BOARD OF EDUCATION REVISIONS
2017 GENERAL SESSION
STATE OF UTAH
Chief Sponsor: Michael S. Kennedy
Senate Sponsor:
LONG TITLE
General Description:
This bill amends provisions regarding implementing federal education programs.
Highlighted Provisions:
This bill:
 requires the State Board of Education to take certain actions before implementing a
federal program that does not directly and simultaneously advance a state goal,
objective, program need, or accountability system.
Money Appropriated in this Bill:
None
Other Special Clauses:
None
Utah Code Sections Affected:
AMENDS:
53A-1-903, as last amended by Laws of Utah 2011, Chapter 342
Be it enacted by the Legislature of the state of Utah:
Section 1. Section 53A-1-903 is amended to read:
53A-1-903. Federal programs School official duties.
(1) School officials may:
(a) apply for, receive, and administer funds made available through programs of the



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28	federal government;
29	(b) only expend federal funds for the purposes for which they are received and are
30	accounted for by the state, school district, or charter school; and
31	(c) reduce or eliminate a program created with or expanded by federal funds to the
32	extent allowed by law when federal funds for that program are subsequently reduced or
33	eliminated.
34	(2) School officials shall:
35	(a) prioritize resources, especially to resolve conflicts between federal provisions or
36	between federal and state programs, including:
37	(i) providing first priority to meeting state goals, objectives, program needs, and
38	accountability systems as they relate to federal programs; and
39	(ii) subject to Subsection (4), providing second priority to implementing federal goals,
40	objectives, program needs, and accountability systems that do not directly and simultaneously
41	advance state goals, objectives, program needs, and accountability systems;
42	(b) interpret the provisions of federal programs in the best interest of students in this
43	state;
44	(c) maximize local control and flexibility;
45	(d) minimize additional state resources that are diverted to implement federal programs
46	beyond the federal money that is provided to fund the programs;
47	(e) request changes to federal educational programs, especially programs that are
48	underfunded or provide conflicts with other state or federal programs, including:
49	(i) federal statutes;
50	(ii) federal regulations; and
51	(iii) other federal policies and interpretations of program provisions; and
52	(f) seek waivers from all possible federal statutes, requirements, regulations, and
53	program provisions from federal education officials to:
54	(i) maximize state flexibility in implementing program provisions; and
55	(ii) receive reasonable time to comply with federal program provisions.
56	(3) The requirements of school officials under this part, including the responsibility to
57	lobby federal officials, are not intended to mandate school officials to incur costs or require the
58	hiring of lobbyists, but are intended to be performed in the course of school officials' normal

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59	duties.
60	(4) (a) As used in this Subsection (4) $\hat{H} \rightarrow [\bar{I}]$:
60a	(i) "Available Education Fund revenue surplus" means the Education Fund revenue
60b	surplus after the statutory transfers and set-asides described in Section 63J-1-313.
60c	(ii) ←Ĥ "Education Fund revenue surplus" means the
61	same as that term is defined in Section 63J-1-313.
62	(b) Before prioritizing the implementation of a federal goal, objective, program need,
63	or accountability system that does not directly and simultaneously advance a state goal,
64	objective, program need, or accountability system, the State Board of Education shall:
65	(i) determine the financial impact of failure to implement the federal goal, objective,
66	program need, or accountability system; and
67	(ii) if the State Board of Education determines that failure to implement the federal
68	goal, objective, program need, or accountability system may result in a financial loss, request
69	that the Legislature mitigate the financial loss.
70	(c) A mitigation requested under Subsection (4)(b)(ii) may include appropriating
71	available Education Fund revenue surplus through an appropriations act, including an
72	appropriations act passed during a special session called by the governor or a general session.
72a	$\hat{H} \rightarrow$ (d) This mitigation option is in addition to and does not restrict or conflict with the state's
72b	<u>authority provided in this part.</u> ←Ĥ

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