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STUDENT-CENTERED LEARNING FILUT FRUGRAM
2015 GENERAL SESSION
STATE OF UTAH
Chief Sponsor: Howard A. Stephenson
House Sponsor:
LONG TITLE
General Description:
This bill creates the Student-Centered Learning Pilot Program.
Highlighted Provisions:
This bill:
► defines terms;
 specifies eligibility requirements for participating in the pilot program and
additional factors that may be considered;
 allows a school district or charter school to submit a proposal to the State Board of
Education to participate in the Student-Centered Learning Pilot Program;
 requires the State Board of Education to establish an advisory committee that may
make suggestions and recommendations regarding the selection of pilot schools;
 addresses the enrollment of students at a pilot school;
 provides that a student enrolled at a pilot school may not count as more than one
pupil in average daily membership (ADM) unless the student intends to complete
high school graduation requirements and exit high school early, in accordance with
the student's education/occupation plan (SEOP); and
requires the State Board of Education and pilot schools to make an annual report to
the Education Interim Committee.
Money Appropriated in this Bill:
This bill appropriates in fiscal year 2016:



28	• to the State Board of Education as a one-time appropriation:
29	• from the Education Fund, One-time, \$250,000.
30	Other Special Clauses:
31	This bill provides a special effective date.
32	Utah Code Sections Affected:
33	AMENDS:
34	53A-1-409, as last amended by Laws of Utah 2013, Chapter 398
35	53A-1a-508, as repealed and reenacted by Laws of Utah 2014, Chapter 363
36	ENACTS:
37	53A-15-1501 , Utah Code Annotated 1953
38	53A-15-1502 , Utah Code Annotated 1953
39	53A-15-1503 , Utah Code Annotated 1953
40	53A-15-1504 , Utah Code Annotated 1953
41	53A-15-1505 , Utah Code Annotated 1953
42	53A-15-1506 , Utah Code Annotated 1953
43	53A-15-1507 , Utah Code Annotated 1953
44	53A-15-1508 , Utah Code Annotated 1953
45	53A-15-1509 , Utah Code Annotated 1953
46	53A-15-1510 , Utah Code Annotated 1953
47	53A-15-1511 , Utah Code Annotated 1953
48 49	Be it enacted by the Legislature of the state of Utah:
50	Section 1. Section 53A-1-409 is amended to read:
51	53A-1-409. Competency-based education Recommendations Coordination.
52	(1) As used in this section:
53	(a) "Competency" means a demonstrable acquisition of a specified knowledge, skill, or
54	ability that has been organized into a hierarchical arrangement leading to higher levels of
55	knowledge, skill, or ability.
56	(b) "Competency-based education" means an education approach that [requires a
57	student to acquire a competency]:
58	(i) allows a student to advance and earn credit upon mastery of a competency; and

59	(ii) includes a classroom structure and operation that [aid and facilitate the acquisition
60	of specified competencies on an individual basis wherein a student is allowed to master and
61	demonstrate competencies as fast as the student is able] provides a student timely,
62	differentiated support based on the student's individual learning needs.
63	(c) "Gain score" means the measured difference of a student's score at the beginning
64	and end of a time period that may be aggregated at the class, grade, school, and school district
65	levels.
66	(2) The State Board of Education shall:
67	(a) provide expertise to and consult with local school boards, school districts, and
68	charter schools relating to competency-based education and progress-based assessments;
69	(b) before the beginning of the 2014 General Session of the Legislature, make
70	recommendations to the Public Education Appropriations Subcommittee, including the amount
71	and allocation of public education money, based upon both new public education money and
72	the reallocation of money required to develop and implement:
73	(i) competency-based education and progress-based assessments;
74	(ii) (A) a weighted competency unit that distributes public education money based on
75	student achievement resulting from competency-based program objectives, strategies, and
76	standards; and
77	(B) a course-level funding formula that distributes funds to school districts and charter
78	schools that establish competency-based education;
79	(iii) a plan to assist students, teachers, schools, and districts that need remediation
80	based upon Subsections (2)(b)(i) and (ii);
81	(iv) the reallocation of teaching resources from noncore electives into grades 1-3, 7-12
82	math, and 7-12 English; and
83	(v) a teacher development program focused on achieving progress in core academics,
84	including instruction in explicit, systematic, and intensive phonics for teachers in grades
85	kindergarten through 3;
86	(c) assist school districts and charter schools to develop and implement:
87	(i) competency-based education; and

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(d) develop and use monetary and nonmonetary incentives, tools, and rewards to

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(ii) the use of gain scores; and

90	encourage school districts and charter schools to accomplish the items described under this
91	section.
92	(3) A funding formula described in Subsection (2)(b)(ii)(B) shall:
93	(a) base the funding for a competency-based course on a proportionate amount of the
94	weighted pupil unit;
95	(b) partially distribute funds based on initial enrollment;
96	(c) distribute remaining funds based on a student's successful completion of a course
97	through demonstrated competency and subject mastery; and
98	(d) not be dependent on the amount of time a student is instructed in the course or the
99	age of the student.
100	(4) A local school board or a charter school governing board may establish a
101	competency-based education program.
102	(5) A local school board or charter school governing board that establishes a
103	competency-based education program shall:
104	(a) establish assessments to accurately measure competency;
105	(b) provide the assessments to an enrolled student at no cost to the student;
106	(c) award credit to a student who demonstrates competency and subject mastery;
107	(d) submit the competency-based curriculum standards to the State Board of Education
108	for review; and
109	(e) publish the competency-based curriculum standards on its website or by other
110	electronic means readily accessible to the public.
111	(6) A local school board or charter school governing board may:
112	(a) on a random lottery-based basis, limit enrollment to courses that have been
113	designated as competency-based courses;
114	(b) waive or adapt traditional attendance requirements;
115	(c) adjust class sizes to maximize the value of course instructors or course mentors;
116	(d) enroll students from any geographic location within the state; and
117	(e) provide proctored online competency-based assessments.
118	Section 2. Section 53A-1a-508 is amended to read:
119	53A-1a-508. Charter agreement Content Modification.
120	(1) A charter agreement:

121	(a) is a contract between the charter school applicant and the charter school authorizer;
122	(b) shall describe the rights and responsibilities of each party; and
123	(c) shall allow for the operation of the applicant's proposed charter school.
124	(2) A charter agreement shall include:
125	(a) the name of:
126	(i) the charter school; and
127	(ii) the charter school applicant;
128	(b) the mission statement and purpose of the charter school;
129	(c) the charter school's opening date;
130	(d) the grade levels and number of students the charter school will serve;
131	(e) a description of the structure of the charter school's governing board, including:
132	(i) the number of board members;
133	(ii) how members of the board are appointed; and
134	(iii) board members' terms of office;
135	(f) assurances that:
136	(i) the governing board shall comply with:
137	(A) the charter school's bylaws;
138	(B) the charter school's articles of incorporation; and
139	(C) applicable federal law, state law, and State Board of Education rules;
140	(ii) the governing board will meet all reporting requirements described in Section
141	53A-1b-115; and
142	(iii) except as provided in Title 53A, Chapter 20b, Part 2, Charter School Credit
143	Enhancement Program, neither the authorizer nor the state, including an agency of the state, is
144	liable for the debts or financial obligations of the charter school or a person who operates the
145	charter school;
146	(g) which administrative rules the State Board of Education will waive for the charter
147	school;
148	(h) minimum financial standards for operating the charter school;
149	(i) minimum standards for student achievement; and
150	(j) signatures of the charter school authorizer and the charter school's governing board
151	members

152	(3) [A] (a) Except as provided in Subsection (3)(b), a charter agreement may not be
153	modified except by mutual agreement between the charter school authorizer and the governing
154	board of the charter school.
155	(b) (i) Subject to Subsection (3)(c), at the request of the governing body of a charter
156	school that is selected to participate in the Student-Centered Learning Pilot Program created in
157	Section 53A-15-1503, the chartering entity shall attach an addendum to the school's charter
158	indicating the charter is modified to be consistent with the requirements of the
159	Student-Centered Learning Pilot Program and describing those modifications.
160	(ii) A chartering entity shall make the modifications described in Subsection (3)(b)(i)
161	without requiring the charter school to participate in a charter amendment process.
162	(c) (i) If an increase in a charter school's enrollment capacity is required to participate
163	in the Student-Centered Learning Pilot Program, the charter school shall submit a request for
164	an increase in enrollment capacity to the State Board of Education.
165	(ii) The State Board of Education may approve an increase in enrollment capacity for
166	the charter school subject to the availability of sufficient funds appropriated under Section
167	<u>53A-1a-513.</u>
168	Section 3. Section 53A-15-1501 is enacted to read:
169	Part 15. Student-Centered Learning Pilot Program
170	<u>53A-15-1501.</u> Title.
171	This part is known as the "Student-Centered Learning Pilot Program."
172	Section 4. Section 53A-15-1502 is enacted to read:
173	53A-15-1502. Definitions.
174	As used in this part:
175	(1) "Blended learning" means a formal education program in which a student learns:
176	(a) at least in part, through online delivery of content and instruction with some
177	element of student control over time, place, path, or pace; and
178	(b) at least in part, at a supervised brick-and-mortar location away from home.
179	(2) "Board" means the State Board of Education.
180	(3) "Competency-based education" means the same as that term is defined in Section
181	<u>53A-1-409.</u>
182	(4) "Data-driven instruction" means instruction in which quantifiable data is:

183	(a) obtained by frequently assessing a student's attainment of observable and
184	measurable goals set to determine whether the student is making academic progress, staying the
185	same academically, or regressing academically; and
186	(b) used to guide the instructor in determining:
187	(i) the student's next step after mastering a concept; or
188	(ii) necessary interventions or modifications to instructional methods to provide the
189	student with a better understanding of academic concepts.
190	(5) "Extended school year schedule" means a school calendar and schedule that operate
191	beyond a traditional school calendar and provide year-round instruction.
192	(6) "Extended work schedule" means a work schedule that includes additional hours of
193	instruction time beyond a traditional school calendar to accommodate year-round instruction.
194	(7) "Pilot program" means the Student-Centered Learning Pilot Program.
195	(8) "Pilot school" means a school that participates in the Student-Centered Learning
196	Pilot Program.
197	(9) "STEM" means science, technology, engineering, and mathematics.
198	Section 5. Section 53A-15-1503 is enacted to read:
199	53A-15-1503. Student-Centered Learning Pilot Program established.
200	(1) The Student-Centered Learning Pilot Program is created to develop and implement
201	educational models that:
202	(a) deliver instruction through blended learning;
203	(b) use an extended school year schedule;
204	(c) use data-driven instruction; and
205	(d) use competency-based education.
206	(2) The State Board of Education shall:
207	(a) select schools to participate in the pilot program based on a competitive application
208	process;
209	(b) provide guidance to a school district or charter school that is developing a proposal
210	described in Section 53A-15-1504;
211	(c) provide funding to a school district or charter school to develop a proposal
212	described in Section 53A-15-1504;
213	(d) select up to three pilot schools and award grants on or before July 1, 2016, as

214	provided in Section 53A-1-1504; and
215	(e) make rules, in accordance with Title 63G, Chapter 3, Utah Administrative
216	Rulemaking Act, and this part, that establish procedures and requirements for a school district
217	or charter school to participate in the pilot program and for selecting pilot schools.
218	Section 6. Section 53A-15-1504 is enacted to read:
219	53A-15-1504. School district or charter school proposal.
220	(1) On or before April 1, 2016, a school district or charter school may submit a
221	proposal to the board to participate in the pilot program.
222	(2) In a proposal to participate in the pilot program, a school district or charter school
223	shall describe:
224	(a) the blended learning model that the school district or charter school plans to
225	implement;
226	(b) a plan for hardware and facility readiness;
227	(c) a plan for professional development and professional learning communities related
228	to the pilot program; and
229	(d) any other elements of the program required by the board rules described in
230	Subsection 53A-15-1503(2)(e).
231	(3) A school district or charter school may request funding from the board to develop a
232	proposal to participate in the pilot program.
233	(4) Subject to legislative appropriations, the State Board of Education shall award
234	funding to a school district or charter school that requests funding under Subsection (3).
235	(5) A school district or charter school may contract with an independent entity to
236	develop the proposal described in this section.
237	Section 7. Section 53A-15-1505 is enacted to read:
238	53A-15-1505. Eligibility requirements to participate in the Student-Centered
239	Learning Pilot Program Additional considerations.
240	(1) To be eligible to participate in the pilot program, a pilot school shall:
241	(a) deliver instruction through blended learning;
242	(b) provide instruction to students through an extended school year schedule;
243	(c) use data-driven instruction;
244	(d) use competency-based education;

245	(e) integrate blended learning, data-driven instruction, and competency-based
246	education to make individualized or personalized instruction core to the instructional model;
247	(f) develop and implement a professional development plan that addresses the
248	individual professional development needs of each teacher and includes training in:
249	(i) delivering instruction within a blended learning model;
250	(ii) using data-driven instruction;
251	(iii) delivering differentiated instruction; and
252	(iv) using online content and digital tools;
253	(g) develop and implement a plan for assisting parents in engaging in their students'
254	education, which complies with the following:
255	(i) the technology tools employed by the school shall be utilized to create transparency
256	and collaboration in the education process and enable parents to be partners in their students'
257	education in real time; and
258	(ii) parents shall have access through technology to real-time student data and
259	instructional content in order to monitor and stay informed about their students' progress as
260	they assist their students with learning;
261	(h) allow a student and a teacher at the pilot school to decide if the teacher or student
262	participates in the pilot program;
263	(i) begin operating as a pilot school no later than the 2016-17 school year; and
264	(j) share with other school districts and charter schools and leaders across the state the
265	school's experience in implementing the pilot program, the impacts of the program, and any
266	policy considerations.
267	(2) In selecting applicants to participate in the pilot program, the State Board of
268	Education shall give additional consideration to an applicant that:
269	(a) utilizes blended learning and an extended school year to increase student
270	enrollment, generating additional money to increase teacher compensation, thereby allowing
271	teachers to be compensated for a full 12 months of instruction;
272	(b) requires students to take a course of study leading to an associate's degree or a
273	technical skills certification upon high school graduation;
274	(c) has a STEM focused mission and curriculum;
275	(d) encourages students to utilize BYOD "bring your own device" as part of the

276	school's technology device policy;
277	(e) proposes to establish the pilot program throughout a complete kindergarten through
278	grade 12 feeder system;
279	(f) provides an expanded benefits package to employees that includes paid vacation
280	and holidays;
281	(g) is a Title I school; or
282	(h) establishes sustainable, scalable programs that can be replicated.
283	Section 8. Section 53A-15-1506 is enacted to read:
284	53A-15-1506. Selection of pilot program participants Advisory committee.
285	(1) The board shall establish an advisory committee to review proposals submitted by
286	school districts and charter schools to participate in the pilot program.
287	(2) The advisory committee may offer suggestions and recommendations to the board
288	on the selection of pilot schools.
289	(3) The advisory committee shall include representatives of stakeholders, including the
290	following legislators who shall serve as nonvoting members:
291	(a) the chair of the House Education Standing Committee;
292	(b) the chair of the Senate Education Standing Committee;
293	(c) the Senate chair of the Public Education Appropriations Subcommittee; and
294	(d) the House chair of the Public Education Appropriations Subcommittee.
295	Section 9. Section 53A-15-1507 is enacted to read:
296	53A-15-1507. Implementation funding.
297	(1) In the 2016 General Session, the board shall submit recommendations to the
298	Legislature for funding the implementation of the pilot program, including the cost of:
299	(a) equipment for the delivery of instruction;
300	(b) digital content; and
301	(c) assessments.
302	(2) Subject to legislative appropriations, the board may make grants to school districts
303	and charter schools participating in the pilot program for up to three years, with the amount of a
304	grant decreasing each year.
305	Section 10. Section 53A-15-1508 is enacted to read:
306	53A-15-1508 Enrollment of students in a nilot school Selection of nilot school

307	teachers.
308	(1) Section 53A-1a-506 shall govern the eligibility of students for enrollment at a
309	charter school that is a pilot school.
310	(2) (a) A local school board shall adopt rules governing the enrollment of students at a
311	district school that is a pilot school.
312	(b) The rules adopted under Subsection (2)(a) shall include policies and procedures to
313	ensure that decisions regarding enrollment requests are administered fairly without prejudice to
314	any student or class of student, except as provided in Subsection (2)(c).
315	(c) Policies for enrolling students in a pilot school may include:
316	(i) giving priority to a student who:
317	(A) resides within the attendance boundaries of a pilot school; or
318	(B) resides within the school district in which the pilot school is located; or
319	(ii) limiting enrollment based on the capacity of a program, class, grade level, or the
320	pilot school.
321	(3) A school district shall solicit applications for teaching positions for a pilot school
322	and hire teachers from a list of interested and qualified applicants.
323	(4) A pilot school may not require a student or teacher to participate in the pilot
324	program.
325	Section 11. Section 53A-15-1509 is enacted to read:
326	53A-15-1509. Student enrolled in a pilot school may not count as more than one
327	ADM Exception.
328	(1) The course credits of a pilot school student shall be included in the school district's
329	or charter school's calculation of average daily membership, except as provided in Subsection
330	<u>(2).</u>
331	(2) A student enrolled in a pilot school may not count as more than one pupil in
332	average daily membership (ADM), unless the student intends to complete high school
333	graduation requirements early, and exit high school early, in accordance with the student's
334	education/occupation plan (SEOP).
335	Section 12. Section 53A-15-1510 is enacted to read:
336	53A-15-1510. Flexibility in complying with a school district or charter school
337	policy.

338	A local school board or charter school governing board shall grant flexibility to a pilot
339	school in complying with a school district or charter school policy that prohibits the pilot
340	school from meeting the requirements of the pilot program.
341	Section 13. Section 53A-15-1511 is enacted to read:
342	53A-15-1511. Report to Legislature.
343	Beginning in 2017, the board and the pilot schools shall make an annual report to the
344	Legislature that:
345	(1) compares the academic performance of students participating in the pilot program
346	with students in other schools that have demographic characteristics that are similar to those of
347	the pilot program students; and
348	(2) describes the extent to which the pilot schools:
349	(a) use online content and digital tools as integral elements of instruction and learning;
350	(b) maximize engagement and achievement by addressing the needs of each student
351	through personalized instruction;
352	(c) advance students upon mastery of competencies;
353	(d) create a culture that supports individualized learning across students, teachers,
354	school district and charter school leadership, and parents;
355	(e) improve system structure and policy to allow for efficiencies in teacher practice,
356	scheduling, staffing, and use of space;
357	(f) allocate time, resources, and places in a way that provides maximum flexibility for a
358	student-centered learning environment;
359	(g) provide teachers the opportunity to receive a competitive compensation based on an
360	extended work schedule;
361	(h) establish sustainable, scalable programs that can be replicated;
362	(i) improve student learning outcomes;
363	(j) better prepare students for college and the workforce; and
364	(k) close achievement gaps.
365	Section 14. Appropriation.
366	Under the terms and conditions of Title 63J, Chapter 1, Budgetary Procedures Act, for
367	the fiscal year beginning July 1, 2015, and ending June 30, 2016, the following sums of money
368	are appropriated from resources not otherwise appropriated, or reduced from amounts

369	previously appropriated, out of the funds or accounts indicated. These sums of money are in	
370	addition to any amounts previously appropriated for fiscal year 2016.	
371	To State Board of Education - Utah State Office of Education - Initiative Programs	
372	From Education Fund, one-time \$23	50,000
373	Schedule of Programs:	
374	<u>Utah State Office of Education Initiative</u>	
375	<u>Programs - Contracts and Grants</u> \$250,000	
376	The Legislature intends that the appropriation provided in this section:	
377	(1) be used for school districts and charter schools to develop proposals to participate	
378	in the Student-Centered Learning Pilot Program, described in Section 53A-15-1504; and	
379	(2) be nonlapsing.	
380	Section 15. Effective date.	
381	(1) Except as provided in Subsection (2), this bill takes effect on May 12, 2015.	
382	(2) Uncodified Section 14, Appropriation, takes effect on July 1, 2015.	

Legislative Review Note as of 2-27-15 7:21 PM

Office of Legislative Research and General Counsel