Representative Susan Pulsipher proposes the following substitute bill:

1	ELECTRONIC CIGARETTES IN SCHOOLS AMENDMENTS
2	2020 GENERAL SESSION
3	STATE OF UTAH
4	Chief Sponsor: Susan Pulsipher
5	Senate Sponsor:
6 7	LONG TITLE
8	General Description:
9	This bill addresses student use of alcohol, tobacco, electronic cigarette products, and
0	other substances through education and prevention programs and discipline policies.
1	Highlighted Provisions:
2	This bill:
3	 defines terms;
4	 requires local school boards to adopt discipline policies to address possession and
5	use of electronic cigarette products on school grounds;
6	 renames the Underage Drinking Prevention Program the Underage Drinking and
7	Substance Abuse Prevention Program;
8	 adds a requirement to teach a school-based prevention program for students in grade
9	4 or 5;
0	 adds a requirement to include education about the risks of electronic cigarette
1	products in a school-based prevention program;
2	 requires schools to create a plan to address the causes of student use of tobacco,
3	alcohol, electronic cigarette products, and controlled substances;
4	 creates a stipend for a specialist to administer the plan; and
5	 requires the state board to establish a library of best practices.

26	Money Appropriated in this Bill:
27	This bill appropriates:
28	 to State Board of Education - State Administrative Office:
29	• from the Education Fund \$5,084,200.
30	Other Special Clauses:
31	This bill provides a special effective date.
32	This bill provides a coordination clause.
33	Utah Code Sections Affected:
34	AMENDS:
35	53F-9-304, as last amended by Laws of Utah 2019, Chapter 186
36	53G-1-103, as enacted by Laws of Utah 2018, Chapter 3
37	53G-7-1202, as last amended by Laws of Utah 2019, Chapters 150, 293, and 505
38	53G-7-1205, as last amended by Laws of Utah 2019, Chapters 150, 167, and 293
39	53G-8-203, as last amended by Laws of Utah 2019, Chapters 293 and 446
40	53G-8-209, as last amended by Laws of Utah 2019, Chapter 293
41	53G-8-505, as renumbered and amended by Laws of Utah 2018, Chapter 3
42	53G-8-508, as last amended by Laws of Utah 2019, Chapter 293
43	53G-10-405, as last amended by Laws of Utah 2019, Chapter 293
44	53G-10-406, as last amended by Laws of Utah 2019, Chapter 293
45	ENACTS:
46	53G-10-407 , Utah Code Annotated 1953
47	Utah Code Sections Affected by Coordination Clause:
48	53G-1-103, as enacted by Laws of Utah 2018, Chapter 3
49	Appropriation Affected by Coordination Clause:
50	Uncodified Section 12, Appropriation
51	
52	Be it enacted by the Legislature of the state of Utah:
53	Section 1. Section 53F-9-304 is amended to read:
54	53F-9-304. Underage Drinking and Substance Abuse Prevention Program
55	Restricted Account.
56	(1) As used in this section, "account" means the Underage Drinking and Substance

57	Abuse Prevention Program Restricted Account created in this section.
58	(2) There is created within the Education Fund a restricted account known as the
59	"Underage Drinking and Substance Abuse Prevention Program Restricted Account."
60	(3) (a) Before the Department of Alcoholic Beverage Control deposits any portion of
61	the markup collected under Section 32B-2-304 into the Liquor Control Fund in accordance
62	with Section 32B-2-301, the Department of Alcoholic Beverage Control shall deposit into the
63	account:
64	(i) for the fiscal year that begins July 1, 2017, \$1,750,000; or
65	(ii) for each fiscal year that begins on or after July 1, 2018, an amount equal to the
66	amount that the Department of Alcoholic Beverage Control deposited into the account during
67	the preceding fiscal year increased or decreased by a percentage equal to the percentage
68	difference between the Consumer Price Index for the second preceding calendar year and the
69	Consumer Price Index for the preceding calendar year.
70	(b) For purposes of this Subsection (3), the Department of Alcoholic Beverage Control
71	shall calculate the Consumer Price Index in accordance with 26 U.S.C. Secs. 1(f)(4) and
72	1(f)(5).
73	(4) The account shall be funded:
74	(a) in accordance with Subsection (3);
75	(b) by appropriations made to the account by the Legislature; and
76	(c) by interest earned on money in the account.
77	(5) The state board shall use money in the account for the Underage Drinking <u>and</u>
78	Substance Abuse Prevention Program described in Section 53G-10-406.
79	Section 2. Section 53G-1-103 is amended to read:
80	53G-1-103. Definitions.
81	[Reserved]
82	As used in this title, "electronic cigarette product" means "electronic cigarette" as that
83	term is defined in Section 76-10-101.
84	Section 3. Section 53G-7-1202 is amended to read:
85	53G-7-1202. School community councils Duties Composition Election
86	procedures and selection of members.
87	(1) As used in this section:

88	(a) "Digital citizenship" means the norms of appropriate, responsible, and healthy
89	behavior related to technology use, including digital literacy, ethics, etiquette, and security.
90	(b) "Educator" means the same as that term is defined in Section $53E-6-102$.
91	(c) (i) "Parent member" means a member of a school community council who is a
92	parent of a student who:
93	(A) is attending the school; or
94	(B) will be enrolled at the school during the parent's term of office.
95	(ii) "Parent member" may not include an educator who is employed at the school.
96	(d) "Safety principles" means safety principles that, when incorporated into programs
97	and resources, impact academic achievement by strengthening a safe and wholesome learning
98	environment, including continual efforts for safe technology utilization and digital citizenship.
99	(e) "School community council" means a council established at a district school in
100	accordance with this section.
101	(f) "School employee member" means a member of a school community council who is
102	a person employed at the school by the school or school district, including the principal.
103	(g) "School LAND Trust Program money" means money allocated to a school pursuant
104	to Section 53F-2-404.
105	(2) A district school, in consultation with the district school's local school board, shall
106	establish a school community council at the school building level for the purpose of:
107	(a) involving parents of students in decision making at the school level;
108	(b) improving the education of students;
109	(c) prudently expending School LAND Trust Program money for the improvement of
110	students' education through collaboration among parents, school employees, and the local
111	school board; and
112	(d) increasing public awareness of:
113	(i) school trust lands and related land policies;
114	(ii) management of the State School Fund established in Utah Constitution Article X,
115	Section V; and
116	(iii) educational excellence.
117	(3) (a) Except as provided in Subsection (3)(b), a school community council shall:
118	(i) create the School LAND Trust Program and LAND Trust plan in accordance with

119 Section 53G-7-1206; 120 (ii) advise and make recommendations to school and school district administrators and 121 the local school board regarding: 122 (A) the school and its programs; 123 (B) school district programs; 124 (C) a child access routing plan in accordance with Section 53G-4-402; 125 (D) safe technology utilization and digital citizenship; and 126 (E) other issues relating to the community environment for students: 127 (iii) provide for education and awareness on safe technology utilization and digital 128 citizenship that empowers: 129 (A) a student to make smart media and online choices; and 130 (B) a parent to know how to discuss safe technology use with the parent's child; 131 (iv) partner with the school's principal and other administrators to ensure that adequate on and off campus Internet filtering is installed and consistently configured to prevent viewing 132 133 of harmful content by students and school personnel, in accordance with local school board 134 policy and Subsection 53G-7-216(3); [and] 135 (v) in accordance with state board rule regarding school community council 136 expenditures and funding limits: 137 (A) work with students, families, and educators to develop and incorporate safety 138 principles at the school; and 139 (B) hold at least an annual discussion with the school's principal and district 140 administrators regarding safety principles at the school and district level in order to coordinate 141 the school community council's effort to develop and incorporate safety principles at the 142 school[-]; and (vi) provide input to the school's principal on a positive behaviors plan in accordance 143 144 with Section 53G-10-407. 145 (b) To fulfill the school community council's duties described in Subsections (3)(a)(iii) 146 and (iv), a school community council may: 147 (i) partner with one or more non-profit organizations; or 148 (ii) create a subcommittee. 149 (c) A school or school district administrator may not prohibit or discourage a school

150 community council from discussing issues, or offering advice or recommendations, regarding

- 151 the school and its programs, school district programs, the curriculum, or the community
- 152 environment for students.
- (4) (a) Each school community council shall consist of school employee members andparent members in accordance with this section.
- 155

(b) Except as provided in Subsection (4)(c) or (d):

(i) each school community council for a high school shall have six parent members andfour school employee members, including the principal; and

- (ii) each school community council for a school other than a high school shall havefour parent members and two school employee members, including the principal.
- (c) A school community council may determine the size of the school communitycouncil by a majority vote of a quorum of the school community council provided that:
- (i) the membership includes two or more parent members than the number of schoolemployee members; and
- 164

(ii) there are at least two school employee members on the school community council.

- (d) (i) The number of parent members of a school community council who are not
 educators employed by the school district shall exceed the number of parent members who are
 educators employed by the school district.
- (ii) If, after an election, the number of parent members who are not educators employed
 by the school district does not exceed the number of parent members who are educators
 employed by the school district, the parent members of the school community council shall
 appoint one or more parent members to the school community council so that the number of
 parent members who are not educators employed by the school district exceeds the number of
 parent members who are educators employed by the school district.
- (5) (a) Except as provided in Subsection (5)(f), a school employee member, other than
 the principal, shall be elected by secret ballot by a majority vote of the school employees and
 serve a two-year term. The principal shall serve as an ex officio member with full voting
 privileges.
- (b) (i) Except as provided in Subsection (5)(f), a parent member shall be elected by
 secret ballot at an election held at the school by a majority vote of those voting at the election
 and serve a two-year term.

181	(ii) (A) Except as provided in Subsection (5)(b)(ii)(B), only a parent of a student
182	attending the school may vote in, or run as a candidate in, the election under Subsection
183	(5)(b)(i).
184	(B) If an election is held in the spring, a parent of a student who will be attending the
185	school the following school year may vote in, and run as a candidate in, the election under
186	Subsection (5)(b)(i).
187	(iii) Any parent of a student who meets the qualifications of this section may file or
188	declare the parent's candidacy for election to a school community council.
189	(iv) (A) Subject to Subsections (5)(b)(iv)(B) and (5)(b)(iv)(C), a timeline for the
190	election of parent members of a school community council shall be established by a local
191	school board for the schools within the school district.
192	(B) An election for the parent members of a school community council shall be held
193	near the beginning of the school year or held in the spring and completed before the last week
194	of school.
195	(C) Each school shall establish a time period for the election of parent members of a
196	school community council under Subsection (5)(b)(iv)(B) that is consistent for at least a
197	four-year period.
198	(c) (i) At least 10 days before the date that voting commences for the elections held
199	under Subsections (5)(a) and (5)(b), the principal of the school, or the principal's designee,
200	shall provide notice to each school employee or parent of the opportunity to vote in, and run as
201	a candidate in, an election under this Subsection (5).
202	(ii) The notice shall include:
203	(A) the dates and times of the elections;
204	(B) a list of council positions that are up for election; and
205	(C) instructions for becoming a candidate for a community council position.
206	(iii) The principal of the school, or the principal's designee, shall oversee the elections
207	held under Subsections (5)(a) and (5)(b).
208	(iv) Ballots cast in an election held under Subsection (5)(b) shall be deposited in a
209	secure ballot box.
210	(d) Results of the elections held under Subsections (5)(a) and (5)(b) shall be made
211	available to the public upon request.

02-12-20 4:57 PM

212 (e) (i) If a parent position on a school community council remains unfilled after an election is held, the other parent members of the council shall appoint a parent who meets the 213 214 qualifications of this section to fill the position. 215 (ii) If a school employee position on a school community council remains unfilled after 216 an election is held, the other school employee members of the council shall appoint a school 217 employee to fill the position. 218 (iii) A member appointed to a school community council under Subsection (5)(e)(i) or 219 (ii) shall serve a two-year term. 220 (f) (i) If the number of candidates who file for a parent position or school employee position on a school community council is less than or equal to the number of open positions, 221 222 an election is not required. 223 (ii) If an election is not held pursuant to Subsection (5)(f)(i) and a parent position 224 remains unfilled, the other parent members of the council shall appoint a parent who meets the qualifications of this section to fill the position. 225 226 (iii) If an election is not held pursuant to Subsection (5)(f)(i) and a school employee 227 position remains unfilled, the other school employee members of the council shall appoint a 228 school employee who meets the qualifications of this section to fill the position. 229 (g) The principal shall enter the names of the council members on the School LAND 230 Trust website on or before October 20 of each year, pursuant to Section 53G-7-1203. 231 (h) Terms shall be staggered so that approximately half of the council members stand 232 for election each year. 233 (i) A school community council member may serve successive terms provided the 234 member continues to meet the definition of a parent member or school employee member as 235 specified in Subsection (1). 236 (j) Each school community council shall elect: 237 (i) a chair from its parent members; and 238 (ii) a vice chair from either its parent members or school employee members, 239 excluding the principal. 240 (6) (a) A school community council may create subcommittees or task forces to: 241 (i) advise or make recommendations to the council; or 242 (ii) develop all or part of a plan listed in Subsection (3).

243	(b) Any plan or part of a plan developed by a subcommittee or task force shall be
244	subject to the approval of the school community council.
245	(c) A school community council may appoint individuals who are not council members
246	to serve on a subcommittee or task force, including parents, school employees, or other
247	community members.
248	(7) (a) A majority of the members of a school community council is a quorum for the
249	transaction of business.
250	(b) The action of a majority of the members of a quorum is the action of the school
251	community council.
252	(8) A local school board shall provide training for a school community council each
253	year, including training:
254	(a) for the chair and vice chair about their responsibilities;
255	(b) on resources available on the School LAND Trust website; and
256	(c) on this part.
257	Section 4. Section 53G-7-1205 is amended to read:
258	53G-7-1205. Charter trust land councils.
259	(1) As used in this section, "council" means a charter trust land council described in
260	this section.
261	(2) To receive School LAND Trust Program funding as described in Sections
262	53F-2-404 and 53G-7-1206, a charter school governing board shall establish a charter trust
263	land council, which shall prepare a plan for the use of School LAND Trust Program money that
264	includes the elements described in Subsection 53G-7-1206(4).
265	(3) (a) The membership of the council shall include parents or grandparents of students
266	enrolled at the charter school and may include other members.
267	(b) The number of council members who are parents or grandparents of students
268	enrolled at the charter school shall exceed all other members combined by at least two.
269	(4) A charter school governing board may serve as the charter school's council if the
270	membership of the charter school governing board meets the requirements of Subsection (3)(b).
271	(5) (a) Except as provided in Subsection (5)(b), council members who are parents or
272	grandparents of students enrolled at the school shall be elected in accordance with procedures
273	established by the charter school governing board.

274	(b) Subsection (5)(a) does not apply to a charter school governing board that serves as
275	a council.
276	(6) A parent or grandparents of a student enrolled at a charter school shall serve as
277	chair or co-chair of the charter school's council.
278	(7) In accordance with state board rule regarding charter trust land council
279	expenditures and funding limits, a charter trust land council shall:
280	(a) work with students, families, and educators to develop and incorporate safety
281	principles, as defined in Section 53G-7-1202, at the school; and
282	(b) hold at least an annual discussion with charter school administrators to coordinate
283	efforts to develop and incorporate safety principles, as defined in Section 53G-7-1202, at the
284	school level.
285	(8) A charter trust land council shall provide input to the school's principal on a
286	positive behaviors plan in accordance with Section 53G-10-407.
287	Section 5. Section 53G-8-203 is amended to read:
288	53G-8-203. Conduct and discipline policies and procedures.
289	(1) The conduct and discipline policies required under Section 53G-8-202 shall
290	include:
291	(a) provisions governing student conduct, safety, and welfare;
292	(b) standards and procedures for dealing with students who cause disruption in the
293	classroom, on school grounds, on school vehicles, or in connection with school-related
294	activities or events;
295	(c) procedures for the development of remedial discipline plans for students who cause
296	a disruption at any of the places referred to in Subsection (1)(b);
297	(d) procedures for the use of reasonable and necessary physical restraint in dealing with
298	students posing a danger to themselves or others, consistent with Section 53G-8-302;
299	(e) standards and procedures for dealing with student conduct in locations other than
300	those referred to in Subsection (1)(b), if the conduct threatens harm or does harm to:
301	(i) the school;
302	(ii) school property;
303	(iii) a person associated with the school; or
304	(iv) property associated with a person described in Subsection (1)(e)(iii);

305	(f) procedures for the imposition of disciplinary sanctions, including suspension and
306	expulsion;
307	(g) specific provisions, consistent with Section 53E-3-509, for preventing and
308	responding to gang-related activities in the school, on school grounds, on school vehicles, or in
309	connection with school-related activities or events;
310	(h) standards and procedures for dealing with habitual disruptive or unsafe student
311	behavior in accordance with the provisions of this part; and
312	(i) procedures for responding to reports received through the SafeUT Crisis Line under
313	Subsection 53B-17-1202(3).
314	(2) (a) Each local school board shall establish a policy on detaining students after
315	regular school hours as a part of the district-wide discipline plan required under Section
316	53G-8-202.
317	(b) (i) The policy described in Subsection (2)(a) shall apply to elementary school
318	students, grades kindergarten through 6.
319	(ii) The local school board shall receive input from teachers, school administrators, and
320	parents of the affected students before adopting the policy.
321	(c) The policy described in Subsection (2)(a) shall provide for:
322	(i) notice to the parent of a student prior to holding the student after school on a
323	particular day; and
324	(ii) exceptions to the notice provision if detention is necessary for the student's health
325	or safety.
326	(3) (a) Each LEA shall adopt a policy for responding to possession or use of electronic
327	cigarette products by a student on school property.
328	(b) The policy described in Subsection (3)(a) shall:
329	(i) prohibit students from possessing or using electronic cigarette products on school
330	property;
331	(ii) include policies or procedures for the confiscation $\hat{H} \rightarrow or surrender \leftarrow \hat{H}$ of electronic
331a	cigarette products;
332	and
333	<u>(iii)</u> require Ĥ→ <u>a</u> ←Ĥ <u>school</u> Ĥ→ [personnel] administrator or school administrator's
333a	<u>designee</u> $\leftarrow \hat{H}$ to dispose of or destroy a confiscated electronic cigarette
334	product.
335	(c) Notwithstanding Subsection (3)(b)(iii), an LEA may release a confiscated electronic

336	cigarette product to local law enforcement if:
337	(i) a school official has a reasonable suspicion that a confiscated electronic cigarette
338	product contains an illegal substance; and
339	(ii) local law enforcement requests that the LEA release the confiscated electronic
340	cigarette product to local law enforcement as part of an investigation or action.
341	Section 6. Section 53G-8-209 is amended to read:
342	53G-8-209. Extracurricular activities Prohibited conduct Reporting of
343	violations Limitation of liability.
344	(1) The Legislature recognizes that:
345	(a) participation in student government and extracurricular activities may confer
346	important educational and lifetime benefits upon students, and encourages school districts and
347	charter schools to provide a variety of opportunities for all students to participate in such
348	activities in meaningful ways;
349	(b) there is no constitutional right to participate in these types of activities, and does
350	not through this section or any other provision of law create such a right;
351	(c) students who participate in student government and extracurricular activities,
352	particularly competitive athletics, and the adult coaches, advisors, and assistants who direct
353	those activities, become role models for others in the school and community;
354	(d) these individuals often play major roles in establishing standards of acceptable
355	behavior in the school and community, and establishing and maintaining the reputation of the
356	school and the level of community confidence and support afforded the school; and
357	(e) it is of the utmost importance that those involved in student government, whether as
358	officers or advisors, and those involved in competitive athletics and related activities, whether
359	students or staff, comply with all applicable laws and standards of behavior and conduct
360	themselves at all times in a manner befitting their positions and responsibilities.
361	(2) (a) The state board may, and local school boards and charter school governing
362	boards shall, adopt rules or policies implementing this section that apply to both students and
363	staff.
364	(b) The rules or policies described in Subsection (2)(a) shall include prohibitions
365	against the following types of conduct in accordance with Section 53G-8-211, while in the
366	classroom, on school property, during school sponsored activities, or regardless of the location

367	or circumstance, affecting a person or property described in Subsections 53G-8-203(1)(e)(i)
368	through (iv):
369	(i) use of foul, abusive, or profane language while engaged in school related activities;
370	(ii) illicit use, possession, or distribution of controlled substances or drug
371	paraphernalia, and the use, possession, or distribution of an electronic cigarette [as defined in
372	Section 76-10-101] product, tobacco, or alcoholic beverages contrary to law; and
373	(iii) hazing, demeaning, or assaultive behavior, whether consensual or not, including
374	behavior involving physical violence, restraint, improper touching, or inappropriate exposure
375	of body parts not normally exposed in public settings, forced ingestion of any substance, or any
376	act which would constitute a crime against a person or public order under Utah law.
377	(3) (a) School employees who reasonably believe that a violation of this section may
378	have occurred shall immediately report that belief to the school principal, district
379	superintendent, or chief administrative officer of a charter school.
380	(b) Principals who receive a report under Subsection (3)(a) shall submit a report of the
381	alleged incident, and actions taken in response, to the district superintendent or the
382	superintendent's designee within 10 working days after receipt of the report.
383	(c) Failure of a person holding a professional certificate to report as required under this
384	Subsection (3) constitutes an unprofessional practice.
385	(4) Limitations of liability set forth under Section $53G-8-405$ apply to this section.
386	Section 7. Section 53G-8-505 is amended to read:
387	53G-8-505. Definitions.
388	For purposes of Sections 53G-8-506 through 53G-8-509:
389	(1) The definitions in Sections 58-37-2, 58-37a-3, and 58-37b-2 apply to Sections
390	53G-8-506 through 53G-8-509.
391	(2) "Prohibited act" means:
392	(a) an act punishable under Section 53G-8-602, Section 58-37-8, Section 58-37a-5, or
393	Title 58, Chapter 37b, Imitation Controlled Substances Act[-]; or
394	(b) possession of an electronic cigarette product by a student on school property.
395	(3) "School" means a public or private elementary or secondary school.
396	Section 8. Section 53G-8-508 is amended to read:
397	53G-8-508. Admissibility of evidence in civil and criminal actions.

398 (1) Evidence relating to a violation of Section 53G-8-505, 53G-8-506, 53G-8-507, or 399 53G-8-509, which is seized by school authorities acting alone, on their own authority, and not 400 in conjunction with or at the behest of law enforcement authorities is admissible in civil and criminal actions. 401 402 (2) An LEA shall dispose of or destroy seized electronic cigarette products in 403 accordance with the LEA's policies adopted under Subsection 53G-8-203(3). 404 $\left[\frac{2}{2}\right]$ (3) A search under this section must be based on at least a reasonable belief that 405 the search will turn up evidence of a violation of this part. The measures adopted for the search 406 must be reasonably related to the objectives of the search and not excessively intrusive in light 407 of the circumstances, including the age and sex of the person involved and the nature of the 408 infraction. 409 Section 9. Section 53G-10-405 is amended to read: 410 53G-10-405. Instruction on the harmful effects of alcohol, tobacco, electronic cigarette products, and controlled substances -- Rulemaking authority -- Assistance from 411 412 the Division of Substance Abuse and Mental Health. 413 (1) The state board shall adopt rules providing for instruction at each grade level on the harmful effects of alcohol, tobacco, electronic cigarette products, and controlled substances 414 415 upon the human body and society. The rules shall require [but are not limited to] instruction on the following: 416 417 (a) teaching of skills needed to evaluate advertisements for, and media portrayal of, 418 alcohol, tobacco, electronic cigarette products, and controlled substances; 419 (b) directing students towards healthy and productive alternatives to the use of alcohol, 420 tobacco, electronic cigarette products, and controlled substances; and 421 (c) discouraging the use of alcohol, tobacco, electronic cigarette products, and 422 controlled substances. 423 (2) At the request of the state board, the Division of Substance Abuse and Mental 424 Health shall cooperate with the state board in developing programs to provide this instruction. 425 (3) The state board shall participate in efforts to enhance communication among 426 community organizations and state agencies, and shall cooperate with those entities in efforts 427 which are compatible with the purposes of this section. (4) The state board shall establish a library of documented best practices and resources 428

429	for alcohol, tobacco, and electronic cigarette product cessation interventions for use by local
430	school districts.
431	Section 10. Section 53G-10-406 is amended to read:
432	53G-10-406. Underage Drinking and Substance Abuse Prevention Program
433	State board rules.
434	(1) As used in this section:
435	(a) "Advisory council" means the Underage Drinking and Substance Abuse Prevention
436	Program Advisory Council created in this section.
437	(b) "Program" means the Underage Drinking and Substance Abuse Prevention Program
438	created in this section.
439	(c) "School-based prevention program" means an evidence-based program [intended
440	for students aged 13 and older] that:
441	(i) is aimed at preventing underage consumption of alcohol and underage use of
442	electronic cigarette products;
443	(ii) is delivered by methods that engage students in storytelling and visualization;
444	(iii) addresses the behavioral risk factors associated with underage drinking and use of
445	electronic cigarette products; and
446	(iv) provides practical tools to address the dangers of underage drinking and use of
447	electronic cigarette products.
448	(2) There is created the Underage Drinking and Substance Abuse Prevention Program
449	that consists of:
450	(a) a school-based prevention program for students in grade 4 or 5;
451	[(a)] (b) a school-based prevention program for students in grade 7 or 8; and
452	[(b)] (c) a school-based prevention program for students in grade 9 or 10 that increases
453	awareness of the dangers of driving under the influence of alcohol.
454	(3) (a) Beginning with the 2018-19 school year, an LEA shall offer the program each
455	school year to each student in grade 7 or 8 and grade 9 or 10.
456	(b) In addition to Subsection (3)(a), beginning with the 2020-21 school year, an LEA
457	shall offer the program each school year to each student in grade 4 or 5.
458	[(b)] (c) An LEA shall select from the providers qualified by the state board under
150	

459 Subsection (6) to offer the program.

460	(4) The state board shall administer the program with input from the advisory council.
461	(5) There is created the Underage Drinking and Substance Abuse Prevention Program
462	Advisory Council comprised of the following members:
463	(a) the executive director of the Department of Alcoholic Beverage Control or the
464	executive director's designee;
465	(b) the executive director of the Department of Health or the executive director's
466	designee;
467	(c) the director of the Division of Substance Abuse and Mental Health or the director's
468	designee;
469	(d) the director of the Division of Child and Family Services or the director's designee;
470	(e) the director of the Division of Juvenile Justice Services or the director's designee;
471	(f) the state superintendent or the state superintendent's designee; and
472	(g) two members of the state board, appointed by the chair of the state board.
473	(6) (a) In accordance with Title 63G, Chapter 6a, Utah Procurement Code, the state
474	board shall qualify one or more providers to provide the program to an LEA.
475	(b) In selecting a provider described in Subsection (6)(a), the state board shall consider:
476	(i) whether the provider's program complies with the requirements described in this
477	section;
478	(ii) the extent to which the provider's [underage drinking] prevention program aligns
479	with core standards for Utah public schools; and
480	(iii) the provider's experience in providing a program that is effective[-at reducing
481	underage drinking].
482	(7) (a) The state board shall use money from the Underage Drinking and Substance
483	Abuse Prevention Program Restricted Account described in Section 53F-9-304 for the
484	program.
485	(b) The state board may use money from the Underage Drinking Prevention Program
486	Restricted Account to fund up to .5 of a full-time equivalent position to administer the
487	program.
488	(8) The state board shall make rules that:
489	(a) beginning with the 2018-19 school year, require an LEA to offer the Underage
490	Drinking and Substance Abuse Prevention Program each school year to each student in grade 7

491	or 8 and grade 9 or 10; [and]
492	(b) beginning with the 2020-21 school year, require an LEA to offer the Underage
493	Drinking and Substance Abuse Prevention Program each school year to each student in grade 4
494	or 5; and
495	[(b)] (c) establish criteria for the state board to use in selecting a provider described in
496	Subsection (6).
497	Section 11. Section 53G-10-407 is enacted to read:
498	53G-10-407. Positive behaviors plan Positive behaviors specialist stipend
499	Reports.
500	(1) As used in this section:
501	(a) "Positive behaviors plan" means a plan to address the causes of student use of
502	tobacco, alcohol, electronic cigarette products, and other controlled substances through
503	promoting positive behaviors.
504	(b) "Positive behaviors specialist" means an individual designated to administer a
505	positive behaviors plan.
506	(2) (a) A school principal shall:
507	(i) create a positive behaviors plan based on the input of students, parents, and staff;
508	and
509	(ii) submit the positive behaviors plan to the LEA governing board for approval.
510	(b) A positive behaviors plan shall address issues including peer pressure, mental
511	health, and creating meaningful relationships.
512	(c) A positive behaviors plan may include programs, clubs, service opportunities, and
513	pro-social activities.
514	(3) Each LEA shall designate one or more employees as a positive behaviors specialist
515	for each school to administer the positive behaviors plan.
516	(4) (a) The state board shall distribute annually to each school:
517	(i) \$3,000 as a stipend for the positive behaviors specialists; and
518	(ii) \$1,000 to administer the positive behaviors plan.
519	(b) Notwithstanding Subsection (4)(a), if funding is insufficient to cover the costs
520	associated with stipends, the state board may reduce the amount of the stipend.
521	(5) (a) A positive behaviors specialist shall annually submit a written report to the LEA

522	governing board detailing how the positive behaviors plan was implemented in the prior year.
523	(b) An LEA governing board shall submit an annual report to the state board
524	confirming that each school under the governing board's jurisdiction has an approved positive
525	behaviors plan.
526	Section 12. Appropriation.
527	The following sums of money are appropriated for the fiscal year beginning July 1,
528	2020, and ending June 30, 2021. These are additions to amounts previously appropriated for
529	fiscal year 2021. Under the terms and conditions of Title 63J, Chapter 1, Budgetary Procedures
530	Act, the Legislature appropriates the following sums of money from the funds or accounts
531	indicated for the use and support of the government of the state of Utah.
532	ITEM 1
533	To State Board of Education - State Administrative Office
534	From Education Fund \$5,084,200
535	Schedule of Programs:
536	Student Support \$5,084,200
537	The Legislature intends that:
538	(1) the State Board of Education use up to \$4,300,000 of the appropriation under this
539	section to pay for stipends for positive behaviors specialists as described in Section
540	<u>53G-10-407; and</u>
541	(2) the State Board of Education use \$784,200 for the cost of administering the positive
542	behaviors plan as described in Subsection 53G-10-407(4)(a)(ii).
543	Section 13. Effective date.
544	(1) Except as provided in Subsection (2), if approved by two-thirds of all the members
545	elected to each house, this bill takes effect upon approval of the governor, or the day following
546	the constitutional time limit of Utah Constitution, Article VII, Section 8, without the governor's
547	signature, or in the case of a veto, the date of veto override.
548	(2) The following sections take effect on May 12, 2020:
549	(a) the amendments to Sections 53F-9-304, 53G-7-1202, 53G-7-1205, 53G-10-405,
550	and 53G-10-406; and
551	(b) the enactment of Section 53G-10-407.
552	Section 14. Coordinating H.B. 58 with S.B. 37 Substantive and technical

553	amendments.
554	If this H.B. 58 and S.B. 37, Electronic Cigarette and Other Nicotine Product
555	Amendments, both pass and become law, the Legislature intends that:
556	(1) Item 1 of the appropriation in H.B. 58, Uncodified Section 12, Appropriation, be
557	modified to read:
558	<u>"ITEM 1</u>
559	To State Board of Education - State Administrative Office
560	From Electronic Cigarette Substance and Nicotine
561	Product Tax Restricted Account \$5,084,200
562	Schedule of Programs:
563	Student Support \$5,084,200
564	The Legislature intends that:
565	(1) the State Board of Education use up to \$4,300,000 of the appropriation under this
566	section to pay for stipends for positive behaviors specialists as described in Section
567	53G-10-407; and
568	(2) the State Board of Education use \$784,200 for the cost of administering the positive
569	behaviors plan as described in Subsection 53G-10-407(4)(a)(ii)."; and
570	(2) the Office of Legislative Research and General Counsel, in preparing the Utah
571	Code database for publication, modify Section 53G-1-103 to read:
572	"As used in this title, "electronic cigarette product" means the same as that term is
573	defined in Section 76-10-101.".