	HIGHER EDUCATION GRIEVANCE PROCEDURE
	AMENDMENTS
	2014 GENERAL SESSION
	STATE OF UTAH
	Chief Sponsor: Mark A. Wheatley
	Senate Sponsor:
LONG	TITLE
Genera	l Description:
r	This bill requires the State Board of Regents to enact regulations requiring sworn
testimor	ny during employee grievance hearings at institutions of higher education.
Highlig	hted Provisions:
r	This bill:
I	 requires the State Board of Regents to enact regulations requiring sworn testimony
during e	employee grievance hearings at institutions of higher education; and
I	 makes technical changes.
Money	Appropriated in this Bill:
]	None
Other S	Special Clauses:
]	None
Utah C	ode Sections Affected:
AMENI	DS:
4	53B-3-103, as last amended by Laws of Utah 2007, Chapter 193
Be it en	acted by the Legislature of the state of Utah:
	Section 1. Section 53B-3-103 is amended to read:
	53B-3-103. Power of board to adopt rules and enact regulations.

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H.B. 72

28 (1) The board may enact regulations governing the conduct of university and college 29 students, faculty, and employees. 30 (2) (a) The board may: 31 (i) enact and authorize higher education institutions to enact traffic, parking, and 32 related regulations governing all individuals on campuses and other facilities owned or 33 controlled by the institutions or the board; and 34 (ii) acknowledging that the Legislature has the authority to regulate, by law, firearms at 35 higher education institutions: 36 (A) authorize higher education institutions to establish no more than one secure area at 37 each institution as a hearing room as prescribed in Section 76-8-311.1, but not otherwise 38 restrict the lawful possession or carrying of firearms; and 39 (B) authorize a higher education institution to make a rule that allows a resident of a 40 dormitory located at the institution to request only roommates who are not licensed to carry a 41 concealed firearm under Section 53-5-704 or 53-5-705. 42 (b) In addition to the requirements and penalty prescribed in Subsections 43 76-8-311.1(3), (4), (5), and (6), the board shall make rules to ensure that: 44 (i) reasonable means such as mechanical, electronic, x-ray, or similar devices are used 45 to detect firearms, ammunition, or dangerous weapons contained in the personal property of or 46 on the person of any individual attempting to enter a secure area hearing room; 47 (ii) an individual required or requested to attend a hearing in a secure area hearing 48 room is notified in writing of the requirements related to entering a secured area hearing room 49 under this Subsection (2)(b) and Section 76-8-311.1; 50 (iii) the restriction of firearms, ammunition, or dangerous weapons in the secure area 51 hearing room is in effect only during the time the secure area hearing room is in use for 52 hearings and for a reasonable time before and after its use; and 53 (iv) reasonable space limitations are applied to the secure area hearing room as 54 warranted by the number of individuals involved in a typical hearing. 55 (3) The board shall enact regulations that require all testimony be given under oath 56 during an employee grievance hearing for an employee of an institution of higher education. 57 $\left[\frac{3}{3}\right]$ (4) The board and institutions may enforce these rules and regulations in any 58 reasonable manner, including the assessment of fees, fines, and forfeitures, the collection of

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- 59 which may be by withholding from money owed the violator, the imposition of probation,
- 60 suspension, or expulsion from the institution, the revocation of privileges, the refusal to issue
- 61 certificates, degrees, and diplomas, through judicial process or any reasonable combination of
- 62 these alternatives.

Legislative Review Note as of 1-22-14 8:33 AM

Office of Legislative Research and General Counsel