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School Personnel Amendments

2025 GENERAL SESSION STATE OF UTAH

Chief Sponsor: Lincoln Fillmore 2 3 **LONG TITLE** 4 **General Description:** 5 This bill amends the definition of certain school employees to "education support 6 professional." 7 **Highlighted Provisions:** 8 This bill: 9 amends the definitions of classified school employee and classified employee to "education support professional"; and 10 11 makes technical and conforming changes. 12 **Money Appropriated in this Bill:** 13 None 14 **Other Special Clauses:** 15 None **Utah Code Sections Affected:** 16 17 **AMENDS:** 18 **49-11-205**, as last amended by Laws of Utah 2023, Chapter 16 19 **49-12-102**, as last amended by Laws of Utah 2022, Chapter 171 20 **49-13-102**, as last amended by Laws of Utah 2022, Chapter 171 21 **49-22-102**, as last amended by Laws of Utah 2022, Chapter 171 22 **53E-1-203**, as last amended by Laws of Utah 2024, Chapter 460 23 **53G-10-402**, as last amended by Laws of Utah 2024, Chapters 20, 507 24 **53G-11-205**, as last amended by Laws of Utah 2019, Chapter 293 25 **53G-11-519**, as last amended by Laws of Utah 2024, Chapter 484 26 27 *Be it enacted by the Legislature of the state of Utah:* 28 Section 1. Section **49-11-205** is amended to read: 29 49-11-205. Membership Council established -- Members -- Chair -- Duties --30 Expenses and per diem. 31 (1) [There is established a] A Membership Council is established to perform the duties

32	und	ler Subsection (5).
33	(2) The	e Membership Council shall be composed of 15 council members selected as follows:
34	(a)	three council members shall be school employees selected by the governing board of
35		an association representative of a majority of school employees who are members of
36		a system administered by the board;
37	(b)	one council member shall be [a classified school employee] an education support
38		professional selected by the governing board of the association representative of a
39		majority of [classified school employees] education support professionals who are
40		members of a system administered by the board;
41	(c)	two council members shall be public employees selected by the governing board of
42		the association representative of a majority of the public employees who are
43		members of a system administered by the board;
44	(d)	one council member shall be a municipal officer or employee selected by the
45		governing board of the association representative of a majority of the municipalities
46		who participate in a system administered by the board;
47	(e)	one council member shall be a county officer or employee selected by the governing
48		board of the association representative of a majority of counties who participate in a
49		system administered by the board;
50	(f)	one council member shall be a representative of members of the Judges'
51		Noncontributory Retirement System selected by the Judicial Council;
52	(g)	one council member shall be a representative of members of the Public Safety
53		Retirement Systems selected by the governing board of the association representative
54		of the majority of peace officers who are members of the Public Safety Retirement
55		Systems;
56	(h)	one council member shall be a representative of members of the Firefighters'
57		Retirement System selected by the governing board of the association representative
58		of the majority of paid professional firefighters who are members of the Firefighters'
59		Retirement System;
60	(i)	one council member shall be a retiree selected by the governing board of the
61		association representing the largest number of retirees, who are not public education
62		retirees, from the Public Employees' Contributory, Public Employees'
63		Noncontributory, and New Public Employees' Tier II Contributory Retirement
64		Systems;
65	(i)	one council member shall be a retiree selected by the governing board of the

- association representing the largest number of public education retirees;
- 67 (k) one council member shall be a school business official selected by the governing
 68 board of the association representative of a majority of the school business officials
 69 from public education employers who participate in a system administered by the
 70 board; and
 - (l) one council member shall be a special district officer or employee selected by the governing board of the association representing the largest number of special service districts and special districts who participate in a system administered by the board.
- 74 (3)(a) Each entity granted authority to select council members under Subsection (2) 75 may also revoke the selection at any time.
- 76 (b) Each term on the council shall be for a period of four years, subject to Subsection (3)(a).
 - (c) Each term begins on July 1 and expires on June 30.
- 79 (d) When a vacancy occurs on the council for any reason, the replacement shall be selected for the remainder of the unexpired term.
- 81 (4) The council shall annually designate one council member as chair.
- 82 (5) The council shall:

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- 83 (a) recommend to the board and to the Legislature benefits and policies for members of 84 any system or plan administered by the board;
 - (b) recommend procedures and practices to improve the administration of the systems and plans and the public employee relations responsibilities of the board and office;
 - (c) examine the record of all decisions affecting retirement benefits made by a hearing officer under Section 49-11-613;
- 89 (d) submit nominations to the board for the position of executive director if that position 90 is vacant:
- 91 (e) advise and counsel with the board and the director on policies affecting members of 92 the various systems administered by the office; and
- 93 (f) perform other duties assigned to it by the board.
- 94 (6) A member of the council may not receive compensation or benefits for the member's 95 service, but may receive per diem and travel expenses in accordance with:
- 96 (a) Section 63A-3-106;
- 97 (b) Section 63A-3-107; and
- 98 (c) rules made by the Division of Finance pursuant to Sections 63A-3-106 and 63A-3-107.

100	Section 2. Section 49-12-102 is amended to read:
101	49-12-102 . Definitions.
102	As used in this chapter:
103	(1)(a) "Benefits normally provided" means a benefit offered by an employer, including:
104	(i) a leave benefit of any kind;
105	(ii) insurance coverage of any kind if the employer pays some or all of the premium
106	for the coverage;
107	(iii) employer contributions to a health savings account, health reimbursement
108	account, health reimbursement arrangement, or medical expense reimbursement
109	plan; and
110	(iv) a retirement benefit of any kind if the employer pays some or all of the cost of
111	the benefit.
112	(b) "Benefits normally provided" does not include:
113	(i) a payment for social security;
114	(ii) workers' compensation insurance;
115	(iii) unemployment insurance;
116	(iv) a payment for Medicare;
117	(v) a payment or insurance required by federal or state law that is similar to a
118	payment or insurance listed in Subsection (1)(b)(i), (ii), (iii), or (iv);
119	(vi) any other benefit that state or federal law requires an employer to provide an
120	employee who would not otherwise be eligible to receive the benefit; or
121	(vii) any benefit that an employer provides an employee in order to avoid a penalty or
122	tax under the Patient Protection and Affordable Care Act, Pub. L. No. 111-148
123	and the Health Care Education Reconciliation Act of 2010, Pub. L. No. 111-152,
124	and related federal regulations, including a penalty imposed by Internal Revenue
125	Code, Section 4980H.
126	(2)(a) "Compensation" means the total amount of payments made by a participating
127	employer to a member of this system for services rendered to the participating
128	employer, including:
129	(i) bonuses;
130	(ii) cost-of-living adjustments;
131	(iii) other payments currently includable in gross income and that are subject to social
132	security deductions, including any payments in excess of the maximum amount
133	subject to deduction under social security law:

134		(iv) amounts that the member authorizes to be deducted or reduced for salary deferral
135		or other benefits authorized by federal law; and
136		(v) member contributions.
137	(b)	"Compensation" for purposes of this chapter may not exceed the amount allowed
138		under Internal Revenue Code, Section 401(a)(17).
139	(c)	"Compensation" does not include:
140		(i) the monetary value of remuneration paid in kind, including a residence or use of
141		equipment;
142		(ii) the cost of any employment benefits paid for by the participating employer;
143		(iii) compensation paid to a temporary employee, an exempt employee, or an
144		employee otherwise ineligible for service credit;
145		(iv) any payments upon termination, including accumulated vacation, sick leave
146		payments, severance payments, compensatory time payments, or any other special
147		payments;
148		(v) any allowances or payments to a member for costs or expenses paid by the
149		participating employer, including automobile costs, uniform costs, travel costs,
150		tuition costs, housing costs, insurance costs, equipment costs, and dependent care
151		costs; or
152		(vi) a teacher salary bonus described in Section 53F-2-513.
153	(d)	The executive director may determine if a payment not listed under this Subsection
154		(2) falls within the definition of compensation.
155	(3)(a)	'Final average salary" means the amount calculated by averaging the highest five
156	yea	ars of annual compensation preceding retirement subject to Subsections (3)(b), (c),
157	(d)	, (e), and (f).
158	(b)	Except as provided in Subsection (3)(c), the percentage increase in annual
159		compensation in any one of the years used may not exceed the previous year's
160		compensation by more than 10% plus a cost-of-living adjustment equal to the
161		decrease in the purchasing power of the dollar during the previous year, as measured
162		by a United States Bureau of Labor Statistics Consumer Price Index average as
163		determined by the board.
164	(c)	In cases where the participating employer provides acceptable documentation to the
165		office, the limitation in Subsection (3)(b) may be exceeded if:
166		(i) the member has transferred from another agency; or
167		(ii) the member has been promoted to a new position.

168	(d) If the member retires more than six months from the date of termination of
169	employment, the member is considered to have been in service at the member's last
170	rate of pay from the date of the termination of employment to the effective date of
171	retirement for purposes of computing the member's final average salary only.
172	(e) If the member has less than five years of service credit in this system, final average
173	salary means the average annual compensation paid to the member during the full
174	period of service credit.
175	(f) The annual compensation used to calculate final average salary shall be based on a
176	period, as determined by the board, consistent with the period used to determine
177	years of service credit in accordance with Subsection (7).
178	(4) "Participating employer" means an employer that meets the participation requirements
179	of Sections 49-12-201 and 49-12-202.
180	(5)(a) "Regular full-time employee" means an employee:
181	(i) whose term of employment for a participating employer contemplates continued
182	employment during a fiscal or calendar year;
183	(ii) whose employment normally requires an average of 20 hours or more per week,
184	except as modified by the board; and
185	(iii) who receives benefits normally provided by the participating employer.
186	(b) "Regular full-time employee" includes:
187	(i) a teacher whose term of employment for a participating employer contemplates
188	continued employment during a school year and who teaches half-time or more;
189	(ii) [a classified school employee] an education support professional:
190	(A) who is hired before July 1, 2013; and
191	(B) whose employment normally requires an average of 20 hours per week or
192	more for a participating employer, regardless of benefits provided;
193	(iii) an officer, elective or appointive, who earns \$500 or more per month, indexed as
194	of January 1, 1990, as provided in Section 49-12-407;
195	(iv) a faculty member or employee of an institution of higher education who is
196	considered full-time by that institution of higher education; and
197	(v) an individual who otherwise meets the definition of this Subsection (5) who
198	performs services for a participating employer through a professional employer
199	organization or similar arrangement.
200	(c) "Regular full-time employee" does not include [a classified school employee] an
201	education support professional:

202	(i)(A) who is hired on or after July 1, 2013; and
203	(B) who does not receive benefits normally provided by the participating
204	employer even if the employment normally requires an average of 20 hours per
205	week or more for a participating employer;
206	(ii)(A) who is hired before July 1, 2013;
207	(B) who did not qualify as a regular full-time employee before July 1, 2013;
208	(C) who does not receive benefits normally provided by the participating
209	employer; and
210	(D) whose employment hours are increased on or after July 1, 2013, to require an
211	average of 20 hours per week or more for a participating employer; or
212	(iii) who is a person working on a contract:
213	(A) for the purposes of vocational rehabilitation and the employment and training
214	of people with significant disabilities; and
215	(B) that has been set aside from procurement requirements by the state pursuant to
216	Section 63G-6a-805 or the federal government pursuant to 41 U.S.C. Sec. 8501
217	et seq.
218	(6) "System" means the Public Employees' Contributory Retirement System created under
219	this chapter.
220	(7) "Years of service credit" means:
221	(a) a period consisting of 12 full months as determined by the board;
222	(b) a period determined by the board, whether consecutive or not, during which a regular
223	full-time employee performed services for a participating employer, including any
224	time the regular full-time employee was absent on a paid leave of absence granted by
225	a participating employer or was absent in the service of the United States government
226	on military duty as provided by this chapter; or
227	(c) the regular school year consisting of not less than eight months of full-time service
228	for a regular full-time employee of an educational institution.
229	Section 3. Section 49-13-102 is amended to read:
230	49-13-102 . Definitions.
231	As used in this chapter:
232	(1) "Benefits normally provided" means the same as that term is defined in Section
233	49-12-102.
234	(2)(a) "Compensation" means the total amount of payments made by a participating
235	employer to a member of this system for services rendered to the participating

236	employer, including:
237	(i) bonuses;
238	(ii) cost-of-living adjustments;
239	(iii) other payments currently includable in gross income and that are subject to social
240	security deductions, including any payments in excess of the maximum amount
241	subject to deduction under social security law; and
242	(iv) amounts that the member authorizes to be deducted or reduced for salary deferral
243	or other benefits authorized by federal law.
244	(b) "Compensation" for purposes of this chapter may not exceed the amount allowed
245	under Internal Revenue Code, Section 401(a)(17).
246	(c) "Compensation" does not include:
247	(i) the monetary value of remuneration paid in kind, including a residence or use of
248	equipment;
249	(ii) the cost of any employment benefits paid for by the participating employer;
250	(iii) compensation paid to a temporary employee, an exempt employee, or an
251	employee otherwise ineligible for service credit;
252	(iv) any payments upon termination, including accumulated vacation, sick leave
253	payments, severance payments, compensatory time payments, or any other special
254	payments;
255	(v) any allowances or payments to a member for costs or expenses paid by the
256	participating employer, including automobile costs, uniform costs, travel costs,
257	tuition costs, housing costs, insurance costs, equipment costs, and dependent care
258	costs; or
259	(vi) a teacher salary bonus described in Section 53F-2-513.
260	(d) The executive director may determine if a payment not listed under this Subsection
261	(2) falls within the definition of compensation.
262	(3)(a) "Final average salary" means the amount calculated by averaging the highest
263	three years of annual compensation preceding retirement subject to Subsections (3)(b),
264	(c), (d), and (e).
265	(b) Except as provided in Subsection (3)(c), the percentage increase in annual
266	compensation in any one of the years used may not exceed the previous year's
267	compensation by more than 10% plus a cost-of-living adjustment equal to the
268	decrease in the purchasing power of the dollar during the previous year, as measured
269	by a United States Bureau of Labor Statistics Consumer Price Index average as

270	determined by the board.
271	(c) In cases where the participating employer provides acceptable documentation to the
272	office, the limitation in Subsection (3)(b) may be exceeded if:
273	(i) the member has transferred from another agency; or
274	(ii) the member has been promoted to a new position.
275	(d) If the member retires more than six months from the date of termination of
276	employment and for purposes of computing the member's final average salary only,
277	the member is considered to have been in service at the member's last rate of pay
278	from the date of the termination of employment to the effective date of retirement.
279	(e) The annual compensation used to calculate final average salary shall be based on a
280	period, as determined by the board, consistent with the period used to determine
281	years of service credit in accordance with Subsection (7).
282	(4) "Participating employer" means an employer that meets the participation requirements
283	of Sections 49-13-201 and 49-13-202.
284	(5)(a) "Regular full-time employee" means an employee:
285	(i) whose term of employment for a participating employer contemplates continued
286	employment during a fiscal or calendar year;
287	(ii) whose employment normally requires an average of 20 hours or more per week,
288	except as modified by the board; and
289	(iii) who receives benefits normally provided by the participating employer.
290	(b) "Regular full-time employee" includes:
291	(i) a teacher whose term of employment for a participating employer contemplates
292	continued employment during a school year and who teaches half time or more;
293	(ii) [a classified school employee] an education support professional:
294	(A) who is hired before July 1, 2013; and
295	(B) whose employment normally requires an average of 20 hours per week or
296	more for a participating employer, regardless of benefits provided;
297	(iii) an officer, elective or appointive, who earns \$500 or more per month, indexed as
298	of January 1, 1990, as provided in Section 49-13-407;
299	(iv) a faculty member or employee of an institution of higher education who is
300	considered full time by that institution of higher education; and
301	(v) an individual who otherwise meets the definition of this Subsection (5) who
302	performs services for a participating employer through a professional employer
303	organization or similar arrangement

304	(c) "Regular full-time employee" does not include [a classified school employee] an
305	education support professional:
306	(i)(A) who is hired on or after July 1, 2013; and
307	(B) who does not receive benefits normally provided by the participating
308	employer even if the employment normally requires an average of 20 hours per
309	week or more for a participating employer;
310	(ii)(A) who is hired before July 1, 2013;
311	(B) who did not qualify as a regular full-time employee before July 1, 2013;
312	(C) who does not receive benefits normally provided by the participating
313	employer; and
314	(D) whose employment hours are increased on or after July 1, 2013, to require an
315	average of 20 hours per week or more for a participating employer; or
316	(iii) who is a person working on a contract:
317	(A) for the purposes of vocational rehabilitation and the employment and training
318	of people with significant disabilities; and
319	(B) that has been set aside from procurement requirements by the state pursuant to
320	Section 63G-6a-805 or the federal government pursuant to 41 U.S.C. Sec. 850
321	et seq.
322	(6) "System" means the Public Employees' Noncontributory Retirement System.
323	(7) "Years of service credit" means:
324	(a) a period consisting of 12 full months as determined by the board;
325	(b) a period determined by the board, whether consecutive or not, during which a regular
326	full-time employee performed services for a participating employer, including any
327	time the regular full-time employee was absent on a paid leave of absence granted by
328	a participating employer or was absent in the service of the United States government
329	on military duty as provided by this chapter; or
330	(c) the regular school year consisting of not less than eight months of full-time service
331	for a regular full-time employee of an educational institution.
332	Section 4. Section 49-22-102 is amended to read:
333	49-22-102 . Definitions.
334	As used in this chapter:
335	(1) "Benefits normally provided" means the same as that term is defined in Section
336	49-12-102.
337	(2)(a) "Compensation" means the total amount of payments made by a participating

338	employer to a member of this system for services rendered to the participating
339	employer, including:
340	(i) bonuses;
341	(ii) cost-of-living adjustments;
342	(iii) other payments currently includable in gross income and that are subject to social
343	security deductions, including any payments in excess of the maximum amount
344	subject to deduction under social security law;
345	(iv) amounts that the member authorizes to be deducted or reduced for salary deferral
346	or other benefits authorized by federal law; and
347	(v) member contributions.
348	(b) "Compensation" for purposes of this chapter may not exceed the amount allowed
349	under Internal Revenue Code, Section 401(a)(17).
350	(c) "Compensation" does not include:
351	(i) the monetary value of remuneration paid in kind, including a residence or use of
352	equipment;
353	(ii) the cost of any employment benefits paid for by the participating employer;
354	(iii) compensation paid to a temporary employee or an employee otherwise ineligible
355	for service credit;
356	(iv) any payments upon termination, including accumulated vacation, sick leave
357	payments, severance payments, compensatory time payments, or any other specia
358	payments;
359	(v) any allowances or payments to a member for costs or expenses paid by the
360	participating employer, including automobile costs, uniform costs, travel costs,
361	tuition costs, housing costs, insurance costs, equipment costs, and dependent care
362	costs; or
363	(vi) a teacher salary bonus described in Section 53F-2-513.
364	(d) The executive director may determine if a payment not listed under this Subsection
365	(2) falls within the definition of compensation.
366	(3) "Corresponding Tier I system" means the system or plan that would have covered the
367	member if the member had initially entered employment before July 1, 2011.
368	(4)(a) "Final average salary" means the amount calculated by averaging the highest five
369	years of annual compensation preceding retirement subject to Subsections (4)(b), (c),
370	(d), (e), and (f).
371	(b) Except as provided in Subsection (4)(c), the percentage increase in annual

372	compensation in any one of the years used may not exceed the previous year's	
373	compensation by more than 10% plus a cost-of-living adjustment equal to the	
374	decrease in the purchasing power of the dollar during the previous year, as me	asured
375	by a United States Bureau of Labor Statistics Consumer Price Index average a	S
376	determined by the board.	
377	(c) In cases where the participating employer provides acceptable documentation	to the
378	office, the limitation in Subsection (4)(b) may be exceeded if:	
379	(i) the member has transferred from another agency; or	
380	(ii) the member has been promoted to a new position.	
381	(d) If the member retires more than six months from the date of termination of	
382	employment, the member is considered to have been in service at the member	s last
383	rate of pay from the date of the termination of employment to the effective date	e of
384	retirement for purposes of computing the member's final average salary only.	
385	(e) If the member has less than five years of service credit in this system, final ave	erage
386	salary means the average annual compensation paid to the member during the	full
387	period of service credit.	
388	(f) The annual compensation used to calculate final average salary shall be based	on a
389	period, as determined by the board, consistent with the period used to determine	ne
390	years of service credit in accordance with Subsection (8).	
391	(5) "Participating employer" means an employer that meets the participation requirem	ents
392	of:	
393	(a) Sections 49-12-201 and 49-12-202;	
394	(b) Sections 49-13-201 and 49-13-202;	
395	(c) Section 49-19-201; or	
396	(d) Section 49-22-201 or 49-22-202.	
397	(6)(a) "Regular full-time employee" means an employee:	
398	(i) whose term of employment for a participating employer contemplates con-	inued
399	employment during a fiscal or calendar year;	
400	(ii) whose employment normally requires an average of 20 hours or more per	week,
401	except as modified by the board; and	
402	(iii) who receives benefits normally provided by the participating employer.	
403	(b) "Regular full-time employee" includes:	
404	(i) a teacher whose term of employment for a participating employer contemp	lates
405	continued employment during a school year and who teaches half time or	more;

406	(ii) [a classified school employee] an education support professional:
407	(A) who is hired before July 1, 2013; and
408	(B) whose employment normally requires an average of 20 hours per week or
409	more for a participating employer, regardless of benefits provided;
410	(iii) an appointive officer whose appointed position is full time as certified by the
411	participating employer;
412	(iv) the governor, the lieutenant governor, the state auditor, the state treasurer, the
413	attorney general, and a state legislator;
414	(v) an elected official not included under Subsection (6)(b)(iv) whose elected position
415	is full time as certified by the participating employer;
416	(vi) a faculty member or employee of an institution of higher education who is
417	considered full time by that institution of higher education; and
418	(vii) an individual who otherwise meets the definition of this Subsection (6) who
419	performs services for a participating employer through a professional employer
420	organization or similar arrangement.
421	(c) "Regular full-time employee" does not include:
422	(i) a firefighter service employee as defined in Section 49-23-102;
423	(ii) a public safety service employee as defined in Section 49-23-102;
424	(iii) [a classified school employee] an education support professional:
425	(A) who is hired on or after July 1, 2013; and
426	(B) who does not receive benefits normally provided by the participating
427	employer even if the employment normally requires an average of 20 hours per
428	week or more for a participating employer;
429	(iv) [a classified school employee] an education support professional:
430	(A) who is hired before July 1, 2013;
431	(B) who did not qualify as a regular full-time employee before July 1, 2013;
432	(C) who does not receive benefits normally provided by the participating
433	employer; and
434	(D) whose employment hours are increased on or after July 1, 2013, to require an
435	average of 20 hours per week or more for a participating employer; or
436	(E) who is a person working on a contract:
437	(I) for the purposes of vocational rehabilitation and the employment and
438	training of people with significant disabilities; and
439	(II) that has been set aside from procurement requirements by the state

440	pursuant to Section 63G-6a-805 or the federal government pursuant to 41
441	U.S.C. Sec. 8501 et seq.
442	(7) "System" means the New Public Employees' Tier II Contributory Retirement System
443	created under this chapter.
444	(8) "Years of service credit" means:
445	(a) a period consisting of 12 full months as determined by the board;
446	(b) a period determined by the board, whether consecutive or not, during which a regular
447	full-time employee performed services for a participating employer, including any
448	time the regular full-time employee was absent on a paid leave of absence granted by
449	a participating employer or was absent in the service of the United States government
450	on military duty as provided by this chapter; or
451	(c) the regular school year consisting of not less than eight months of full-time service
452	for a regular full-time employee of an educational institution.
453	Section 5. Section 53E-1-203 is amended to read:
454	53E-1-203 . State Superintendent's Annual Report.
455	(1) The state board shall prepare and submit to the governor, the Education Interim
456	Committee, and the Public Education Appropriations Subcommittee, by January 15 of
457	each year, an annual written report known as the State Superintendent's Annual Report
458	that includes:
459	(a) the operations, activities, programs, and services of the state board;
460	(b) subject to Subsection (4)(b), all reports listed in Subsection (4)(a); and
461	(c) data on the general condition of the schools with recommendations considered
462	desirable for specific programs, including:
463	(i) a complete statement of fund balances;
464	(ii) a complete statement of revenues by fund and source;
465	(iii) a complete statement of adjusted expenditures by fund, the status of bonded
466	indebtedness, the cost of new school plants, and school levies;
467	(iv) a complete statement of state funds allocated to each school district and charter
468	school by source, including supplemental appropriations, and a complete
469	statement of expenditures by each school district and charter school, including
470	supplemental appropriations, by function and object as outlined in the United
471	States Department of Education publication "Financial Accounting for Local and
472	State School Systems";
473	(v) a statement that includes data on:

474	(A) fall enrollments;
475	(B) average membership;
476	(C) high school graduates;
477	(D) [licensed and classified employees] all employees, including data reported by
478	school districts on educator ratings described in Section 53G-11-511;
479	(E) pupil-teacher ratios;
480	(F) average class sizes;
481	(G) average salaries;
482	(H) applicable private school data; and
483	(I) data from statewide assessments described in Section 53E-4-301 for each
484	school and school district;
485	(vi) statistical information for each school district and charter school regarding:
486	(A) student attendance by grade level;
487	(B) the percentage of students chronically absent;
488	(C) the percentage of student excused absences; and
489	(D) the percentage of student unexcused absences;
490	(vii) statistical information regarding incidents of delinquent activity in the schools,
491	at school-related activities, on school buses, and at school bus stops; and
492	(viii) other statistical and financial information about the school system that the state
493	superintendent considers pertinent.
494	(2)(a) For the purposes of Subsection (1)(c)(v):
495	(i) the pupil-teacher ratio for a school shall be calculated by dividing the number of
496	students enrolled in a school by the number of full-time equivalent teachers
497	assigned to the school, including regular classroom teachers, school-based
498	specialists, and special education teachers;
499	(ii) the pupil-teacher ratio for a school district shall be the median pupil-teacher ratio
500	of the schools within a school district;
501	(iii) the pupil-teacher ratio for charter schools aggregated shall be the median
502	pupil-teacher ratio of charter schools in the state; and
503	(iv) the pupil-teacher ratio for the state's public schools aggregated shall be the
504	median pupil-teacher ratio of public schools in the state.
505	(b) The report shall:
506	(i) include the pupil-teacher ratio for:
507	(A) each school district;

508	(B) the charter schools aggregated; and
509	(C) the state's public schools aggregated; and
510	(ii) identify a website where pupil-teacher ratios for each school in the state may be
511	accessed.
512	(3) For each operation, activity, program, or service provided by the state board, the annual
513	report shall include:
514	(a) a description of the operation, activity, program, or service;
515	(b) data and metrics:
516	(i) selected and used by the state board to measure progress, performance,
517	effectiveness, and scope of the operation, activity, program, or service, including
518	summary data; and
519	(ii) that are consistent and comparable for each state operation, activity, program, or
520	service;
521	(c) budget data, including the amount and source of funding, expenses, and allocation of
522	full-time employees for the operation, activity, program, or service;
523	(d) historical data from previous years for comparison with data reported under
524	Subsections (3)(b) and (c);
525	(e) goals, challenges, and achievements related to the operation, activity, program, or
526	service;
527	(f) relevant federal and state statutory references and requirements;
528	(g) contact information of officials knowledgeable and responsible for each operation,
529	activity, program, or service; and
530	(h) other information determined by the state board that:
531	(i) may be needed, useful, or of historical significance; or
532	(ii) promotes accountability and transparency for each operation, activity, program,
533	or service with the public and elected officials.
534	(4)(a) Except as provided in Subsection (4)(b), the annual report shall also include:
535	(i) the report described in Section 53E-3-507 by the state board on career and
536	technical education needs and program access;
537	(ii) the report described in Section 53E-3-515 by the state board on the Hospitality
538	and Tourism Management Career and Technical Education Pilot Program;
539	(iii) the report described in Section 53E-3-516 by the state board on certain incidents
540	that occur on school grounds;
541	(iv) the report described in Section 53F-4-202 by the state board on the developmen

542	and implementation of the core standards for Utah public schools;
543	(v) the report described in Section 53E-5-310 by the state board on school turnaround
544	and leadership development;
545	(vi) the report described in Section 53E-10-308 by the state board and Utah Board of
546	Higher Education on student participation in the concurrent enrollment program;
547	(vii) the report described in Section 53F-5-506 by the state board on information
548	related to personalized, competency-based learning; and
549	(viii) the report described in Section 53G-9-802 by the state board on dropout
550	prevention and recovery services.
551	(b) The Education Interim Committee or the Public Education Appropriations
552	Subcommittee may request a report described in Subsection (4)(a) to be reported
553	separately from the State Superintendent's Annual Report.
554	(5) The annual report shall be designed to provide clear, accurate, and accessible
555	information to the public, the governor, and the Legislature.
556	(6) The state board shall:
557	(a) submit the annual report in accordance with Section 68-3-14; and
558	(b) make the annual report, and previous annual reports, accessible to the public by
559	placing a link to the reports on the state board's website.
560	(7)(a) Upon request of the Education Interim Committee or Public Education
561	Appropriations Subcommittee, the state board shall present the State Superintendent's
562	Annual Report to either committee.
563	(b) After submitting the State Superintendent's Annual Report in accordance with this
564	section, the state board may supplement the report at a later time with updated data,
565	information, or other materials as necessary or upon request by the governor, the
566	Education Interim Committee, or the Public Education Appropriations Subcommittee.
567	Section 6. Section 53G-10-402 is amended to read:
568	53G-10-402. Instruction in health Parental consent requirements Conduct
569	and speech of school employees and volunteers Political and religious doctrine
570	prohibited.
571	(1) As used in this section:
572	(a) "LEA governing board" means a local school board or charter school governing
573	board.
574	(b) "Refusal skills" means instruction:
575	(i) in a student's ability to clearly and expressly refuse sexual advances by a minor or

576	adult;
577	(ii) in a student's obligation to stop the student's sexual advances if refused by another
578	individual;
579	(iii) informing a student of the student's right to report and seek counseling for
580	unwanted sexual advances;
581	(iv) in sexual harassment; and
582	(v) informing a student that a student may not consent to criminally prohibited
583	activities or activities for which the student is legally prohibited from giving
584	consent, including the electronic transmission of sexually explicit images by an
585	individual of the individual or another.
586	(2)(a) The state board shall establish curriculum requirements under Section 53E-3-501
587	that include instruction in:
588	(i) community and personal health;
589	(ii) physiology;
590	(iii) personal hygiene;
591	(iv) prevention of communicable disease;
592	(v) refusal skills; and
593	(vi) the harmful effects of pornography.
594	(b) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the
595	state board shall make rules that, and instruction shall:
596	(i) stress the importance of abstinence from all sexual activity before marriage and
597	fidelity after marriage as methods for preventing certain communicable diseases;
598	(ii) stress personal skills that encourage individual choice of abstinence and fidelity;
599	(iii) prohibit instruction in:
600	(A) the intricacies of intercourse, sexual stimulation, or erotic behavior;
601	(B) the advocacy of premarital or extramarital sexual activity; or
602	(C) the advocacy or encouragement of the use of contraceptive methods or
603	devices; and
604	(iv) except as provided in Subsection (2)(d), allow instruction to include information
605	about contraceptive methods or devices that stresses effectiveness, limitations,
606	risks, and information on state law applicable to minors obtaining contraceptive
607	methods or devices.
608	(c) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the
609	state board shall make rules for an LEA governing board that adopts instructional

610	materials under Subsection (2)(g)(ii) that:
611	(i) require the LEA governing board to report on the materials selected and the LEA
612	governing board's compliance with Subsection (2)(h); and
613	(ii) provide for an appeal and review process of the LEA governing board's adoption
614	of instructional materials.
615	(d) The state board may not require an LEA to teach or adopt instructional materials that
616	include information on contraceptive methods or devices.
617	(e)(i) At no time may instruction be provided, including responses to spontaneous
618	questions raised by students, regarding any means or methods that facilitate or
619	encourage the violation of any state or federal criminal law by a minor or an adult.
620	(ii) Subsection (2)(e)(i) does not preclude an instructor from responding to a
621	spontaneous question as long as the response is consistent with the provisions of
622	this section.
623	(f) The state board shall recommend instructional materials for use in the curricula
624	required under Subsection (2)(a).
625	(g) An LEA governing board may choose to adopt:
626	(i) the instructional materials recommended under Subsection (2)(f); or
627	(ii) other instructional materials in accordance with Subsection (2)(h).
628	(h) An LEA governing board that adopts instructional materials under Subsection
629	(2)(g)(ii) shall:
630	(i) ensure that the materials comply with state law and board rules;
631	(ii) base the adoption of the materials on the recommendations of the LEA governing
632	board's Curriculum Materials Review Committee;
633	(iii) adopt the instructional materials in an open and regular meeting of the LEA
634	governing board for which prior notice is given to parents of students who attend
635	the respective schools; and
636	(iv) give parents an opportunity to express the parents' views and opinions on the
637	materials at the meeting described in Subsection (2)(h)(iii).
638	(3)(a) A student shall receive instruction in the courses described in Subsection (2) on at
639	least two occasions during the period that begins with the beginning of grade 8 and
640	the end of grade 12.
641	(b) At the request of the state board, the Department of Health and Human Services shall
642	cooperate with the state board in developing programs to provide instruction in those
643	areas

644	(4)(a) The state board shall adopt rules that:
645	(i) provide that the parental consent requirements of Sections 76-7-322 and 76-7-323
646	are complied with; and
647	(ii) require a student's parent to be notified in advance and have an opportunity to
648	review the information for which parental consent is required under Sections
649	76-7-322 and 76-7-323.
650	(b) The state board shall also provide procedures for disciplinary action for violation of
651	Section 76-7-322 or 76-7-323.
652	(5)(a) In keeping with the requirements of Section 53G-10-204, and because school
653	employees and volunteers serve as examples to students, school employees or
654	volunteers acting in an official capacity may not support or encourage criminal
655	conduct by students, teachers, or volunteers.
656	(b) To ensure the effective performance of school personnel, the limitations described in
657	Subsection (5)(a) also apply to a school employee or volunteer acting outside of the
658	school employee's or volunteer's official capacity if:
659	(i) the employee or volunteer knew or should have known that the employee's or
660	volunteer's action could result in a material and substantial interference or
661	disruption in the normal activities of the school; and
662	(ii) that action does result in a material and substantial interference or disruption in
663	the normal activities of the school.
664	(c) The state board or an LEA governing board may not allow training of school
665	employees or volunteers that support or encourage criminal conduct.
666	(d) The state board shall adopt, in accordance with Title 63G, Chapter 3, Utah
667	Administrative Rulemaking Act, rules implementing this section.
668	(e) Nothing in this section limits the ability or authority of the state board or an LEA
669	governing board to enact and enforce rules or take actions that are otherwise lawful,
670	regarding an educator's, employee's, or volunteer's qualifications or behavior
671	evidencing unfitness for duty.
672	(6) Except as provided in Section 53G-10-202, political, atheistic, sectarian, religious, or
673	denominational doctrine may not be taught in the public schools.
674	(7)(a) An LEA governing board and an LEA governing board's employees shall
675	cooperate and share responsibility in carrying out the purposes of this chapter.
676	(b) An LEA governing board shall provide appropriate professional development for the
677	LEA governing board's teachers, counselors, and school administrators to enable the

678 teachers, counselors, and school administrators to understand, protect, and properly 679 instruct students in the values and character traits referred to in this section and 680 Sections 53E-9-202, 53E-9-203, 53G-10-202, 53G-10-203, 53G-10-204, and 681 53G-10-205, and distribute appropriate written materials on the values, character 682 traits, and conduct to each individual receiving the professional development. 683 (c) An LEA governing board shall make the written materials described in Subsection 684 (7)(b) available to [classified employees] education support professionals, students, 685 and students' parents. 686 (d) In order to assist an LEA governing board in providing the professional development 687 required under Subsection (7)(b), the state board shall, as appropriate, contract with a 688 qualified individual or entity possessing expertise in the areas referred to in 689 Subsection (7)(b) to develop and disseminate model teacher professional 690 development programs that an LEA governing board may use to train the individuals 691 referred to in Subsection (7)(b) to effectively teach the values and qualities of 692 character referenced in Subsection (7)(b). 693 (e) In accordance with the provisions of Subsection (5)(c), professional development 694 may not support or encourage criminal conduct. 695 (8) An LEA governing board shall review every two years: 696 (a) LEA governing board policies on instruction described in this section; 697 (b) for a local school board, data for each county that the school district is located in, or, 698 for a charter school governing board, data for the county in which the charter school 699 is located, on the following: 700 (i) teen pregnancy; 701 (ii) child sexual abuse; and 702 (iii) sexually transmitted diseases and sexually transmitted infections; and 703 (c) the number of pornography complaints or other instances reported within the 704 jurisdiction of the LEA governing board. 705 (9) If any one or more provision, subsection, sentence, clause, phrase, or word of this 706 section, or the application thereof to any person or circumstance, is found to be 707 unconstitutional, the balance of this section shall be given effect without the invalid 708 provision, subsection, sentence, clause, phrase, or word. 709 Section 7. Section **53G-11-205** is amended to read: 710 53G-11-205. Education employee associations -- Equal participation --711 Prohibition on endorsement or preferential treatment -- Naming of school breaks.

- 712 (1) As used in this section:
- 713 (a) "Education employee association" includes teacher associations, teacher unions,
- teacher organizations, and [classified education employees'] education support
- 715 professionals' associations.
- 716 (b) "School" means a school district, a school in a school district, a charter school, or the state board and its employees.
- 718 (2) A school shall allow education employee associations equal access to the following activities:
- (a) distribution of information in or access to teachers' or employees' physical or
 electronic mailboxes, including email accounts that are provided by the school; and
- 722 (b) membership solicitation activities at new teacher or employee orientation training or functions.
- 724 (3) If a school permits an education employee association to engage in any of the activities 725 described in Subsection (2), the school shall permit all other education employee 726 associations to engage in the activity on the same terms and conditions afforded to the 727 education employee association.
- 728 (4) It is unlawful for a school to:
- (a) establish or maintain structures, procedures, or policies that favor one education
 employee association over another or otherwise give preferential treatment to an
 education employee association; or
- 732 (b) explicitly or implicitly endorse any education employee association.
- 733 (5) A school's calendars and publications may not include or refer to the name of any 734 education employee association in relation to any day or break in the school calendar.
- 735 Section 8. Section **53G-11-519** is amended to read:
- 736 53G-11-519. Utah Recognizing Inspiring School Employees Award.
- 737 (1) As used in this section:
- 738 (a) "Association" means the governing board of the association that represents a
 739 majority of [elassified school employees] education support professionals employed
 740 in the state.
- 741 (b) ["Classified school employee"] "Education support professional" means [the same as 742 that term is] a classified employee defined in the Recognizing Achievement in 743 Classified School Employees Act, 20 U.S.C. Sec. 6682.
- 744 (c) "Eligible individual" means [a classified school employee] an education support
 745 professional who meets the eligibility requirements to be a nominee for the

746	Recognizing Achievement in Classified School Employees Act, 20 U.S.C. Sec. 6681
747	et seq.
748	(2)(a) In accordance with the Recognizing Achievement in Classified School
749	Employees Act, 20 U.S.C. Sec. 6681 et seq., the governor shall annually nominate [a
750	classified school employee] an education support professional for the Recognizing
751	Inspiring School Employees Award Program.
752	(b) The governor shall consider submissions from the association in making the
753	nomination described in Subsection (2)(a).
754	(c) The association shall submit a list of eligible individuals to the governor no later than
755	September 1 each year.
756	(3)(a) There is created the Utah Recognizing Inspiring School Employees Award
757	Program to recognize excellence exhibited by public school system employees
758	providing services to students in pre-kindergarten through grade 12.
759	(b) The Utah Recognizing Inspiring School Employees Award shall be awarded to the
760	governor's nominee for the federal Recognizing Inspiring School Employees Award
761	Program under the Recognizing Achievement in Classified School Employees Act,
762	20 U.S.C. Sec. 6681 et seq.
763	Section 9. Effective date.
764	This bill takes effect on May 7, 2025.