1027	Schedule of Programs:		
1028	Voted Local Levy Program	<u>724,228,100</u>	
1029	Board Local Levy Program	464,615,900	
1030	STATE BOARD OF EDUCATION - SCHOOL BUILDING PROGRAMS		
1031	ITEM 26 To State Board of Education - School Building Programs - Ca	pital Outlay Prog	rams
1032	From Income Tax Fund		14,499,700
1033	From Income Tax Fund Restricted - Minimum Basic Growth A	Account	18,750,000
1034	Schedule of Programs:		
1035	Foundation Program	27,610,900	
1036	Enrollment Growth Program	5,638,800	
1037	STATE BOARD OF EDUCATION		
1038	ITEM 27 To State Board of Education - Child Nutrition Programs		
1039	From Income Tax Fund		<u>400</u>
1040	From Federal Funds		337,864,300
1041	From Dedicated Credits Revenue		<u>6,200</u>
1042	From Dedicated Credit - Liquor Tax		50,046,600
1043	From Revenue Transfers		(570,300)
1044	From Beginning Nonlapsing Balances		2,189,200
1045	From Closing Nonlapsing Balances		(512,700)
1046	Schedule of Programs:		
1047	Child Nutrition	358,752,300	
1048	Federal Commodities	30,271,400	
1049	ITEM 28 To State Board of Education - Educator Licensing		
1050	From Income Tax Fund		4,531,000

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1051	From Revenue Transfers	
1052	From Beginning Nonlapsing Balances	
1053	From Closing Nonlapsing Balances	
1054	Schedule of Programs:	

(384,900)

2,027,800

(1,415,200)

12,678,100

700,000

3,767,100

1054	Schedule of Programs:		
1055	Educator Licensing	2,835,200	
1056	STEM Endorsement Incentives	1,627,200	
1057	National Board-Certified Teachers	296,300	
1058	ITEM 29 To State Board of Education - Fine Arts Outreach		
1059	From Income Tax Fund		5,710,000
1060	From Beginning Nonlapsing Balances		29,200
1061	From Closing Nonlapsing Balances		(29,200)
1062	Schedule of Programs:		
1063	Professional Outreach Programs in the Schools	5,371,000	
1064	Provisional Program	285,000	
1065	Subsidy Program	<u>54,000</u>	
1066	ITEM 30 To State Board of Education - Contracted Initiatives and Grants		
1067	From General Fund		8,293,700
1068	From Income Tax Fund		52,412,300
1069	From General Fund Restricted - Autism Awareness Account		<u>50,700</u>
1070	From Revenue Transfers		(135,700)
1071	From Beginning Nonlapsing Balances		15,064,900
1072	From Closing Nonlapsing Balances		<u>(9,957,600)</u>
1073	From Lapsing Balance		(15,700)
1074	Schedule of Programs:		
1075	Autism Awareness	35,000	
1076	Carson Smith Scholarships	8,137,300	
1077	Computer Science Initiatives	117,500	
1078	Contracts and Grants	3,194,300	

Software Licenses for Early Literacy

Elementary Reading Assessment Software Tools

Early Warning Pilot Program

1079

1080

1081

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1082	General Financial Literacy	469,400
1083	Intergenerational Poverty Interventions	1,055,800
1084	Interventions for Reading Difficulties	366,500
1085	IT Academy	<u>500,000</u>
1086	Paraeducator to Teacher Scholarships	<u>30,500</u>
1087	Partnerships for Student Success	2,843,800
1088	ProStart Culinary Arts Program	<u>521,500</u>
1089	UPSTART	25,024,000
1090	ULEAD	<u>378,000</u>
1091	Supplemental Educational Improvement Matching Grants	156,900
1092	Competency-Based Education Grants	2,931,700
1093	Special Needs Opportunity Scholarship Administration	55,200
1094	Education Technology Management System	1,850,000
1095	School Data Collection and Analysis	<u>900,000</u>
1096	ITEM 31 To State Board of Education - MSP Categorical Program Admini	stration
1097	From Income Tax Fund	7,583,300
1098	From Revenue Transfers	<u>(515,500)</u>
1099	From Beginning Nonlapsing Balances	5,244,300
1100	From Closing Nonlapsing Balances	(4,413,600)
1101	Schedule of Programs:	
1102	Adult Education	335,100
1103	Beverley Taylor Sorenson Elementary Arts Learning	
1104	Program	118,700
1105	CTE Comprehensive Guidance	<u>281,400</u>
1106	Digital Teaching and Learning	435,500
1107	Dual Immersion	<u>601,900</u>
1108	At-Risk Students	474,400
1109	Special Education State Programs	157,900
1110	Youth-in-Custody	<u>1,275,600</u>
1111	Early Literacy Program	435,500
1112	CTE Online Assessments	<u>624,300</u>

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1113	CTE Student Organizations	<u>1,010,900</u>
1114	State Safety and Support Program	<u>622,500</u>
1115	Student Health and Counseling Support Program	<u>338,100</u>
1116	Early Learning Training and Assessment	<u>968,100</u>
1117	Early Intervention	<u>218,600</u>
1118	ITEM 32 To State Board of Education - Regional Education Servi	ce Agencies
1119	From Income Tax Fund	2,000,000
1120	Schedule of Programs:	
1121	Regional Education Service Agencies	<u>2,000,000</u>
1122	ITEM 33 To State Board of Education - Science Outreach	
1123	From Income Tax Fund	<u>6,265,000</u>
1124	From Beginning Nonlapsing Balances	<u>685,700</u>
1125	From Closing Nonlapsing Balances	(642,600)
1126	Schedule of Programs:	
1127	Informal Science Education Enhancement	<u>6,070,000</u>
1128	Provisional Program	<u>238,100</u>
1129	ITEM 34 To State Board of Education - Policy, Communication, a	& Oversight
1130	From General Fund	<u>410,000</u>
1131	From Income Tax Fund	<u>14,366,600</u>
1132	From Federal Funds	73,469,200
1133	From Dedicated Credits Revenue	<u>64,300</u>
1134	From General Fund Restricted - Electronic Cigarette Sub-	stance and Nicotine Product
1135	Tax Restricted Account	<u>5,084,200</u>
1136	From General Fund Restricted - Mineral Lease	<u>167,000</u>
1137	From Revenue Transfers	<u>(1,028,600)</u>
1138	From Income Tax Fund Restricted - Underage Drinking F	Prevention Program Restricted
1139	Account	<u>1,756,100</u>
1140	From Beginning Nonlapsing Balances	<u>14,190,700</u>
1141	From Closing Nonlapsing Balances	(16,255,300)
1142	Schedule of Programs:	
1143	Math Teacher Training	<u>110,700</u>

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1144	Teacher Retention in Indigenous Schools Grants	501,400	
1145	Policy and Communication	1,817,500	
1146	Student Support Services	85,059,100	
1147	School Turnaround and Leadership Development Act	4,735,500	
1148	ITEM 35 To State Board of Education - System Standards & Accountabi	lity	
1149	From General Fund		<u>100</u>
1150	From Income Tax Fund		32,791,700
1151	From Federal Funds		119,429,800
1152	From Dedicated Credits Revenue		7,046,600
1153	From Expendable Receipts		446,000
1154	From General Fund Restricted - Mineral Lease		404,100
1155	From Revenue Transfers		(2,466,700)
1156	From Beginning Nonlapsing Balances		28,858,500
1157	From Closing Nonlapsing Balances		<u>(16,634,100)</u>
1158	Schedule of Programs:		
1159	Teaching and Learning	32,370,800	
1160	Assessment and Accountability	29,012,400	
1161	Career and Technical Education	17,190,300	
1162	Special Education	81,829,100	
1163	RTC Fees	73,200	
1164	Early Literacy Outcomes Improvement	9,130,200	
1165	CPR Training Grant Program	270,000	
1166	ITEM 36 To State Board of Education - State Charter School Board		
1167	From Income Tax Fund		3,729,100
1168	From Revenue Transfers		(275,100)
1169	From Beginning Nonlapsing Balances		6,889,100
1170	From Closing Nonlapsing Balances		(6,320,000)
1171	Schedule of Programs:		
1172	State Charter School Board	4,023,100	
1173	ITEM 37 To State Board of Education - Utah Charter School Finance Au	<u>thority</u>	
1174	From Income Tax Fund Restricted - Charter School Reserve Acc	count	50,000

1175	From Income Tax Fund Restricted - Charter School Reserve Act	<u>count,</u>	
1176	<u>One-Time</u>		<u>(1,900)</u>
1177	Schedule of Programs:		
1178	Utah Charter School Finance Authority	48,1	<u>00</u>
1179	ITEM 38 To State Board of Education - Utah Schools for the Deaf and the	ne Blind	
1180	From Income Tax Fund		<u>39,894,300</u>
1181	From Federal Funds		<u>111,900</u>
1182	From Dedicated Credits Revenue		4,905,100
1183	From Revenue Transfers		6,356,600
1184	From Beginning Nonlapsing Balances		7,122,600
1185	From Closing Nonlapsing Balances		(10,709,700)
1186	Schedule of Programs:		
1187	Support Services	16,000	
1188	Administration	<u>11,138,100</u>	
1189	Transportation and Support Services	<u>11,738,400</u>	
1190	Utah State Instructional Materials Access Center	2,265,800	
1191	School for the Deaf	12,911,300	
1192	School for the Blind	<u>9,611,200</u>	
1193	ITEM 39 To State Board of Education - Statewide Online Education Pro	<u>gram Subsidy</u>	
1194	From Income Tax Fund		8,257,000
1195	From Revenue Transfers		<u>(60,900)</u>
1196	From Beginning Nonlapsing Balances		4,434,400
1197	From Closing Nonlapsing Balances		(4,138,400)
1198	Schedule of Programs:		
1199	Statewide Online Education Program	8,492,100	
1200	ITEM 40 To State Board of Education - State Board and Administrative	Operations	
1201	From General Fund		<u>200</u>
1202	From Income Tax Fund		14,188,200
1203	From Federal Funds		1,785,500
1204	From General Fund Restricted - Mineral Lease		1,173,200
1205	From General Fund Restricted - Land Exchange Distribution Ac	count	16,300

1206	From General Fund Restricted - School Readiness Account		66,900
1207	From Revenue Transfers		5,321,700
1208	From Uniform School Fund Restricted - Trust Distribution Accou	<u>nt</u>	773,300
1209	From Beginning Nonlapsing Balances		<u>19,136,800</u>
1210	From Closing Nonlapsing Balances		(8,140,500)
1211	Schedule of Programs:		
1212	Financial Operations	4,514,000	
1213	Information Technology	14,616,800	
1214	Indirect Cost Pool	7,280,900	
1215	Data and Statistics	1,682,900	
1216	School Trust	791,000	
1217	Board and Administration	5,436,000	
1218	SCHOOL AND INSTITUTIONAL TRUST FUND OFFICE		
1219	ITEM 41 To School and Institutional Trust Fund Office		
1220	From School and Institutional Trust Fund Management Account		3,404,200
1221	Schedule of Programs:		
1222	School and Institutional Trust Fund Office	3,404,200	
1223	Subsection 18(b). Expendable Funds and Accounts.		
1224	The Legislature has reviewed the following expendable funds. The	e Legislature	
1225	authorizes the State Division of Finance to transfer amounts between func-	ls and accounts	s as
1226	indicated. Outlays and expenditures from the funds or accounts to which t	the money is	
1227	transferred may be made without further legislative action, in accordance	with statutory	
1228	provisions relating to the funds or accounts.		
1229	PUBLIC EDUCATION		
1230	STATE BOARD OF EDUCATION		
1231	ITEM 42 To State Board of Education - Charter School Revolving Account	<u>.t</u>	
1232	From Dedicated Credits Revenue		4,600
1233	From Interest Income		132,200
1234	From Repayments		1,511,400
1235	From Beginning Fund Balance		7,258,700
1236	From Closing Fund Balance		(7,395,400)

1237	Schedule of Programs:
1238	Charter School Revolving Account 1,511,500
1239	ITEM 43 To State Board of Education - Hospitality and Tourism Management Education
1240	Account
1241	From Dedicated Credits Revenue 300,000
1242	From Interest Income 5,200
1243	From Beginning Fund Balance 745,200
1244	From Closing Fund Balance (400,400)
1245	Schedule of Programs:
1246	Hospitality and Tourism Management Education Account 650,000
1247	ITEM 44 To State Board of Education - School Building Revolving Account
1248	From Dedicated Credits Revenue 500
1249	From Interest Income 112,800
1250	From Repayments <u>1,465,600</u>
1251	From Beginning Fund Balance 10,217,100
1252	From Closing Fund Balance (10,330,400)
1253	Schedule of Programs:
1254	School Building Revolving Account <u>1,465,600</u>
1255	ITEM 45 To State Board of Education - Charter School Closure Reserve Account
1256	From Beginning Fund Balance 1,002,800
1257	From Closing Fund Balance (1,002,800)
1258	Subsection 18(c). Restricted Fund and Account Transfers.
1259	The Legislature authorizes the State Division of Finance to transfer the following
1260	amounts between the following funds or accounts as indicated. Expenditures and outlays from
1261	the funds to which the money is transferred must be authorized by an appropriation.
1262	PUBLIC EDUCATION
1263	ITEM 46 To Uniform School Fund Restricted - Public Education Economic Stabilization
1264	Restricted Account
1265	From Uniform School Fund440,640,400
1266	From Beginning Fund Balance2,168,800
1267	From Closing Fund Balance (2,168,800)

1268	Schedule of Programs:		
1269	Public Education Economic Stabilization Restricted		
1270	Account	440,640,400	
1271	ITEM 47 To Income Tax Fund Restricted - Minimum Basic Growth Account	<u>int</u>	
1272	From Income Tax Fund		75,000,000
1273	Schedule of Programs:		
1274	Income Tax Fund Restricted - Minimum Basic Growth		
1275	Account	75,000,000	
1276	ITEM 48 To Underage Drinking Prevention Program Restricted Account		
1277	From Liquor Control Fund		<u>1,750,000</u>
1278	Schedule of Programs:		
1279	Underage Drinking Prevention Program Restricted		
1280	Account	1,750,000	
1281	ITEM 49 To Local Levy Growth Account		
1282	From Income Tax Fund		108,461,300
1283	Schedule of Programs:		
1284	Local Levy Growth Account	108,461,300	
1285	ITEM 50 To Teacher and Student Success Account		
1286	From Income Tax Fund		163,616,200
1287	Schedule of Programs:		
1288	Teacher and Student Success Account	163,616,200	
1289	Subsection 18(d). Fiduciary Funds.		
1290	The Legislature has reviewed proposed revenues, expenditures, fu	nd balances, ar	nd
1291	changes in fund balances for the following fiduciary funds.		
1292	PUBLIC EDUCATION		
1293	STATE BOARD OF EDUCATION		
1294	ITEM 51 To State Board of Education - Education Tax Check-off Lease R	efunding	
1295	From Beginning Fund Balance		38,300
1296	From Closing Fund Balance		(37,400)
1297	Schedule of Programs:		
1298	Education Tax Check-off Lease Refunding	900	

1299	ITEM 52 To State Board of Education - Schools for the Deaf and the Blind Donation Fund
1300	From Dedicated Credits Revenue 115,000
1301	From Interest Income 5,400
1302	From Beginning Fund Balance 293,800
1303	From Closing Fund Balance (297,800)
1304	Schedule of Programs:
1305	Schools for the Deaf and the Blind Donation Fund 116,400
1306	Section 19. Effective date.
1307	(1) Except as provided in Subsection (2), this bill takes effect on July 1, 2023.
1308	(2) If approved by two-thirds of all the members elected to each house, the following
1309	sections take effect upon approval by the Governor, or the day following the constitutional time
1310	limit of Utah Constitution Article VII, Section 8 without the Governor's signature, or in the
1311	case of a veto, the date of override:
1312	(a) Section 17, Fiscal Year 2023 Appropriations;
1313	(b) Subsection 17(a), Operating and Capital Budgets;
1314	(c) Subsection 17(b), Expendable Funds and Accounts;
1315	(d) Subsection 17(c), Restricted Fund and Account Transfers; and
1316	(e) Subsection 17(d), Fiduciary Funds.