	SCHOOL DISTRICT EMPLOYEES - CAREER
	STATUS REQUIREMENTS
	2010 GENERAL SESSION
	STATE OF UTAH
	Chief Sponsor: Ronda Rudd Menlove
	Senate Sponsor:
]	LONG TITLE
	Committee Note:
	The Education Interim Committee recommended this bill.
	General Description:
	This bill modifies the Utah Orderly School Termination Procedures Act regarding
	requirements for school district employees to obtain career status.
	Highlighted Provisions:
	This bill:
	 allows a local school board to determine the number of years, within a range of
	three to five years, a provisional employee must work to obtain career status.
	Monies Appropriated in this Bill:
	None
	Other Special Clauses:
	None
	Utah Code Sections Affected:
	AMENDS:
	53A-8-106, as last amended by Laws of Utah 2003, Chapter 315

H.B. 42

H.B. 42

12-11-09 7:06 AM

28	53A-8-106. Career employee status for provisional employees.
29	(1) (a) A provisional employee must work for a school district on at least a half-time
30	basis for three to five consecutive years to obtain career employee status.
31	(b) The school board of a school district shall determine the number of years, within
32	the range specified in Subsection (1)(a), required to obtain career employee status.
33	(2) Policies of an employing school district shall determine the status of a career
34	employee in the event of the following:
35	(a) the employee accepts a position which is substantially different from the position in
36	which career status was achieved; or
37	(b) the employee accepts employment in another school district.
38	(3) If an employee who is under an order of probation or remediation in one
39	assignment in a school district is transferred or given a new assignment in the district, the order
40	shall stand until its provisions are satisfied.
41	(4) An employee who is given extra duty assignments in addition to a primary
42	assignment, such as a teacher who also serves as a coach or activity advisor, is a temporary
43	employee in those extra duty assignments and may not acquire career status beyond the primary
44	assignment.
45	(5) A person is an at-will employee and is not eligible for career employee status if the
46	person:
47	(a) is a teacher who holds a competency-based license pursuant to Section 53A-6-104.5
48	and does not hold a level 1, 2, or 3 license as defined in Section 53A-6-103; or
49	(b) holds an administrative/supervisory letter of authorization pursuant to Section
50	53A-6-110.

Legislative Review Note as of 9-29-09 6:50 AM

Office of Legislative Research and General Counsel

H.B. 42 - School District Employees - Career Status Requirements

Fiscal Note

2010 General Session

State of Utah

State Impact

Enactment of this bill will not require additional appropriations.

Individual, Business and/or Local Impact

Enactment of this bill likely will not result in direct, measurable costs and/or benefits for individuals, businesses, or local governments.

12/31/2009, 10:02:57 AM, Lead Analyst: Lee, P.W./Attny: AOS

Office of the Legislative Fiscal Analyst