S.B. 117 2nd Sub. (Salmon)

Senator Ann Millner proposes the following substitute bill:

1	HIGHER EDUCATION PERFORMANCE FUNDING
2	2017 GENERAL SESSION
3	STATE OF UTAH
4	Chief Sponsor: Ann Millner
5	House Sponsor: Brad R. Wilson
6 7	LONG TITLE
8	General Description:
9	This bill amends and enacts provisions related to performance funding for higher
10	education institutions and applied technology colleges.
11	Highlighted Provisions:
12	This bill:
13	defines terms;
14	 amends the powers and duties of the Utah College of Applied Technology Board of
15	Trustees to include responsibilities related to a model to determine performance;
16	creates a restricted account;
17	 requires that, up to a limit, certain individual income tax revenue be deposited in the
18	restricted account;
19	 restricts the use of money in the restricted account to performance funding for
20	higher education institutions and applied technology colleges;
21	 requires the Department of Workforce Services to estimate the amount of growth,
22	over a baseline amount, in individual income tax revenue generated by targeted
23	jobs;
24	 directs the Legislature to determine appropriations from the restricted account for
25	higher education institutions and applied technology colleges based on performance;



26	requires the State Board of Regents and the Utah College of Applied Technology
27	Board of Trustees to:
28	 develop models for measuring the performance of higher education institutions
29	and applied technology colleges; and
30	 report annually to the Higher Education Appropriations Subcommittee on the
31	performance of higher education institutions and applied technology colleges;
32	and
33	 makes technical and conforming changes.
34	Money Appropriated in this Bill:
35	None
36	Other Special Clauses:
37	None
38	Utah Code Sections Affected:
39	AMENDS:
40	53B-2a-104, as last amended by Laws of Utah 2016, Chapter 236
41	53B-7-101, as last amended by Laws of Utah 2015, Chapter 361
42	631-2-253, as last amended by Laws of Utah 2016, Chapters 128, 229, 236, 271, and
43	318
44	ENACTS:
45	53B-7-701, Utah Code Annotated 1953
46	53B-7-702, Utah Code Annotated 1953
47	53B-7-703, Utah Code Annotated 1953
48	53B-7-704, Utah Code Annotated 1953
49	53B-7-705, Utah Code Annotated 1953
50	53B-7-706, Utah Code Annotated 1953
51 52	53B-7-707, Utah Code Annotated 1953
5253	Be it enacted by the Legislature of the state of Utah:
54	Section 1. Section 53B-2a-104 is amended to read:
55	53B-2a-104. Utah College of Applied Technology Board of Trustees Powers
56	and duties

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57	(1) The Utah College of Applied Technology Board of Trustees is vested with the
58	control, management, and supervision of applied technology colleges within the Utah College
59	of Applied Technology in a manner consistent with the policy and purpose of this title and the
60	specific powers and responsibilities granted to the board of trustees.
61	(2) The board of trustees shall:
62	(a) ensure that an applied technology college complies with the requirements in Section
63	53B-2a-106;
64	(b) appoint the commissioner of technical education in accordance with Section
65	53B-2a-102;
66	(c) advise the commissioner of technical education and the State Board of Regents on
67	issues related to career and technical education, including articulation with institutions of
68	higher education and public education;
69	(d) ensure that a secondary student in the public education system has access to career
70	and technical education through an applied technology college in the secondary student's
71	service region;
72	(e) in consultation with the State Board of Education, the State Board of Regents, and
73	applied technology college presidents, develop strategies for providing career and technical
74	education in rural areas, considering distances between rural career and technical education
75	providers;
76	(f) receive budget requests from each applied technology college, compile and
77	prioritize the requests, and submit the request to:
78	(i) the Legislature; and
79	(ii) the Governor's Office of Management and Budget;
80	(g) receive funding requests pertaining to capital facilities and land purchases from
81	each applied technology college, ensure that the requests comply with Section 53B-2a-112,
82	prioritize the requests, and submit the prioritized requests to the State Building Board;
83	(h) comply with Chapter 7, Part 7, Performance Funding;
84	[(h)] (i) in conjunction with the commissioner of technical education, establish
85	benchmarks, provide oversight, evaluate program performance, and obtain independent audits

to ensure that an applied technology college follows the non-credit career and technical

education mission described in this part;

88	[(i)] (j) approve programs for the Utah College of Applied Technology;
89	[(j)] (k) approve the tuition rates for applied technology colleges within the Utah
90	College of Applied Technology;
91	[(k)] (1) prepare and submit an annual report detailing the board of trustees' progress
92	and recommendations on career and technical education issues to the governor and to the
93	Legislature's Education Interim Committee by October 31 of each year, which shall include
94	information detailing:
95	(i) how the career and technical education needs of secondary students are being met,
96	including what access secondary students have to programs offered at applied technology
97	colleges;
98	(ii) how the emphasis on high demand, high wage, and high skill jobs in business and
99	industry described in Section 53B-2a-106 is being provided;
100	(iii) performance outcomes, including:
101	[(A) entered employment;]
102	[(B) job retention; and]
103	(A) performance on the metrics described in Section 53B-7-707; and
104	[(C)] (B) earnings; and
105	(iv) student tuition and fees; and
106	[(1)] (m) collaborate with the State Board of Regents, the State Board of Education, the
107	state system of public education, the state system of higher education, the Department of
108	Workforce Services, and the Governor's Office of Economic Development on the delivery of
109	career and technical education.
110	(3) The board of trustees, the commissioner of technical education, or an applied
111	technology college, president, or board of directors may not conduct a feasibility study or
112	perform another act relating to offering a degree or awarding credit.
113	Section 2. Section 53B-7-101 is amended to read:
114	53B-7-101. Combined requests for appropriations Board review of operating
115	budgets Submission of budgets Recommendations Hearing request
116	Appropriation formulas Allocations Dedicated credits Financial affairs.
117	(1) As used in this section:
118	(a) (i) "Higher education institution" or "institution" means an institution of higher

119	education listed in Section 53B-1-102.
120	(ii) "Higher education institution" or "institution" does not include the Utah College of
121	Applied Technology.
122	(b) "Research university" means the University of Utah or Utah State University.
123	(2) (a) The board shall recommend a combined appropriation for the operating budgets
124	of higher education institutions for inclusion in a state appropriations act.
125	(b) The board's combined budget recommendation shall include:
126	(i) employee compensation;
127	(ii) mandatory costs, including building operations and maintenance, fuel, and power;
128	[(iii) mission based funding described in Subsection (3);]
129	[(iv)] (iii) performance funding described in:
130	(A) Subsection $[(4);]$ $(3);$ and
131	(B) Part 7, Performance Funding;
132	[(v)] (iv) statewide and institutional priorities, including scholarships, financial aid,
133	and technology infrastructure; and
134	[(vi) unfunded historic growth.]
135	(v) enrollment growth.
136	(c) The board's recommendations shall be available for presentation to the governor
137	and to the Legislature at least 30 days prior to the convening of the Legislature, and shall
138	include schedules showing the recommended amounts for each institution, including separately
139	funded programs or divisions.
140	(d) The recommended appropriations shall be determined by the board only after it has
141	reviewed the proposed institutional operating budgets, and has consulted with the various
142	institutions and board staff in order to make appropriate adjustments.
143	[(3) (a) The board shall establish mission based funding.]
144	[(b) Mission based funding shall include:]
145	[(i) enrollment growth; and]
146	[(ii) up to three strategic priorities.]
147	[(c) The strategic priorities described in Subsection (3)(b)(ii) shall be:]
148	[(i) approved by the board; and]
149	[(ii) designed to improve the availability, effectiveness, or quality of higher education

150	in the state.]
151	[(d) Concurrent with recommending mission based funding, the board shall also
152	recommend to the Legislature ways to address funding any inequities for institutions as
153	compared to institutions with similar missions.]
154	$\left[\frac{(4)}{(3)}\right]$ (a) The board shall establish performance funding.
155	(b) Performance funding shall include metrics approved by the board, including:
156	(i) degrees and certificates granted;
157	(ii) services provided to traditionally underserved populations;
158	(iii) responsiveness to workforce needs;
159	(iv) institutional efficiency; and
160	(v) for a research university, graduate research metrics.
161	(c) The board shall:
162	(i) award performance funding appropriated by the Legislature to institutions based on
163	the institution's success in meeting the metrics described in Subsection [(4)] (3) (b); and
164	(ii) reallocate funding that is not awarded to an institution under Subsection [(4)]
165	(3)(c)(i) for distribution to other institutions that meet the metrics described in Subsection [(4)
166	<u>(3)</u> (b).
167	[(5)] (4) (a) Institutional operating budgets shall be submitted to the board at least 90
168	days prior to the convening of the Legislature in accordance with procedures established by the
169	board.
170	(b) Funding requests pertaining to capital facilities and land purchases shall be
171	submitted in accordance with procedures prescribed by the State Building Board.
172	[6] (a) The budget recommendations of the board shall be accompanied by full
173	explanations and supporting data.
174	(b) The appropriations recommended by the board shall be made with the dual
175	objective of:
176	(i) justifying for higher educational institutions appropriations consistent with their
177	needs, and consistent with the financial ability of the state; and
178	(ii) determining an equitable distribution of funds among the respective institutions in
179	accordance with the aims and objectives of the statewide master plan for higher education.
180	[(7)] <u>(6)</u> (a) The board shall request a hearing with the governor on the recommended

181	appropriations
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- (b) After the governor delivers his budget message to the Legislature, the board shall request hearings on the recommended appropriations with the appropriate committees of the Legislature.
- (c) If either the total amount of the state appropriations or its allocation among the institutions as proposed by the Legislature or its committees is substantially different from the recommendations of the board, the board may request further hearings with the Legislature or its appropriate committees to reconsider both the total amount and the allocation.
- [(8)] (7) The board may devise, establish, periodically review, and revise formulas for its use and for the use of the governor and the committees of the Legislature in making appropriation recommendations.
- [(9)] (8) (a) The board shall recommend to each session of the Legislature the minimum tuitions, resident and nonresident, for each institution which it considers necessary to implement the budget recommendations.
- (b) The board may fix the tuition, fees, and charges for each institution at levels it finds necessary to meet budget requirements.
- [(10) (a)] (9) Money allocated to each institution by legislative appropriation may be budgeted in accordance with institutional work programs approved by the board, provided that the expenditures funded by appropriations for each institution are kept within the appropriations for the applicable period.
 - (b) A president of an institution shall:
 - (i) establish initiatives for the president's institution each year that are:
 - [(A) aligned with the strategic priorities described in Subsection (3); and]
- [(B) consistent with the institution's mission and role; and]
- 205 [(ii) allocate the institution's mission based funding to the initiatives.]
 - [(11)] (10) The dedicated credits, including revenues derived from tuitions, fees, federal grants, and proceeds from sales received by the institutions are appropriated to the respective institutions and used in accordance with institutional work programs.
 - [(12)] (11) Each institution may do its own purchasing, issue its own payrolls, and handle its own financial affairs under the general supervision of the board.
- [(13)(a)](12) If the Legislature appropriates money in accordance with this section, it

212	shall be distributed to the board and higher education institutions to fund the items described in
213	Subsection (2)(b).
214	[(b) During each general session of the Legislature following a fiscal year in which the
215	Legislature provides an appropriation for mission based funding or performance funding, the
216	board and institutions shall report to the Legislature's Higher Education Appropriations
217	Subcommittee on the use of the previous year's mission based funding and performance
218	funding, including performance outcomes relating to the strategic initiatives approved by the
219	board.]
220	Section 3. Section 53B-7-701 is enacted to read:
221	Part 7. Performance Funding
222	<u>53B-7-701.</u> Title.
223	This part is known as "Performance Funding."
224	Section 4. Section 53B-7-702 is enacted to read:
225	53B-7-702. Definitions.
226	As used in this part:
227	(1) "Account" means the Performance Funding Restricted Account created in Section
228	<u>53B-7-703.</u>
229	(2) "Applied technology college" means the same as that term is defined in Section
230	<u>53B-2a-101.</u>
231	(3) "Applied technology college graduate" means an individual who:
232	(a) has earned a certificate from an accredited program at an applied technology
233	college; and
234	(b) is no longer enrolled in the applied technology college.
235	(4) "Estimated revenue growth from targeted jobs" means the estimated increase in
236	individual income tax revenue generated by individuals employed in targeted jobs, determined
237	by the Department of Workforce Services in accordance with Section 53B-7-704.
238	(5) "Full new performance funding amount" means the maximum amount of new
239	performance funding that a higher education institution or applied technology college may
240	qualify for in a fiscal year, determined by the Legislature in accordance with Section
241	<u>53B-7-705.</u>
242	(6) "Full-time" means the number of credit hours the board determines is full-time

243	enrollment for a student.
244	(7) "GOED" means the Governor's Office of Economic Development created in
245	Section 63N-1-201.
246	(8) "Higher education institution" means the same as that term is defined in Section
247	<u>53B-7-101.</u>
248	(9) "Job" means an occupation determined by the Department of Workforce Services.
249	(10) "Membership hour" means 60 minutes of scheduled instruction provided by an
250	applied technology college to a student enrolled in the applied technology college.
251	(11) "New performance funding" means the difference between the total amount of
252	money in the account and the amount of money appropriated from the account for performance
253	funding in the current fiscal year.
254	(12) "Performance" means total performance across the metrics described in:
255	(a) Section 53B-7-706 for a higher education institution; or
256	(b) Section 53B-7-707 for an applied technology college.
257	(13) "Research university" means the University of Utah or Utah State University.
258	(14) "Targeted job" means a job designated by the Department of Workforce Services
259	or GOED in accordance with Section 53B-7-704.
260	(15) "Utah College of Applied Technology" means the Utah College of Applied
261	Technology described in Chapter 2a, Utah College of Applied Technology.
262	Section 5. Section 53B-7-703 is enacted to read:
263	53B-7-703. Performance Funding Restricted Account Creation Deposits into
264	account Legislative review.
265	(1) There is created within the Education Fund a restricted account known as the
266	"Performance Funding Restricted Account."
267	(2) Money in the account shall be:
268	(a) used for performance funding for:
269	(i) higher education institutions; and
270	(ii) applied technology colleges; and
271	(b) appropriated by the Legislature in accordance with Section 53B-7-705.
272	(3) (a) Money in the account shall earn interest.
273	(b) All interest earned on account money shall be deposited into the account.

274	(4) (a) Except as provided in Subsection (4)(b)(ii), the Division of Finance shall
275	deposit into the account an amount equal to:
276	(i) 14% of the estimated revenue growth from targeted jobs upon appropriation by the
277	Legislature for the fiscal year beginning on July 1, 2018; and
278	(ii) 20% of the estimated revenue growth from targeted jobs upon appropriation by the
279	Legislature for a fiscal year beginning on or after July 1, 2019.
280	(b) (i) As used in this Subsection (4)(b), "total higher education appropriations" means,
281	for the current fiscal year, the total state funded appropriations to:
282	(A) the State Board of Regents;
283	(B) higher education institutions;
284	(C) the Utah College of Applied Technology; and
285	(D) applied technology colleges.
286	(ii) If a deposit described in Subsection (4)(a) would exceed 10% of total higher
287	education appropriations, upon appropriation by the Legislature, the Division of Finance shall
288	deposit into the account an amount equal to 10% of total higher education appropriations.
289	(c) The Legislature may appropriate money to the account.
290	(5) During the interim following a legislative general session in which an amount
291	described in Subsection (4)(b) is deposited into the account, the Higher Education
292	Appropriations Subcommittee shall review performance funding described in this part and
293	make recommendations to the Legislature about:
294	(a) the performance levels required for higher education institutions and applied
295	technology colleges to receive performance funding as described in Section 53B-7-705;
296	(b) the performance metrics described in Sections 53B-7-706 and 53B-7-707; and
297	(c) the amount of individual income tax revenue dedicated to higher education
298	performance funding.
299	Section 6. Section 53B-7-704 is enacted to read:
300	53B-7-704. Designation of targeted jobs Determination of estimated revenue
301	growth from targeted jobs.
302	(1) As used in this section, "baseline amount" means the average annual wages for
303	targeted jobs over calendar years 2014, 2015, and 2016, as determined by the Department of
304	Workforce Services using the best available information.

303	(2) (a) The Department of Workforce Services shall designate, as a targeted job, a job
306	that:
307	(i) has a base employment level of at least 100 individuals;
308	(ii) ranks in the top 20% of jobs for outlook based on:
309	(A) projected number of openings; and
310	(B) projected rate of growth;
311	(iii) ranks in the top 20% of jobs for median annual wage; and
312	(iv) requires postsecondary training.
313	(b) The Department of Workforce Services shall designate targeted jobs every other
314	<u>year.</u>
315	(c) GOED may, after consulting with the Department of Workforce Services and
316	industry representatives, designate a job that has significant industry importance as a targeted
317	job.
318	(3) Based on the targeted jobs described in Subsection (2), the Department of
319	Workforce Services shall annually determine the estimated revenue growth from targeted jobs
320	<u>by:</u>
321	(a) determining the total estimated wages for targeted jobs for the year:
322	(i) based on the average wages for targeted jobs, calculated using the most recently
323	available wage data and data from each of the two years before the most recently available
324	data; and
325	(ii) using the best available information;
326	(b) determining the change in estimated wages for targeted jobs by subtracting the
327	baseline amount from the total wages for targeted jobs described in Subsection (3)(a); and
328	(c) multiplying the change in estimated wages for targeted jobs described in Subsection
329	(3)(b) by 3.6%.
330	(4) Annually, at least 30 days before the first day of the legislative general session, the
331	Department of Workforce Services shall report the estimated revenue growth from targeted
332	jobs to:
333	(a) the Office of the Legislative Fiscal Analyst; and
334	(b) the Division of Finance.
335	Section 7. Section 53B-7-705 is enacted to read:

336	53B-7-705. Determination of full new performance funding amount Role of
337	appropriations subcommittee Legislative review.
338	(1) In accordance with this section, and based on money deposited into the account, the
339	Legislature shall, as part of the higher education appropriations budget process, annually
340	determine the full new performance funding amount for each:
341	(a) higher education institution; and
342	(b) applied technology college.
343	(2) The Legislature shall annually allocate:
344	(a) 90% of the money in the account to higher education institutions; and
345	(b) 10% of the money in the account to applied technology colleges.
346	(3) (a) The Legislature shall determine a higher education institution's full new
347	performance funding amount based on the higher education institution's prior year share of:
348	(i) full-time equivalent enrollment in all higher education institutions; and
349	(ii) the total state-funded appropriated budget for all higher education institutions.
350	(b) In determining a higher education institution's full new performance funding
351	amount, the Legislature shall give equal weight to the factors described in Subsections (3)(a)(i)
352	and (ii).
353	(4) (a) The Legislature shall determine an applied technology college's full new
354	performance funding amount based on the applied technology college's prior year share of:
355	(i) membership hours for all applied technology colleges; and
356	(ii) the total state-funded appropriated budget for all applied technology colleges.
357	(b) In determining an applied technology college's full new performance funding
358	amount, the Legislature shall give equal weight to the factors described in Subsections (4)(a)(i)
359	and (ii).
360	(5) Annually, at least 30 days before the first day of the legislative general session:
361	(a) the board shall submit a report to the Higher Education Appropriations
362	Subcommittee on each higher education institution's performance; and
363	(b) the Utah College of Applied Technology Board of Trustees shall submit a report to
364	the Higher Education Appropriations Subcommittee on each applied technology college's
365	performance.
366	(6) (a) In accordance with this Subsection (6), and based on the reports described in

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367	Subsection (5), the Legislature shall determine for each higher education institution and each
368	applied technology college:
369	(i) the portion of the full new performance funding amount earned; and
370	(ii) the amount of new performance funding to recommend that the Legislature
371	appropriate, from the account, to the higher education institution or applied technology college.
372	(b) (i) A higher education institution earns the full new performance funding amount if
373	the higher education institution has a positive change in performance of at least 1% compared
374	to the higher education institution's average performance over the previous five years.
375	(ii) (A) Except as provided in Subsection (6)(b)(ii)(B), an applied technology college
376	earns the full new performance funding amount if the applied technology college has a positive
377	change in the applied technology college's performance of at least 5% compared to the applied
378	technology college's average performance over the previous five years.
379	(B) An applied technology college's change in performance may be compared to the
380	applied technology college's average performance over fewer than five years in accordance
381	with Subsection 53B-7-707(3)(b).
382	(c) A higher education institution or applied technology college that has a positive
383	change in performance that is less than a change described in Subsection (6)(b) is eligible to
384	receive a prorated amount of the full new performance funding amount.
385	(d) A higher education institution or applied technology college that has a negative
386	change, or no change, in performance over a time period described in Subsection (6)(b) is not
387	eligible to receive new performance funding.
388	(7) An appropriation described in this section is ongoing.
389	(8) Notwithstanding Section 53B-7-703 and Subsections (6) and (7), the Legislature
390	may, by majority vote, appropriate or refrain from appropriating money for performance
391	funding as circumstances require in a particular year.
392	Section 8. Section 53B-7-706 is enacted to read:
393	53B-7-706. Performance metrics for higher education institutions
394	Determination of performance.
395	(1) The board shall establish a model for determining a higher education institution's
396	performance.
397	(2) (a) The model described in Subsection (1) shall include metrics, including:

398	(i) completion, measured by degrees and certificates awarded;
399	(ii) completion by underserved students, measured by degrees and certificates awarded
400	to underserved students;
401	(iii) responsiveness to workforce needs, measured by degrees and certificates awarded
402	in high market demand fields;
403	(iv) institutional efficiency, measured by degrees and certificates awarded per full-time
404	equivalent student; and
405	(v) for a research university, research, measured by total research expenditures.
406	(b) Subject to Subsection (2)(c), the board shall determine the relative weights of the
407	metrics described in Subsection (2)(a).
408	(c) The board shall assign the responsiveness to workforce needs metric described in
409	Subsection (2)(a)(iii) a weight of at least 25% when determining an institution of higher
410	education's performance.
411	(3) For each higher education institution, the board shall annually determine the higher
412	education institution's:
413	(a) performance; and
414	(b) change in performance compared to the higher education institution's average
415	performance over the previous five years.
416	(4) The board shall use the model described in this section to make the report described
417	in Section 53B-7-705 for determining a higher education institution's performance funding for
418	a fiscal year beginning on or after July 1, 2018.
419	Section 9. Section 53B-7-707 is enacted to read:
420	53B-7-707. Performance metrics for applied technology colleges Determination
421	of performance.
422	(1) The Utah College of Applied Technology Board of Trustees shall establish a model
423	for determining an applied technology college's performance.
424	(2) (a) The model described in Subsection (1) shall include metrics, including:
425	(i) completions, measured by certificates awarded;
426	(ii) short-term occupational training, measured by completions of:
427	(A) short-term occupational training that takes less than 60 hours to complete; and
428	(B) short-term occupational training that takes at least 60 hours to complete;

429	(111) secondary completions, measured by:
430	(A) completions of competencies sufficient to be recommended for high school credits;
431	(B) certificates awarded to secondary students; and
432	(C) retention of certificate-seeking high school graduates as certificate-seeking
433	postsecondary students;
434	(iv) placements, measured by:
435	(A) total placements in related employment, military service, or continuing education;
436	(B) placements for underserved students; and
437	(C) placements from high impact programs; and
438	(v) institutional efficiency, measured by the number of applied technology college
439	graduates per 900 membership hours.
440	(b) The Utah College of Applied Technology Board of Trustees shall determine the
441	relative weights of the metrics described in Subsection (2)(a).
442	(3) (a) For each applied technology college, the Utah College of Applied Technology
443	Board of Trustees shall annually determine the applied technology college's:
444	(i) performance; and
445	(ii) except as provided in Subsection (3)(b), change in performance compared to the
446	applied technology college's average performance over the previous five years.
447	(b) For performance during a fiscal year before fiscal year 2020, if comparable
448	performance data is not available for the previous five years, the Utah College of Applied
449	Technology Board of Trustees may determine an applied technology college's change in
450	performance using the average performance over the previous three or four years.
451	Section 10. Section 63I-2-253 is amended to read:
452	63I-2-253. Repeal dates Titles 53, 53A, and 53B.
453	(1) Section 53A-1-403.5 is repealed July 1, 2017.
454	(2) Section 53A-1-411 is repealed July 1, 2017.
455	(3) Section 53A-1-709 is repealed July 1, 2020.
456	(4) Subsection 53A-1a-513(4) is repealed July 1, 2017.
457	(5) Section 53A-1a-513.5 is repealed July 1, 2017.
458	(6) Title 53A, Chapter 1a, Part 10, UPSTART, is repealed July 1, 2019.
459	(7) Title 53A, Chapter 8a, Part 8, Peer Assistance and Review Pilot Program, is

460	repealed July 1, 2017.
461	(8) Sections 53A-24-601 and 53A-24-602 are repealed January 1, 2018.
462	(9) (a) Subsections 53B-2a-103(2) and (4) are repealed July 1, 2019.
463	(b) When repealing Subsections 53B-2a-103(2) and (4), the Office of Legislative
164	Research and General Counsel shall, in addition to its authority under Subsection 36-12-12(3),
465	make necessary changes to subsection numbering and cross references.
466	(10) Subsections 53B-7-101(2)(b)(iii)(A) and (3) are repealed January 1, 2018.
467	(11) Subsection 53B-7-705(6)(b)(ii)(B) is repealed July 1, 2021.
468	(12) Subsection 53B-7-707(3)(b) is repealed July 1, 2021.
169	[(10)] (13) Title 53B, Chapter 18, Part 14, Uintah Basin Air Quality Research Project,
470	is repealed July 1, 2023.