${\rm \rlap{\ L}}{\rm \hskip -1pt}$ Approved for Filing: M.E. Curtis ${\rm \rlap{\ \, L}{\rm \hskip -1pt}}$

	INTERGENERATIONAL POVERTY INTERVENTIONS GRANT
	PROGRAM AMENDMENTS
	2020 GENERAL SESSION
	STATE OF UTAH
	Chief Sponsor: Mike Winder
	Senate Sponsor:
L	ONG TITLE
G	eneral Description:
	This bill allows for the use of certain funds for administration of the Intergenerational
Po	overty Interventions Grant Program.
Hi	ighlighted Provisions:
	This bill:
	 allows for the use of certain funds for administration of the Intergenerational
Po	overty Interventions Grant Program.
M	oney Appropriated in this Bill:
	None
Ot	ther Special Clauses:
	None
Ut	tah Code Sections Affected:
Al	MENDS:
	53F-5-207, as last amended by Laws of Utah 2019, Chapter 186
Ве	e it enacted by the Legislature of the state of Utah:
	Section 1. Section 53F-5-207 is amended to read:
	53F-5-207. Intergenerational Poverty Interventions Grant Program



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28	(1) As used in this section:
29	(a) "Eligible student" means a student who is classified as a child affected by
30	intergenerational poverty.
31	(b) "Intergenerational poverty" has the same meaning as in Section 35A-9-102.
32	(c) "LEA governing board" means a local school board or a charter school governing
33	board.
34	(d) "Local education agency" or "LEA" means a school district or charter school.
35	(e) "Program" means the Intergenerational Poverty Interventions Grant Program
36	created in Subsection (2).
37	(2) The Intergenerational Poverty Interventions Grant Program is created to provide
38	grants to eligible LEAs to fund additional educational opportunities at eligible LEAs, for
39	eligible students, outside of the regular school day offerings.
40	(3) Subject to future budget constraints, the state board shall distribute to LEAs money
41	appropriated for the program in accordance with this section.
42	(4) The state board shall:
43	(a) solicit proposals from LEA governing boards to receive money under the program;
44	and
45	(b) award grants to an LEA governing board on behalf of an LEA based on criteria
46	described in Subsection (5).
47	(5) In awarding a grant under Subsection (4), the state board shall consider:
48	(a) the percentage of an LEA's students that are classified as children affected by
49	intergenerational poverty;
50	(b) the level of administrative support and leadership at an eligible LEA to effectively
51	implement, monitor, and evaluate the program; and
52	(c) an LEA's commitment and ability to work with the Department of Workforce
53	Services, the Department of Health, the Department of Human Services, and the juvenile court
54	to provide services to the LEA's eligible students.
55	(6) To receive a grant under the program on behalf of an LEA, an LEA governing
56	board shall submit a proposal to the state board detailing:
57	(a) the LEA's strategy to implement the program, including the LEA's strategy to

improve the academic achievement of children affected by intergenerational poverty;

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59	(b) the LEA's strategy for coordinating with and engaging the Department of
60	Workforce Services to provide services for the LEA's eligible students;
61	(c) the number of students the LEA plans to serve, categorized by age and
62	intergenerational poverty status;
63	(d) the number of students, eligible students, and schools the LEA plans to fund with
64	the grant money; and
65	(e) the estimated cost per student.
66	(7) (a) The state board shall annually report to the Utah Intergenerational Welfare
67	Reform Commission, created in Section 35A-9-301, by November 30 of each year, on:
68	(i) the progress of LEA programs using grant money;
69	(ii) the progress of LEA programs in improving the academic achievement of children
70	affected by intergenerational poverty; and
71	(iii) the LEA's coordination efforts with the Department of Workforce Services, the
72	Department of Health, the Department of Human Services, and the juvenile courts.
73	(b) The state board shall provide the report described in Subsection (7)(a) to the
74	Education Interim Committee upon request.
75	(c) An LEA that receives grant money pursuant to this section shall provide to the state
76	board information that is necessary for the state board's report described in Subsection (7)(a).
77	(8) The state board may use up to $\hat{H} \rightarrow [\underline{5\%}]$ 8.5% $\leftarrow \hat{H}$ of the money appropriated for the
77a	program in

accordance with this section for administration and evaluation of the program.

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