2nd Sub. H.B. 61

1	SCHOOL SAFETY REQUIREMENTS
2	2023 GENERAL SESSION
3	STATE OF UTAH
4	Chief Sponsor: Ryan D. Wilcox
5	Senate Sponsor:
6 7	LONG TITLE
8	General Description:
9	This bill addresses school safety and security issues.
10	Highlighted Provisions:
11	This bill:
12	<ul><li>defines terms;</li></ul>
13	<ul> <li>creates a state security chief position within the Department of Public Safety;</li> </ul>
14	<ul> <li>requires each county sheriff to identify an individual within the sheriff's office to</li> </ul>
15	coordinate between the county sheriff's office, the state security chief, and certain
16	police chiefs within the county;
17	<ul><li>creates the School Security Task Force;</li></ul>
18	<ul> <li>requires the task force to develop the qualifications, duties, and scope of authority</li> </ul>
19	of the state security chief;
20	<ul> <li>requires the State Board of Education (board) to provide a report on certain law</li> </ul>
21	enforcement and disciplinary actions on school grounds to the State Commission on
22	Criminal and Juvenile Justice (commission);
23	• requires the board to issue a request for proposals for firearm detection software and
24	allows an LEA to enter into a contract to use the software;
2.5	<ul> <li>provides for the board to administer a grant program for certain school safety and</li> </ul>



26	security services and materials;
27	<ul> <li>requires every public primary and secondary school to conduct a threat assessment</li> </ul>
28	<ul> <li>modifies certain contracts concerning school resource officers, including the</li> </ul>
29	handling of certain student offenses;
30	<ul> <li>creates requirements for policies concerning school resource officers;</li> </ul>
31	<ul> <li>adds components to the board's model critical response training program;</li> </ul>
32	<ul> <li>amends requirements for and renames the criminal justice database;</li> </ul>
33	<ul> <li>modifies the duties of the commission in regards to juvenile justice;</li> </ul>
34	<ul> <li>enacts data collection and reporting requirements for the commission and the</li> </ul>
35	Administrative Office of the Courts in regards to offenses committed, or allegedly
36	committed, by minors; and
37	<ul> <li>makes technical and conforming amendments.</li> </ul>
38	Money Appropriated in this Bill:
39	This bill appropriates in fiscal year 2024:
40	<ul> <li>to State Board of Education - Contracted Initiatives and Grants, as a one-time</li> </ul>
41	appropriation:
42	• from the Income Tax Fund, One-time, \$25,000,000.
43	Other Special Clauses:
44	None
45	Utah Code Sections Affected:
46	AMENDS:
47	53E-3-516, as last amended by Laws of Utah 2022, Chapter 399
48	53G-8-701, as last amended by Laws of Utah 2019, Chapter 293
49	53G-8-702, as last amended by Laws of Utah 2021, Chapter 279
50	53G-8-703, as last amended by Laws of Utah 2019, Chapter 293
51	53G-8-802, as last amended by Laws of Utah 2022, Chapter 399
52	63A-16-1001, as enacted by Laws of Utah 2022, Chapter 390
53	63A-16-1002, as enacted by Laws of Utah 2022, Chapter 390 and last amended by
54	Coordination Clause, Laws of Utah 2022, Chapter 390
55	63I-2-253, as last amended by Laws of Utah 2022, Chapters 208, 229, 274, 354, 370,
56	and 409

57	63M-7-208, as last amended by Laws of Utah 2021, Chapter 262
58	63M-7-218, as enacted by Laws of Utah 2022, Chapter 390 and last amended by
59	Coordination Clause, Laws of Utah 2022, Chapter 390
60	ENACTS:
61	<b>53-22-101</b> , Utah Code Annotated 1953
62	<b>53-22-102</b> , Utah Code Annotated 1953
63	<b>53-22-103</b> , Utah Code Annotated 1953
64	<b>53-22-104</b> , Utah Code Annotated 1953
65	<b>53F-4-208</b> , Utah Code Annotated 1953
66	<b>53F-5-220</b> , Utah Code Annotated 1953
67	53G-8-701.5, Utah Code Annotated 1953
68	53G-8-703.2, Utah Code Annotated 1953
69	80-6-104, Utah Code Annotated 1953
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71	Be it enacted by the Legislature of the state of Utah:
72	Section 1. Section <b>53-22-101</b> is enacted to read:
12	Section 1. Section 33-22-101 is chaeted to read.
73	CHAPTER 22. SCHOOL SECURITY ACT
73	CHAPTER 22. SCHOOL SECURITY ACT
73 74	CHAPTER 22. SCHOOL SECURITY ACT  53-22-101. School Security Act Definitions.
73 74 75	CHAPTER 22. SCHOOL SECURITY ACT  53-22-101. School Security Act Definitions.  As used in this chapter:
73 74 75 76	CHAPTER 22. SCHOOL SECURITY ACT  53-22-101. School Security Act Definitions.  As used in this chapter:  (1) "Public school" means the same as that term is defined in Section 53G-9-205.1.
73 74 75 76 77	CHAPTER 22. SCHOOL SECURITY ACT  53-22-101. School Security Act Definitions.  As used in this chapter:  (1) "Public school" means the same as that term is defined in Section 53G-9-205.1.  (2) "School resource officer" or "SRO" means a law enforcement officer hired by a
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73 74 75 76 77 78 79 80	CHAPTER 22. SCHOOL SECURITY ACT  53-22-101. School Security Act Definitions.  As used in this chapter:  (1) "Public school" means the same as that term is defined in Section 53G-9-205.1.  (2) "School resource officer" or "SRO" means a law enforcement officer hired by a public school in accordance with Section 53G-8-703.  (3) "State security chief" means an individual appointed by the commissioner under Section 53-22-102.
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73 74 75 76 77 78 79 80 81 82	CHAPTER 22. SCHOOL SECURITY ACT  53-22-101. School Security Act Definitions.  As used in this chapter:  (1) "Public school" means the same as that term is defined in Section 53G-9-205.1.  (2) "School resource officer" or "SRO" means a law enforcement officer hired by a public school in accordance with Section 53G-8-703.  (3) "State security chief" means an individual appointed by the commissioner under Section 53-22-102.  Section 2. Section 53-22-102 is enacted to read:  53-22-102. State security chief Creation Appointment.
73 74 75 76 77 78 79 80 81 82 83	CHAPTER 22. SCHOOL SECURITY ACT  53-22-101. School Security Act Definitions.  As used in this chapter:  (1) "Public school" means the same as that term is defined in Section 53G-9-205.1.  (2) "School resource officer" or "SRO" means a law enforcement officer hired by a public school in accordance with Section 53G-8-703.  (3) "State security chief" means an individual appointed by the commissioner under Section 53-22-102.  Section 2. Section 53-22-102 is enacted to read:  53-22-102. State security chief Creation Appointment.  (1) There is created within the department a state security chief.
73 74 75 76 77 78 79 80 81 82 83 84	CHAPTER 22. SCHOOL SECURITY ACT  53-22-101. School Security Act Definitions.  As used in this chapter:  (1) "Public school" means the same as that term is defined in Section 53G-9-205.1.  (2) "School resource officer" or "SRO" means a law enforcement officer hired by a public school in accordance with Section 53G-8-703.  (3) "State security chief" means an individual appointed by the commissioner under Section 53-22-102.  Section 2. Section 53-22-102 is enacted to read:  53-22-102. State security chief Creation Appointment.  (1) There is created within the department a state security chief.  (2) The state security chief:

88	(d) shall be qualified by experience and education to:
89	(i) enforce the laws of this state relating to school safety;
90	(ii) perform duties prescribed by the commissioner; and
91	(iii) enforce rules made under this chapter.
92	(3) The duties and responsibilities of the state security chief shall be determined by the
93	Commissioner of Public Safety in conjunction with the School Security Task Force created in
94	Section 53-22-104.
95	Section 3. Section 53-22-103 is enacted to read:
96	53-22-103. County sheriff responsibilities Coordination.
97	Each county sheriff shall identify an individual within the sheriff's office to coordinate
98	security responsibilities between the state security chief, the county sheriff's office, and the
99	corresponding police chiefs whose jurisdiction includes a public school within the county.
100	Section 4. Section 53-22-104 is enacted to read:
101	53-22-104. School Security Task Force Membership Duties Per diem
102	Report Expiration.
103	(1) There is created a School Security Task Force composed of the following 17
104	members:
105	(a) the House chair of the Law Enforcement and Criminal Justice Interim Committee,
106	who shall serve as chair;
107	(b) the House chair of the Criminal Code Evaluation Task Force;
108	(c) a member of the Senate, appointed by the president of the Senate;
109	(d) the state superintendent of the State Board of Education or the state
110	superintendent's designee;
111	(e) the school safety specialist to the State Board of Education;
112	(f) the public safety liaison described in Section 53-1-106;
113	(g) the commissioner of the Department of Public Safety or the commissioner's
114	designee;
115	(h) the director of the Utah Division of Juvenile Justice Youth Services or the director's
116	designee;
117	(i) a member of the Utah School Superintendents Association, selected by the president
118	of the association;

119	(j) two members of the Chiefs of Police Association, one from a city of the first or
120	second class and one from a city of the third, fourth, fifth, or sixth class, selected by the
121	president of the association;
122	(k) two members of the Sheriffs Association, one from a county of the first, second, or
123	third class and one from a county of the fourth, fifth, or sixth class, selected by the president of
124	the association;
125	(l) a representative from the Utah Association of Public Charter Schools selected by
126	the president of the association;
127	(m) a representative from a school district, selected by the chair;
128	(n) an expert in school security, selected by the chair; and
129	(o) a member of a local law enforcement agency recommended by the commissioner of
130	the Department of Public Safety.
131	(2) The task force shall:
132	(a) determine the specific qualifications, duties, and responsibilities of the state
133	security chief created in Section 53-22-102;
134	(b) create statewide standardized training requirements and hiring policies for school
135	resource officers;
136	(c) review and revise, if necessary, the model critical incident response training
137	program developed under Section 53G-8-802;
138	(d) develop training standards for active threats and emergency response in schools;
139	(e) recommend standards for the use of school security specialists;
140	(f) recommend safety and security protocols for the design, construction, and
141	reconstruction of new and existing schools;
142	(g) develop legislation to accomplish Subsections (a) through (e) for introduction in the
143	2024 General Session; and
144	(h) prepare a report and present any legislation developed to the Law Enforcement and
145	Criminal Justice Interim Committee by November 30, 2023.
146	(3) (a) A majority of the members of the task force constitutes a quorum.
147	(b) The action of a majority of a quorum constitutes an action of the task force.
148	(4) The Office of Legislative Research and General Counsel shall provide staff for the
149	task force.

150	(5) (a) Salaries and expenses of the members of the task force who are legislators shall
151	be paid in accordance with:
152	(i) Section <u>36-2-2;</u>
153	(ii) Legislative Joint Rules, Title 5, Chapter 2, Lodging, Meal, and Transportation
154	Expenses; and
155	(iii) Legislative Joint Rules, Title 5, Chapter 3, Legislator Compensation.
156	(b) A member of the task force who is not a legislator may not receive compensation
157	for the member's work associated with the task force but may receive per diem and
158	reimbursement for travel expenses incurred as a member of the task force at the rates
159	established by the Division of Finance under:
160	(i) Sections 63A-3-106 and 63A-3-107; and
161	(ii) rules made by the Division of Finance in accordance with Sections 63A-3-106 and
162	<u>63A-3-107.</u>
163	(6) This task force expires December 31, 2023.
164	Section 5. Section <b>53E-3-516</b> is amended to read:
165	53E-3-516. School disciplinary and law enforcement action report Rulemaking
166	authority.
167	(1) As used in this section:
168	(a) "Disciplinary action" means an action by a public school meant to formally
169	discipline a student of that public school that includes a suspension or expulsion.
170	(b) "Law enforcement agency" means the same as that term is defined in Section
171	77-7a-103.
172	(c) "Minor" means the same as that term is defined in Section 53G-6-201.
173	(d) "Other law enforcement activity" means a significant law enforcement interaction
174	with a minor that does not result in an arrest, including:
175	(i) a search and seizure by an SRO;
176	(ii) issuance of a criminal citation;
177	(iii) issuance of a ticket or summons;
178	(iv) filing a delinquency petition; or
179	(v) referral to a probation officer.
180	(e) "School is in session" means the hours of a day during which a public school

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for each incident:

181 conducts instruction for which student attendance is counted toward calculating average daily 182 membership. (f) (i) "School-sponsored activity" means an activity, fundraising event, club, camp, 183 184 clinic, or other event or activity that is authorized by a specific public school, according to LEA 185 governing board policy, and satisfies at least one of the following conditions: 186 (A) the activity is managed or supervised by a school district, public school, or public 187 school employee; 188 (B) the activity uses the school district or public school facilities, equipment, or other 189 school resources; or 190 (C) the activity is supported or subsidized, more than inconsequentially, by public 191 funds, including the public school's activity funds or Minimum School Program dollars. 192 (ii) "School-sponsored activity" includes preparation for and involvement in a public 193 performance, contest, athletic competition, demonstration, display, or club activity. 194 (g) "Student resource officer" or "SRO" means the same as that term is defined in 195 Section 53G-8-701. 196 (2) Beginning on July 1, 2023, the state board shall develop an annual report regarding 197 the following incidents that occur on school grounds while school is in session or during a 198 school-sponsored activity: 199 (a) arrests of a minor; 200 (b) other law enforcement activities; and 201 (c) disciplinary actions. 202 (3) Pursuant to state and federal law, law enforcement agencies shall collaborate with 203 the state board and LEAs to provide and validate data and information necessary to complete 204 the report described in Subsection (2), as requested by an LEA or the state board. 205 (4) The report described in Subsection (2) shall include the following information 206 listed separately for each LEA: 207 (a) the number of arrests of a minor, including the reason why the minor was arrested; (b) the number of other law enforcement activities, including the following information 208

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(i) the reason for the other law enforcement activity; and

(ii) the type of other law enforcement activity used;

212	(c) the number of disciplinary actions imposed, including:
213	(i) the reason for the disciplinary action; and
214	(ii) the type of disciplinary action;
215	(d) the number of SROs employed; and
216	(e) if applicable, the demographics of an individual who is subject to, as the following
217	are defined in Section 53G-9-601, bullying, hazing, cyber-bullying, or retaliation.
218	(5) The report described in Subsection (2) shall include the following information, in
219	aggregate, for each element described in Subsections (4)(a) through (c):
220	(a) age;
221	(b) grade level;
222	(c) race;
223	(d) sex; and
224	(e) disability status.
225	(6) Information included in the annual report described in Subsection (2) shall comply
226	with:
227	(a) Chapter 9, Part 3, Student Data Protection;
228	(b) Chapter 9, Part 2, Student Privacy; and
229	(c) the Family Education Rights and Privacy Act, 20 U.S.C. Secs. 1232g and 1232h.
230	(7) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the
231	state board shall make rules to compile the report described in Subsection (2).
232	(8) The state board shall provide the report described in Subsection (2):
233	(a) in accordance with Section 53E-1-203 for incidents that occurred during the
234	previous school year[-]; and
235	(b) to the State Commission on Criminal and Juvenile Justice before July 1 of each
236	year for incidents that occurred during the previous school year.
237	Section 6. Section <b>53F-4-208</b> is enacted to read:
238	53F-4-208. State board procurement for school security software.
239	(1) In accordance with Title 63G, Chapter 6a, Utah Procurement Code, the state board
240	shall issue a request for proposals, on or before June 15, 2023, and enter a contract with a
241	private vendor for firearm detection software to detect and alert district personnel and first
242	responders about the presence of visible, unholstered firearms on school property.

243	(2) The contract described in Subsection (1) shall require the lifearm detection
244	software to be:
245	(a) developed in the United States without the use of any third-party or open-source
246	<u>data;</u>
247	(b) protected by an awarded patent that includes a training database populated with
248	frames of actual videos of firearms taken in relevant environments across diverse industries;
249	(c) designated as qualified anti-terrorism technology under the federal SAFETY Act, 6
250	<u>U.S.C. Sec. 441 et seq.;</u>
251	(d) designed to integrate with existing security camera infrastructure at school districts
252	(e) managed directly by the contracted vendor through a constantly monitored
253	operations center that is staffed by highly trained analysts in order to rapidly communicate
254	possible threats to end users; and
255	(f) successfully deployed in other states, school districts, and commercial users.
256	(3) An LEA may enter into the contract described in Subsection (1) for firearm
257	detection software at the LEA's schools.
258	Section 7. Section 53F-5-220 is enacted to read:
259	53F-5-220. School Safety and Support Grant Program Rulemaking.
260	(1) The state board may award a grant to an LEA in response to an LEA request for
261	proposal to provide a school with:
262	(a) school resource officer services;
263	(b) school safety specialists and school safety specialist training;
264	(c) safety and security training by law enforcement agencies for school employees;
265	(d) first-aid kits for classrooms; or
266	(e) bleeding control kits.
267	(2) An LEA may not apply for a grant under this section to fund services already in
268	place, but an LEA may submit a request for proposal to fund an expansion of existing services.
269	(3) The state board shall prioritize grant funding for LEAs with low student counts that
270	have designated a school safety specialist in each school.
271	(4) The state board may adopt rules in accordance with Title 63G, Chapter 3, Utah
272	Administrative Rulemaking Act, to administer this section.
273	Section 8. Section <b>53G-8-701</b> is amended to read:

274	53G-8-701. Definitions.
275	As used in this part:
276	(1) "Law enforcement agency" means the same as that term is defined in Section
277	53-1-102.
278	(2) "Public school" means the same as that term is defined in Section 53G-9-205.1.
279	[(2)] (3) "School resource officer" or "SRO" means a law enforcement officer, as
280	defined in Section 53-13-103, who contracts with or whose law enforcement agency contracts
281	with an LEA to provide law enforcement services for the LEA.
282	(4) "School safety specialist" means a school employee who is responsible for
283	supporting school safety initiatives including the threat assessment described in Subsection
284	53G-8-802(2)(g)(i).
285	Section 9. Section <b>53G-8-701.5</b> is enacted to read:
286	53G-8-701.5. Threat assessment and school safety specialist.
287	Every public primary and secondary school:
288	(1) shall conduct a threat assessment as described in Subsection 53G-8-802(2)(g)(i);
289	<u>and</u>
290	(2) may designate a school safety specialist.
291	Section 10. Section <b>53G-8-702</b> is amended to read:
292	53G-8-702. School resource officer training Curriculum.
293	(1) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the
294	state board shall make rules that prepare and make available a training program for school
295	principals, school personnel, and school resource officers to attend.
296	(2) To create the curriculum and materials for the training program described in
297	Subsection (1), the state board shall:
298	(a) work in conjunction with the State Commission on Criminal and Juvenile Justice
299	created in Section 63M-7-201;
300	(b) solicit input from local school boards, charter school governing boards, and the
301	Utah Schools for the Deaf and the Blind;
302	(c) consult with a nationally recognized organization that provides resources and
303	training for school resource officers;
304	[(c)] (d) solicit input from local law enforcement and other interested community

305	stakeholders; and
306	[(d)] (e) consider the current United States Department of Education recommendations
307	on school discipline and the role of a school resource officer.
308	(3) The training program described in Subsection (1) may include training on the
309	following:
310	(a) childhood and adolescent development;
311	(b) responding age-appropriately to students;
312	(c) working with disabled students;
313	(d) techniques to de-escalate and resolve conflict;
314	(e) cultural awareness;
315	(f) restorative justice practices;
316	(g) identifying a student exposed to violence or trauma and referring the student to
317	appropriate resources;
318	(h) student privacy rights;
319	(i) negative consequences associated with youth involvement in the juvenile and
320	criminal justice systems;
321	(j) strategies to reduce juvenile justice involvement;
322	(k) roles of and distinctions between a school resource officer and other school staff
323	who help keep a school secure;
324	(l) developing and supporting successful relationships with students; and
325	(m) legal parameters of searching and questioning students on school property.
326	(4) The state board shall work together with the Department of Public Safety, the State
327	Commission on Criminal and Juvenile Justice, and state and local law enforcement to establish
328	policies, [and] procedures, [that govern] and training requirements for school resource officers.
329	Section 11. Section <b>53G-8-703</b> is amended to read:
330	53G-8-703. Contracts between an LEA and law enforcement for school resource
331	officer services Requirements.
332	(1) An LEA may contract with a <u>local</u> law enforcement agency [or an individual] to
333	provide school resource officer services at the LEA [if the LEA governing board reviews and
334	approves the contract].
335	(2) [If an LEA contracts] An LEA contract with a law enforcement agency [or an

336	individual] to provide SRO services at the LEA[, the LEA governing board] shall require in the
337	contract:
338	(a) an acknowledgment by the law enforcement agency [or the individual] that an SRO
339	hired under the contract shall:
340	(i) provide for and maintain a safe, healthy, and productive learning environment in a
341	school;
342	(ii) act as a positive role model to students;
343	(iii) work to create a cooperative, proactive, and problem-solving partnership between
344	law enforcement and the LEA;
345	(iv) emphasize the use of restorative approaches to address negative behavior; and
346	(v) at the request of the LEA, teach a vocational law enforcement class;
347	(b) a description of the shared understanding of the LEA and the law enforcement
348	agency [or individual] regarding the roles and responsibilities of law enforcement and the LEA
349	to:
350	(i) maintain safe schools;
351	(ii) improve school climate; and
352	(iii) support educational opportunities for students;
353	(c) a designation of student offenses that, in accordance with Section 53G-8-211, the
354	SRO:
355	(i) may refer to the juvenile court;
356	(ii) [the SRO] shall confer with the LEA to resolve[, including an offense that:]; and
357	[(i) is a minor violation of the law; and]
358	[(ii) would not violate the law if the offense was committed by an adult;]
359	[(d)] (iii) [a designation of student offenses that are administrative issues that an SRO]
360	shall refer to a school administrator for resolution [in accordance with Section 53G-8-211] as
361	an administrative issue with the understanding that the SRO will be informed of the outcome of
362	the administrative issue;
363	[(e)] (d) a detailed description of the rights of a student under state and federal law
364	with regard to:
365	(i) searches;
366	(ii) questioning:

367	(iii) arrests; and
368	[(iii)] (iv) information privacy;
369	[ <del>(f)</del> ] <u>(e)</u> a detailed description of:
370	(i) job <u>assignment and</u> duties[;], including:
371	(A) the school to which the SRO will be assigned;
372	(B) the hours the SRO is expected to be present at the school;
373	(C) the point of contact at the school;
374	(D) specific responsibilities for providing and receiving information; and
375	(E) types of records to be kept, and by whom;
376	(ii) training requirements; and
377	(iii) other expectations of the SRO and school administration in relation to law
378	enforcement at the LEA;
379	[(g)] (f) that an SRO who is hired under the contract and the principal at the school
380	where an SRO will be working, or the principal's designee, will jointly complete the SRO
381	training described in Section 53G-8-702; [and]
382	[(h) if the contract is between an LEA and a law enforcement agency, that:]
383	[(i)] (g) that both parties agree to jointly discuss SRO applicants; and
384	[(ii)] (h) that the law enforcement agency will, at least annually, seek out and accept
385	feedback from an LEA about an SRO's performance.
386	Section 12. Section <b>53G-8-703.2</b> is enacted to read:
387	53G-8-703.2. LEA establishment of SRO policy Public comment.
388	(1) An LEA shall establish an SRO policy.
389	(2) The SRO policy described in Subsection (1) shall include:
390	(a) the contract described in Section 53G-8-703; and
391	(b) all other procedures and requirements governing the relationship between the LEA
392	and an SRO.
393	(3) Before implementing the SRO policy described in Subsection (1), the LEA shall
394	present the SRO policy at a public meeting and receive public comment on the SRO policy.
395	Section 13. Section <b>53G-8-802</b> is amended to read:
396	53G-8-802. State Safety and Support Program State board duties LEA
397	duties.

398	(1) There is created the State Safety and Support Program.
399	(2) The state board shall:
400	(a) develop in conjunction with the Division of Substance Abuse and Mental Health
401	model student safety and support policies for an LEA, including:
402	(i) evidence-based procedures for the assessment of and intervention with an individua
403	whose behavior poses a threat to school safety;
404	(ii) procedures for referrals to law enforcement; and
405	(iii) procedures for referrals to a community services entity, a family support
406	organization, or a health care provider for evaluation or treatment;
407	(b) provide training:
408	(i) in school safety;
409	(ii) in evidence-based approaches to improve school climate and address and correct
410	bullying behavior;
411	(iii) in evidence-based approaches in identifying an individual who may pose a threat
412	to the school community;
413	(iv) in evidence-based approaches in identifying an individual who may be showing
414	signs or symptoms of mental illness;
415	(v) on permitted disclosures of student data to law enforcement and other support
416	services under the Family Education Rights and Privacy Act, 20 U.S.C. Sec. 1232g;
417	(vi) on permitted collection of student data under 20 U.S.C. Sec. 1232h and Sections
418	53E-9-203 and 53E-9-305; and
419	(vii) for administrators on rights and prohibited acts under:
420	(A) Chapter 9, Part 6, Bullying and Hazing;
421	(B) Title VI of the Civil Rights Act of 1964, 42 U.S.C. Sec. 2000d et seq.;
422	(C) Title IX of Education Amendments of 1972, 20 U.S.C. Sec. 1681 et seq.;
423	(D) Section 504 of the Rehabilitation Act of 1973, 29 U.S.C. Sec. 701 et seq.; and
424	(E) the Individuals with Disabilities Education Act, 20 U.S.C. Sec. 1400 et seq.;
425	(c) conduct and disseminate evidence-based research on school safety concerns;
426	(d) disseminate information on effective school safety initiatives;
427	(e) encourage partnerships between public and private sectors to promote school safety
428	(f) provide technical assistance to an LEA in the development and implementation of

429	school safety initiatives;
430	(g) in conjunction with the Department of Public Safety, develop and make available to
431	an LEA a model critical incident response training program that includes:
432	(i) protocols for conducting a threat assessment, and ensuring building security during
433	an incident, as required in Section 53G-8-701.5;
434	(ii) standardized response protocol terminology for use throughout the state;
435	(iii) protocols for planning and safety drills; and
436	(iv) recommendations for safety equipment for schools including amounts and types of
437	first aid supplies;
438	(h) provide space for the public safety liaison described in Section 53-1-106 and the
439	school-based mental health specialist described in Section 62A-15-103;
440	(i) create a model school climate survey that may be used by an LEA to assess
441	stakeholder perception of a school environment and, in accordance with Title 63G, Chapter 3,
442	Utah Administrative Rulemaking Act, adopt rules:
443	(i) requiring an LEA to:
444	(A) create or adopt and disseminate a school climate survey; and
445	(B) disseminate the school climate survey;
446	(ii) recommending the distribution method, survey frequency, and sample size of the
447	survey; and
448	(iii) specifying the areas of content for the school climate survey; and
449	(j) collect aggregate data and school climate survey results from each LEA.
450	(3) Nothing in this section requires an individual to respond to a school climate survey.
451	(4) The state board shall require an LEA to:
452	(a) (i) review data from the state board-facilitated surveys containing school climate
453	data for each school within the LEA; and
454	(ii) based on the review described in Subsection (4)(a)(i):
455	(A) revise practices, policies, and training to eliminate harassment and discrimination
456	in each school within the LEA;
457	(B) adopt a plan for harassment- and discrimination-free learning; and
458	(C) host outreach events or assemblies to inform students and parents of the plan
459	adopted under Subsection (4)(a)(ii)(B);

460	(b) no later than September 1 of each school year, send a notice to each student, parent,
461	and LEA staff member stating the LEA's commitment to maintaining a school climate that is
462	free of harassment and discrimination; and
463	(c) report to the state board:
464	(i) no later than August 1, 2023, on the LEA's plan adopted under Subsection
465	(4)(a)(ii)(B); and
466	(ii) after August 1, 2023, annually on the LEA's implementation of the plan and
467	progress.
468	Section 14. Section <b>63A-16-1001</b> is amended to read:
469	63A-16-1001. Definitions.
470	As used in this part:
471	(1) "Commission" means the State Commission on Criminal and Juvenile Justice
472	created in Section 63M-7-201.
473	(2) "Criminal justice agency" means an agency or institution directly involved in the
474	apprehension, prosecution, and incarceration of an individual involved in criminal activity,
475	including law enforcement, correctional facilities, jails, courts, probation, and parole.
476	(3) "Database" means the [Criminal Justice Database] criminal and juvenile justice
477	database created in this part.
478	(4) "Division" means the Division of Technology Services created in Section
479	63A-16-103.
480	Section 15. Section <b>63A-16-1002</b> is amended to read:
481	63A-16-1002. Criminal and juvenile justice database.
482	(1) The commission shall oversee the creation and management of a [Criminal Justice
483	Database] criminal and juvenile justice database for information and data required to be
484	reported to the commission, organized by county, and accessible to all criminal justice agencies
485	in the state.
486	(2) The division shall assist with the development and management of the database.
487	(3) The division, in collaboration with the commission, shall create:
488	(a) master standards and formats for information submitted to the database;
489	(b) a portal, bridge, website, or other method for reporting entities to provide the
490	information;

491 (c) a master data management index or system to assist in the retrieval of information 492 in the database; 493 (d) a protocol for accessing information in the database that complies with state 494 privacy regulations; and 495 (e) a protocol for real-time audit capability of all data accessed through the portal by 496 participating data source, data use entities, and regulators. 497 (4) Each criminal justice agency charged with reporting information to the commission 498 shall provide the data or information to the database in a form prescribed by the commission. 499 (5) The database shall be the repository for the statutorily required data described in: 500 (a) Section 13-53-111, recidivism reporting requirements; 501 (b) Section 17-22-32, county jail reporting requirements; 502 (c) Section 17-55-201, Criminal Justice Coordinating Councils reporting: 503 (d) Section 24-4-118, forfeiture reporting requirements: (e) Section 41-6a-511, courts to collect and maintain data; 504 505 (f) Section 63M-7-214, law enforcement agency grant reporting; 506 (g) Section 63M-7-216, prosecutorial data collection; 507 (h) Section 64-13-21, supervision of sentenced offenders placed in community; 508 (i) Section 64-13-25, standards for programs: 509 (i) Section 64-13-45, department reporting requirements; 510 (k) Section 64-13e-104, housing of state probationary inmates or state parole inmates; 511 (1) Section 77-7-8.5, use of tactical groups; 512 (m) Section 77-20-103, release data requirements; 513 (n) Section 77-22-2.5, court orders for criminal investigations: 514 (o) Section 78A-2-109.5, court demographics reporting; 515 (p) Section 80-6-104, data collection on offenses committed by minors; and 516 [(p)] (q) any other statutes which require the collection of specific data and the 517 reporting of that data to the commission. 518 (6) The commission shall report: 519 (a) progress on the database, including creation, configuration, and data entered, to the 520 Law Enforcement and Criminal Justice Interim Committee not later than November 2022; and

(b) all data collected as of December 31, 2022, to the Law Enforcement and Criminal

522	Justice Interim Committee, the House Law Enforcement and Criminal Justice Standing
523	Committee, and the Senate Judiciary, Law Enforcement and Criminal Justice Standing
524	Committee not later than January 16, 2023.
525	Section 16. Section 63I-2-253 is amended to read:
526	63I-2-253. Repeal dates: Titles 53 through 53G.
527	(1) <u>Section 53-22-104</u> is repealed <u>December 31, 2023.</u>
528	(2) (a) Subsection 53B-2a-108(5), regarding exceptions to the composition of a
529	technical college board of trustees, is repealed July 1, 2022.
530	(b) When repealing Subsection 53B-2a-108(5), the Office of Legislative Research and
531	General Counsel shall, in addition to its authority under Subsection 36-12-12(3), make
532	necessary changes to subsection numbering and cross references.
533	[ <del>(2)</del> ] <u>(3)</u> Section 53B-6-105.7 is repealed July 1, 2024.
534	[(3)] (4) Section 53B-7-707 regarding performance metrics for technical colleges is
535	repealed July 1, 2023.
536	[ <del>(4)</del> ] <u>(5)</u> Section 53B-8-114 is repealed July 1, 2024.
537	[(5)] (6) The following provisions, regarding the Regents' scholarship program, are
538	repealed on July 1, 2023:
539	(a) in Subsection 53B-8-105(12), the language that states, "or any scholarship
540	established under Sections 53B-8-202 through 53B-8-205";
541	(b) Section 53B-8-202;
542	(c) Section 53B-8-203;
543	(d) Section 53B-8-204; and
544	(e) Section 53B-8-205.
545	[ <del>(6)</del> ] <u>(7)</u> Section 53B-10-101 is repealed on July 1, 2027.
546	[ <del>(7)</del> ] (8) Title 53B, Chapter 18, Part 14, Uintah Basin Air Quality Research Project, is
547	repealed July 1, 2023.
548	[ <del>(8)</del> ] <u>(9)</u> Subsection 53E-1-201(1)(s) regarding the report by the Educational
549	Interpretation and Translation Services Procurement Advisory Council is repealed July 1, 2024
550	[ <del>(9)</del> ] <u>(10)</u> Section 53E-1-202.2, regarding a Public Education Appropriations
551	Subcommittee evaluation and recommendations, is repealed January 1, 2024.
552	[(10)] (11) Subsection 53E-10-309(7), related to the PRIME pilot program, is repealed

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applicable" is repealed July 1, 2023.

- 553 July 1, 2024. 554 [<del>(11)</del>] (12) In Subsections 53F-2-205(4) and (5), regarding the State Board of 555 Education's duties if contributions from the minimum basic tax rate are overestimated or 556 underestimated, the language that states "or 53F-2-301.5, as applicable" is repealed July 1, 557 2023. 558 [(12)] (13) Section 53F-2-209, regarding local education agency budgetary flexibility, is repealed July 1, 2024. 559 560  $[\frac{(13)}{(14)}]$  (14) Subsection 53F-2-301(1), relating to the years the section is not in effect, is repealed July 1, 2023. 561 562 [<del>(14)</del>] (15) Section 53F-2-302.1, regarding the Enrollment Growth Contingency 563 Program, is repealed July 1, 2023. 564  $[\frac{(15)}{(16)}]$  (16) Subsection 53F-2-314(4), relating to a one-time expenditure between the 565 at-risk WPU add-on funding and previous at-risk funding, is repealed January 1, 2024. 566 [<del>(16)</del>] (17) Section 53F-2-524, regarding teacher bonuses for extra work assignments, 567 is repealed July 1, 2024. 568  $[\frac{(17)}{(18)}]$  (18) In Subsection 53F-2-515(1), the language that states "or 53F-2-301.5, as 569 applicable" is repealed July 1, 2023. 570 [<del>(18)</del>] (19) Subsection 53F-4-401(3)(b), regarding a child enrolled or eligible for 571 enrollment in kindergarten, is repealed July 1, 2022. 572 [(19)] (20) In Subsection 53F-4-404(4)(c), the language that states "Except as provided 573 in Subsection (4)(d)" is repealed July 1, 2022. 574  $[\frac{(20)}{(21)}]$  (21) Subsection 53F-4-404(4)(d) is repealed July 1, 2022. 575  $[\frac{(21)}{(22)}]$  (22) In Subsection 53F-9-302(3), the language that states "or 53F-2-301.5, as 576 applicable" is repealed July 1, 2023. 577  $[\frac{(22)}{(23)}]$  (23) In Subsection 53F-9-305(3)(a), the language that states "or 53F-2-301.5, as 578 applicable" is repealed July 1, 2023.
- 581 [(24)] (25) In Subsection 53G-3-304(1)(c)(i), the language that states "or 53F-2-301.5, as applicable" is repealed July 1, 2023.
- [(25)] (26) On July 1, 2023, when making changes in this section, the Office of

 $[\frac{(23)}{(24)}]$  (24) In Subsection 53F-9-306(3)(a), the language that states "or 53F-2-301.5, as

584	Legislative Research and General Counsel shall, in addition to the office's authority under
585	Subsection 36-12-12(3), make corrections necessary to ensure that sections and subsections
586	identified in this section are complete sentences and accurately reflect the office's perception of
87	the Legislature's intent.
888	Section 17. Section <b>63M-7-208</b> is amended to read:
589	63M-7-208. Juvenile justice oversight Delegation Effective dates.
590	(1) The Commission on Criminal and Juvenile Justice shall:
591	(a) support implementation and expansion of evidence-based juvenile justice programs
592	and practices, including assistance regarding implementation fidelity, quality assurance, and
593	ongoing evaluation;
594	(b) examine and make recommendations on the use of third-party entities or an
595	intermediary organization to assist with implementation and to support the performance-based
596	contracting system authorized in Subsection (1)(m);
597	(c) oversee the development of performance measures to track juvenile justice reforms,
598	and ensure early and ongoing stakeholder engagement in identifying the relevant performance
599	measures;
600	(d) evaluate currently collected data elements throughout the juvenile justice system
501	and contract reporting requirements to streamline reporting, reduce redundancies, eliminate
502	inefficiencies, and ensure a focus on recidivism reduction;
503	(e) review averted costs from reductions in out-of-home placements for juvenile justice
604	youth placed with the Division of Juvenile Justice Services and the Division of Child and
505	Family Services, and make recommendations to prioritize the reinvestment and realignment of
606	resources into community-based programs for youth living at home, including the following:
507	(i) statewide expansion of:
808	(A) juvenile receiving centers, as defined in Section 80-1-102;
509	(B) mobile crisis outreach teams, as defined in Section 62A-15-102;
510	(C) youth courts; and
511	(D) victim-offender mediation;
512	(ii) statewide implementation of nonresidential diagnostic assessment;
513	(iii) statewide availability of evidence-based programs and practices including
514	cognitive behavioral and family therapy programs for minors assessed by a validated risk and

013	needs assessment as moderate of high risk,
616	(iv) implementation and infrastructure to support the sustainability and fidelity of
617	evidence-based juvenile justice programs, including resources for staffing, transportation, and
618	flexible funds; and
619	(v) early intervention programs such as family strengthening programs, family
620	wraparound services, and proven truancy interventions;
621	(f) assist the Administrative Office of the Courts in the development of a statewide
622	sliding scale for the assessment of fines, fees, and restitution, based on the ability of the minor's
623	family to pay;
624	(g) analyze the alignment of resources and the roles and responsibilities of agencies,
625	such as the operation of early intervention services, receiving centers, and diversion, and make
626	recommendations to reallocate functions as appropriate, in accordance with Section 80-5-401;
627	(h) comply with the data collection and reporting requirements under Section
628	<u>80-6-104;</u>
629	[(h) ensure that data reporting is expanded and routinely review data in additional
630	areas, including:
631	[(i) referral and disposition data by judicial district;]
632	[(ii) data on the length of time minors spend in the juvenile justice system, including
633	the total time spent under court jurisdiction, on community supervision, and in each
634	out-of-home placement;]
635	[(iii) recidivism data for minors who are diverted to a nonjudicial adjustment under
636	Section 80-6-304 and minors for whom dispositions are ordered under Section 80-6-701;
637	including tracking minors into the adult corrections system;]
638	[(iv) change in aggregate risk levels from the time minors receive services, are under
639	supervision, and are in out-of-home placement; and]
640	[(v) dosage of programming;]
641	(i) develop a reasonable timeline within which all programming delivered to minors in
642	the juvenile justice system must be evidence-based or consist of practices that are rated as
643	effective for reducing recidivism by a standardized program evaluation tool;
644	(j) provide guidelines to be considered by the Administrative Office of the Courts and
645	the Division of Juvenile Justice Services in developing tools considered by the Administrative

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- Office of the Courts and the Division of Juvenile Justice Services in developing or selecting tools to be used for the evaluation of juvenile justice programs;
  - (k) develop a timeline to support improvements to juvenile justice programs to achieve reductions in recidivism and review reports from relevant state agencies on progress toward reaching that timeline;
  - (l) subject to Subsection (2), assist in the development of training for juvenile justice stakeholders, including educators, law enforcement officers, probation staff, judges, Division of Juvenile Justice Services staff, Division of Child and Family Services staff, and program providers;
  - (m) subject to Subsection (3), assist in the development of a performance-based contracting system, which shall be developed by the Administrative Office of the Courts and the Division of Juvenile Justice Services for contracted services in the community and contracted out-of-home placement providers;
  - (n) assist in the development of a validated detention risk assessment tool that [shall be] is developed or adopted and validated by the Administrative Office of the Courts and the Division of Juvenile Justice Services as provided in Section 80-5-203 [on and after July 1, 2018]; and
  - (o) annually issue and make public a report to the governor, president of the Senate, speaker of the House of Representatives, and chief justice of the Utah Supreme Court on the progress of the reforms and any additional areas in need of review.
  - (2) Training described in Subsection (1)(1) should include instruction on evidence-based programs and principles of juvenile justice, such as risk, needs, responsivity, and fidelity, and shall be supplemented by the following topics:
    - (a) adolescent development;
    - (b) identifying and using local behavioral health resources;
- (c) implicit bias;
- (d) cultural competency;
- (e) graduated responses;
- (f) Utah juvenile justice system data and outcomes; and
- 675 (g) gangs.
- 676 (3) The system described in Subsection (1)(m) shall provide incentives for:

677	(a) the use of evidence-based juvenile justice programs and practices rated as effective
678	by the tools selected in accordance with Subsection (1)(j);
679	(b) the use of three-month timelines for program completion; and
680	(c) evidence-based programs and practices for minors living at home in rural areas.
681	(4) The State Commission on Criminal and Juvenile Justice may delegate the duties
682	imposed under this section to a subcommittee or board established by the Commission on
683	Criminal and Juvenile Justice in accordance with Subsection 63M-7-204(2).
684	[(5) Subsections (1)(a) through (c) take effect August 1, 2017. The remainder of this
685	section takes effect July 1, 2018.]
686	Section 18. Section <b>63M-7-218</b> is amended to read:
687	63M-7-218. State grant requirements.
688	Beginning July 1, 2023, the commission may not award any grant of state funds to any
689	entity subject to, and not in compliance with, the reporting requirements in Subsections
690	63A-16-1002(5)(a) through [ <del>(o)</del> ] <u>(p)</u> .
691	Section 19. Section 80-6-104 is enacted to read:
692	80-6-104. Data collection on offenses committed by minors Reporting
693	requirement.
694	(1) As used in this section:
695	(a) "Firearm" means the same as that term is defined in Section 76-10-501.
696	(b) "Firearm-related offense" means a criminal offense involving a firearm.
697	(c) "School is in session" means the same as that term is defined in Section 53E-3-516.
698	(d) "School-sponsored activity" means the same as that term is defined in Section
699	<u>53E-3-516.</u>
700	(2) Before July 1 of each year, the Administrative Office of the Courts shall submit the
701	following data to the State Commission on Criminal and Juvenile Justice, broken down by
702	judicial district, for the preceding calendar year:
703	(a) the number of referrals to the juvenile court;
704	(b) the number of minors diverted to a nonjudicial adjustment;
705	(c) the number of minors that satisfy the conditions of a nonjudicial adjustment;
706	(d) the number of minors for whom a petition is filed in the juvenile court;
707	(e) the number of minors for whom an information is filed in the juvenile court;

/08	(1) the number of minors bound over to the district court by the juvenile court;
709	(g) the number of petitions for offenses committed by minors that were dismissed by
710	the juvenile court;
711	(h) the number of adjudications in the juvenile court for offenses committed by minors;
712	(i) the number of guilty pleas entered into by minors in the juvenile court;
713	(j) the number of dispositions resulting in secure care, community-based placement,
714	formal probation, and intake probation;
715	(k) for each minor charged in the juvenile court with a firearm-related offense:
716	(i) the minor's age at the time the offense was committed or allegedly committed;
717	(ii) the minor's zip code at the time that the offense was referred to the juvenile court;
718	(iii) whether the minor is a restricted person under Subsection 76-10-503(1)(a)(iv) or
719	(1)(b)(ii);
720	(iv) the type of offense for which the minor is charged;
721	(v) the outcome of the minor's case in juvenile court, including whether the minor was
722	bound over to the district court or adjudicated by the juvenile court; and
723	(vi) if a disposition was entered by the juvenile court, whether the disposition resulted
724	in secure care, community-based placement, formal probation, or intake probation.
725	(3) The State Commission on Criminal and Juvenile Justice shall track the disposition
726	of a case resulting from a firearm-related offense committed, or allegedly committed, by a
727	minor when the minor is found in possession of a firearm while school is in session or during a
728	school-sponsored activity.
729	(4) In collaboration with the Administrative Office of the Courts, the division, and
730	other agencies, the State Commission on Criminal and Juvenile Justice shall collect data for the
731	preceding calendar year on:
732	(a) the length of time that minors spend in the juvenile justice system, including the
733	total amount of time minors spend under juvenile court jurisdiction, on community
734	supervision, and in each out-of-home placement;
735	(b) recidivism of minors who are diverted to a nonjudicial adjustment and minors for
736	whom dispositions are ordered by the juvenile court, including tracking minors into the adult
737	corrections system;
738	(c) changes in aggregate risk levels from the time minors receive services, are under

739	supervision, and are in out-of-home placement; and
740	(d) dosages of programming.
741	(5) On and before October 1 of each year, the State Commission on Criminal and
742	Juvenile Justice shall prepare and submit a written report to the Judiciary Interim Committee
743	and the Law Enforcement and Criminal Justice Interim Committee that includes:
744	(a) data collected by the State Commission on Criminal and Juvenile Justice under this
745	section;
746	(b) data collected by the State Board of Education under Section 53E-3-516; and
747	(c) recommendations for legislative action with respect to the data described in this
748	Subsection (5).
749	Section 20. Appropriation.
750	The following sums of money are appropriated for the fiscal year beginning July 1,
751	2023, and ending June 30, 2024. These are additions to amounts previously appropriated for
752	fiscal year 2024. Under the terms and conditions of Title 63J, Chapter 1, Budgetary Procedures
753	Act, the Legislature appropriates the following sums of money from the funds or accounts
754	indicated for the use and support of the government of the state of Utah.
755	ITEM 1
756	To State Board of Education - Contracted Initiatives and Grants
757	From Income Tax Fund, One-time 25,000,000
758	Schedule of Programs:
759	Contracts and Grants 25,000,000
760	The Legislature intends that:
761	(1) \$22,000,000 of the appropriation under this item be used for the grant program
762	described in Section 53F-5-220 of this bill;
763	(2) \$3,000,000 of the appropriation under this item be used for the procurement
764	described in Section 53G-8-803 of this bill; and
765	(3) under Section 63J-1-603, the one-time appropriation provided under this item not
766	lapse at the close of fiscal year 2024 and the use of any nonlapsing funds is limited to the
767	purposes described in Subsections (1) and (2) of this item.