1	PARTISAN SCHOOL BOARD ELECTIONS
2	2011 GENERAL SESSION
3	STATE OF UTAH
4	Chief Sponsor: Howard A. Stephenson
5	House Sponsor: Gregory H. Hughes
5 7	LONG TITLE
3	General Description:
)	This bill modifies the Election Code by amending provisions related to the election of
	the State Board of Education members.
	Highlighted Provisions:
	This bill:
	 requires members of the State Board of Education to be elected in a partisan
	election;
	 provides for filling a State Board of Education candidate vacancy;
	 requires the governor to fill a vacancy in a member's term that expires after 2014 by
	appointing the person whose name is submitted by the party liaison of the same
	political party as the prior board member;
	 repeals the involvement of the governor and the nominating and recruiting
	committee for a State Board of Education candidate selection process; and
	 makes technical changes.
	Money Appropriated in this Bill:
	None
1	Other Special Clauses:
5	$\hat{S} \rightarrow [None]$ This bill coordinates with H.B. 143, Ballot Placement Amendments, by
l	providing substantive and technical amendments. ←Ŝ
)	Utah Code Sections Affected:
7	AMENDS:

28	20A-1-501, as last amended by Laws of Utah 2006, Chapter 264
29	20A-1-507, as enacted by Laws of Utah 1993, Chapter 1
30	20A-6-301, as last amended by Laws of Utah 2009, Chapter 202
31	20A-6-302, as last amended by Laws of Utah 2006, Chapter 326
32	20A-14-103, as last amended by Laws of Utah 2008, Chapter 8
33	20A-14-104, as last amended by Laws of Utah 2004, Chapter 19
34	53A-1-101, as last amended by Laws of Utah 2010, Chapter 162
35	53A-1a-506.5, as last amended by Laws of Utah 2010, Chapter 162
36	53A-2-119, as last amended by Laws of Utah 2010, Chapter 230
37	53A-3-101, as repealed and reenacted by Laws of Utah 1995, Chapter 1
38	53A-11-102.5 , as last amended by Laws of Utah 2010, Chapter 210
38a	Ŝ→ Utah Code Sections Affected by Coordination Clause:
38b	20A-6-302, as last amended by Laws of Utah 2006, Chapter 326 🗲 Ŝ
39	REPEALS:
40	20A-14-105, as last amended by Laws of Utah 2003, Chapter 315
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42	Be it enacted by the Legislature of the state of Utah:
43	Section 1. Section 20A-1-501 is amended to read:
44	20A-1-501. Candidate vacancies Procedure for filling.
45	(1) The state central committee of a political party, for candidates for United States
46	senator, United States representative, governor, lieutenant governor, attorney general, state
47	treasurer, and state auditor, and for State Board of Education or legislative candidates whose
48	[legislative] districts encompass more than one county, and the county central committee of a
49	political party, for all other party candidates seeking an office elected at a regular general
50	election, may certify the name of another candidate to the appropriate election officer if:
51	(a) after the close of the period for filing declarations of candidacy and continuing
52	through the date 15 days before the date of the primary election:
53	(i) only one or two candidates from that party have filed a declaration of candidacy for
54	that office; and
55	(ii) one or both:
56	(A) dies;
57	(B) resigns because of becoming physically or mentally disabled as certified by a

59	(C) is disqualified by an election officer for improper filing or nominating procedures;
60	or
61	(b) after the close of the primary election and continuing through the date of the voter
62	registration deadline for the general election as established in Section 20A-2-102.5, the party's
63	candidate:
63 64	(i) dies;
65	(ii) resigns because of becoming physically or mentally disabled as certified by a
66	
	physician;
67 68	(iii) is disqualified by an election officer for improper filing or nominating procedures;
68 60	Or
69 70	(iv) resigns to become a candidate for President or Vice-President of the United States.
70	(2) If no more than two candidates from a political party have filed a declaration of
71	candidacy for an office elected at a regular general election and one resigns to become the party
72	candidate for another position, the state central committee of that political party, for candidates
73	for governor, lieutenant governor, attorney general, state treasurer, and state auditor, and for
74	State Board of Education or legislative candidates whose [legislative] districts encompass more
75	than one county, and the county central committee of that political party, for all other party
76	candidates, may certify the name of another candidate to the appropriate election officer.
77	(3) [Each] \underline{A} replacement candidate shall file a declaration of candidacy as required by
78	Title 20A, Chapter 9, Part 2, Candidate Qualifications and Declarations of Candidacy.
79	(4) A replacement candidate may not be certified for an election during the period
80	beginning on the day after the date of the voter registration deadline and continuing through the
81	date of the election.
82	Section 2. Section 20A-1-507 is amended to read:
83	20A-1-507. Midterm vacancies in the State Board of Education.
84	(1) If a vacancy occurs on the State Board of Education for any reason other than the
85	expiration of a member's term[,]:
86	(a) for a member whose term expires in 2012 or 2014, the governor, with the consent
87	of the Senate, shall fill the vacancy by appointment of a qualified member to serve out the
88	unexpired term[-]; and
89	(b) for a member whose term expires after 2014, the governor shall fill the vacancy by

90	immediately appointing the person whose name is submitted by the party liaison of the same
91	political party as the prior board member.
92	(2) The lieutenant governor shall issue a certificate of appointment to the appointed
93	member and certify the appointment to the board.
94	Section 3. Section 20A-6-301 is amended to read:
95	20A-6-301. Paper ballots Regular general election.
96	(1) [Each] An election officer shall ensure that:
97	(a) all paper ballots furnished for use at the regular general election contain no captions
98	or other endorsements except as provided in this section;
99	(b) (i) the paper ballot contains a ballot stub at least one inch wide, placed across the
100	top of the ballot, and divided from the rest of ballot by a perforated line;
101	(ii) the ballot number and the words " Poll Worker's Initial" are printed on the
102	stub; and
103	(iii) ballot stubs are numbered consecutively;
104	(c) immediately below the perforated ballot stub, the following endorsements are
105	printed in 18-point bold type:
106	(i) "Official Ballot for County, Utah";
107	(ii) the date of the election; and
108	(iii) a facsimile of the signature of the county clerk and the words "county clerk";
109	(d) each ticket is placed in a separate column on the ballot in the order determined by
110	the election officer with the party emblem, followed by the party name, at the head of the
111	column;
112	(e) the party name or title is printed in capital letters not less than 1/4 of an inch high;
113	(f) a circle 1/2 inch in diameter is printed immediately below the party name or title,
114	and the top of the circle is placed not less than two inches below the perforated line;
115	(g) unaffiliated candidates and candidates not affiliated with a registered political party
116	are listed in one column, without a party circle, with the following instructions printed at the
117	head of the column: "All candidates not affiliated with a political party are listed below. They
118	are to be considered with all offices and candidates listed to the left. Only one vote is allowed
119	for each office.";
120	(h) the columns containing the lists of candidates, including the party name and device,

121 are separated by heavy parallel lines;

(i) the offices to be filled are plainly printed immediately above the names of thecandidates for those offices;

(j) the names of candidates are printed in capital letters, not less than 1/8 nor more than
1/4 of an inch high in heavy-faced type not smaller than 10 point, between lines or rules 3/8 of
an inch apart;

127 (k) a square with sides measuring not less than 1/4 of an inch in length is printed
128 immediately adjacent to the name of each candidate;

(1) for the offices of president and vice president and governor and lieutenant governor,
one square with sides measuring not less than 1/4 of an inch in length is printed on the same
side as but opposite a double bracket enclosing the names of the two candidates;

(m) immediately adjacent to the unaffiliated ticket on the ballot, the ballot contains a
write-in column long enough to contain as many written names of candidates as there are
persons to be elected with:

(i) for each office on the ballot, the office to be filled plainly printed immediatelyabove:

(A) a blank, horizontal line to enable the entry of a valid write-in candidate and a
square with sides measuring not less than 1/4 of an inch in length printed immediately adjacent
to the blank horizontal line; or

(B) for the offices of president and vice president and governor and lieutenant
governor, two blank horizontal lines, one placed above the other, to enable the entry of two
valid write-in candidates, and one square with sides measuring not less than 1/4 of an inch in
length printed on the same side as but opposite a double bracket enclosing the two blank
horizontal lines; and

(ii) the words "Write-In Voting Column" printed at the head of the column without a1/2 inch circle;

(n) when required, the ballot includes a nonpartisan ticket placed immediately adjacent
to the write-in ticket with the word "NONPARTISAN" in reverse type in an 18-point solid rule
running vertically the full length of the nonpartisan ballot copy; and

(o) constitutional amendments or other questions submitted to the vote of the people,are printed on the ballot after the list of candidates.

152	(2) Each election officer shall ensure that:
153	(a) each person nominated by any political party or group of petitioners is placed on the
154	ballot:
155	(i) under the party name and emblem, if any; or
156	(ii) under the title of the party or group as designated by them in their certificates of
157	nomination or petition, or, if none is designated, then under some suitable title;
158	(b) the names of all unaffiliated candidates that qualify as required in Title 20A,
159	Chapter 9, Part 5, Candidates not Affiliated with a Party, are placed on the ballot;
160	(c) the names of the candidates for president and vice president are used on the ballot
161	instead of the names of the presidential electors; and
162	(d) the ballots contain no other names.
163	(3) When the ballot contains a nonpartisan section, the election officer shall ensure
164	that:
165	(a) the designation of the office to be filled in the election and the number of
166	candidates to be elected are printed in type not smaller than eight-point;
167	(b) the words designating the office are printed flush with the left-hand margin;
168	(c) the words, "Vote for one" or "Vote for two or more" extend to the extreme right of
169	the column;
170	(d) the nonpartisan candidates are grouped according to the office for which they are
171	candidates;
172	(e) the names in each group are placed in alphabetical order with the surnames last,
173	except for candidates for the [State Board of Education and] local school boards;
174	[(f) the names of candidates for the State Board of Education are placed on the ballot as
175	certified by the lieutenant governor under Section 20A-14-105;]
176	[(g)] (f) if candidates for membership on a local [board of education] school board
177	were selected in a primary election, the name of the candidate who received the most votes in
178	the primary election is listed first on the ballot;
179	[(h)] (g) if candidates for membership on a local [board of education] school board
180	were not selected in the primary election, the names of the candidates are listed on the ballot in
181	the order determined by a lottery conducted by the county clerk; and
182	[(i)] (h) each group is preceded by the designation of the office for which the

183	candidates seek election, and the words, "Vote for one" or "Vote for two or more," according to
184	the number to be elected.
185	(4) [Each] An election officer shall ensure that:
186	(a) proposed amendments to the Utah Constitution are listed on the ballot in
187	accordance with Section 20A-6-107;
188	(b) ballot propositions submitted to the voters are listed on the ballot in accordance
189	with Section 20A-6-107; and
190	(c) bond propositions that have qualified for the ballot are listed on the ballot under the
191	title assigned to each bond proposition under Section 11-14-206.
192	Section 4. Section 20A-6-302 is amended to read:
193	20A-6-302. Paper ballots Placement of candidates' names.
194	(1) [Each] An election officer shall ensure, for paper ballots in regular general
195	elections, that:
196	(a) except for candidates for [state school board and] local school boards:
197	(i) each candidate is listed by party; and
198	(ii) candidates' surnames are listed in alphabetical order on the ballots when two or
199	more candidates' names are required to be listed on a ticket under the title of an office;
200	[(b) the names of candidates for the State Board of Education are placed on the ballot
201	as certified by the lieutenant governor under Section 20A-14-105;]
202	[(c)] (b) if candidates for membership on a local [board of education] school board
203	were selected in a regular primary election, the name of the candidate who received the most
204	votes in the regular primary election is listed first on the ballot; and
205	[(d)] (c) if candidates for membership on a local [board of education] school board
206	were not selected in the regular primary election, the names of the candidates are listed on the
207	ballot in the order determined by a lottery conducted by the county clerk.
208	(2) (a) The election officer may not allow the name of a candidate who dies or
209	withdraws before election day to be printed upon the ballots.
210	(b) If the ballots have already been printed, the election officer:
211	(i) shall, if possible, cancel the name of the dead or withdrawn candidate by drawing a
212	line through the candidate's name before the ballots are delivered to voters; and
213	(ii) may not count any votes for that dead or withdrawn candidate.

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(3) (a) When there is only one candidate for county attorney at the regular general
election in counties that have three or fewer registered voters of the county who are licensed
active members in good standing of the Utah State Bar, the county clerk shall cause that
candidate's name and party affiliation, if any, to be placed on a separate section of the ballot
with the following question: "Shall (name of candidate) be elected to the office of county
attorney? Yes _____ No ____."

(b) If the number of "Yes" votes exceeds the number of "No" votes, the candidate iselected to the office of county attorney.

(c) If the number of "No" votes exceeds the number of "Yes" votes, the candidate is not
elected and may not take office, nor may he continue in the office past the end of the term
resulting from any prior election or appointment.

(d) When the name of only one candidate for county attorney is printed on the ballot
under authority of this Subsection (3), the county clerk may not count any write-in votes
received for the office of county attorney.

(e) If no qualified person files for the office of county attorney or if the candidate is not
elected by the voters, the county legislative body shall appoint the county attorney as provided
in Section 20A-1-509.2.

(f) If the candidate whose name would, except for this Subsection (3)(f), be placed on
the ballot under Subsection (3)(a) has been elected on a ballot under Subsection (3)(a) to the
two consecutive terms immediately preceding the term for which the candidate is seeking
election, Subsection (3)(a) shall not apply and that candidate shall be considered to be an
unopposed candidate the same as any other unopposed candidate for another office, unless a
petition is filed with the county clerk before the date of that year's primary election that:

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(i) requests the procedure set forth in Subsection (3)(a) to be followed; and

(ii) contains the signatures of registered voters in the county representing in number at
least 25% of all votes cast in the county for all candidates for governor at the last election at
which a governor was elected.

(4) (a) When there is only one candidate for district attorney at the regular general
election in a prosecution district that has three or fewer registered voters of the district who are
licensed active members in good standing of the Utah State Bar, the county clerk shall cause
that candidate's name and party affiliation, if any, to be placed on a separate section of the

ballot with the following question: "Shall (name of candidate) be elected to the office of district
attorney? Yes _____No ____."

(b) If the number of "Yes" votes exceeds the number of "No" votes, the candidate iselected to the office of district attorney.

(c) If the number of "No" votes exceeds the number of "Yes" votes, the candidate is not
elected and may not take office, nor may he continue in the office past the end of the term
resulting from any prior election or appointment.

(d) When the name of only one candidate for district attorney is printed on the ballot
under authority of this Subsection (4), the county clerk may not count any write-in votes
received for the office of district attorney.

(e) If no qualified person files for the office of district attorney, or if the only candidate
is not elected by the voters under this subsection, the county legislative body shall appoint a
new district attorney for a four-year term as provided in Section 20A-1-509.2.

(f) If the candidate whose name would, except for this Subsection (4)(f), be placed on the ballot under Subsection (4)(a) has been elected on a ballot under Subsection (4)(a) to the two consecutive terms immediately preceding the term for which the candidate is seeking election, Subsection (4)(a) shall not apply and that candidate shall be considered to be an unopposed candidate the same as any other unopposed candidate for another office, unless a petition is filed with the county clerk before the date of that year's primary election that:

(i) requests the procedure set forth in Subsection (4)(a) to be followed; and

(ii) contains the signatures of registered voters in the county representing in number at
least 25% of all votes cast in the county for all candidates for governor at the last election at
which a governor was elected.

268 Section 5. Section **20A-14-103** is amended to read:

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CHAPTER 14. DISTRICTS AND ELECTION OF STATE AND LOCAL SCHOOL BOARDS

Part 1. State Board of Education - Districts and Election

272 20A-14-103. State Board of Education members -- When elected -- Qualifications
273 -- Avoiding conflicts of interest.

(1) (a) In 2002 and every four years thereafter, one member each shall be elected from
[new] Districts <u>1</u>, 2, 3, 5, 6, 9, 10, 14, and 15 to serve a four-year term.

276 (b) In 2004 and every four years thereafter, one member each shall be elected from 277 [new] Districts 4, 7, 8, 11, 12, and 13 to serve a four-year term. 278 [(c) (i) Because of the combination of certain former districts, the state school board 279 members elected from old Districts 2 and 4 who will reside in new District 1 may not serve out 280 the term for which they were elected, but shall stand for election in 2002 for a term of office of 281 four years from the realigned district in which each resides.] 282 [(ii) If one of the incumbent state school board members from new District 1 indicates in writing to the lieutenant governor that the school board member will not seek reelection, that 283 284 incumbent state school board member may serve until January 1, 2003 and the other incumbent state school board member shall serve out the term for which the member was elected, which is 285 286 until January 1, 2005.] 287 (2) (a) A person seeking election to the [state school board] State Board of Education 288 must have been a resident of the [state school board] State Board of Education district in which 289 the person is seeking election for at least one year as of the date of the election. 290 (b) A person who has resided within the [state school board] State Board of Education 291 district, as the boundaries of the district exist on the date of the election, for one year 292 immediately preceding the date of the election shall be considered to have met the requirements 293 of this Subsection (2). 294 (3) A member shall: 295 (a) be and remain a registered voter in the [state board] State Board of Education 296 district from which the member was elected or appointed; and 297 (b) maintain the member's primary residence within the [state board] State Board of 298 Education district from which the member was elected or appointed during the member's term 299 of office. 300 (4) A member of the State Board of Education may not, during the member's term of 301 office, also serve as an employee of: 302 (a) the board; 303 (b) the Utah State Office of Education; or 304 (c) the Utah State Office of Rehabilitation. 305 Section 6. Section **20A-14-104** is amended to read: 306 20A-14-104. Becoming a candidate for membership on the State Board of

307	Education.
308	[(1) (a) Persons] <u>A person</u> interested in becoming a candidate for the State Board of
309	Education shall file a declaration of candidacy according to the procedures and requirements of
310	[Sections 20A-9-201 and 20A-9-202] Title 20A, Chapter 9, Candidate Qualifications and
311	Nominating Procedures.
312	[(b) By May 1 of the year in which a State Board of Education member's term expires,
313	the lieutenant governor shall submit the name of each person who has filed a declaration of
314	candidacy for the State Board of Education to the nominating and recruiting committee for the
315	State Board of Education.]
316	[(2) By November 1 of the year preceding each regular general election year, a
317	nominating and recruiting committee consisting of 12 members, each to serve a two-year term,
318	shall be appointed by the governor as follows:]
319	[(a) one member shall be appointed to represent each of the following business and
320	industry sectors:]
321	[(i) manufacturing and mining;]
322	[(ii) transportation and public utilities;]
323	[(iii) service, trade, and information technology;]
324	[(iv) finance, insurance, and real estate;]
325	[(v) construction; and]
326	[(vi) agriculture; and]
327	[(b) one member shall be appointed to represent each of the following education
328	sectors:]
329	[(i) teachers;]
330	[(ii) school administrators;]
331	[(iii) parents;]
332	[(iv) local school board members;]
333	[(v) charter schools; and]
334	[(vi) higher education.]
335	[(3) (a) The members appointed under Subsections (2)(a)(i) through (vi) and (2)(b)(i)
336	through (vi) shall be appointed from lists containing at least two names submitted by
337	organizations representing each of the respective sectors.]

338	[(b) At least one member of the nominating and recruiting committee shall reside
339	within each state board district in which a member's term expires during the committee's two-
340	year term of office.]
341	[(4) (a) The members shall elect one member to serve as chair for the committee.]
342	[(b) The chair, or another member of the committee designated by the chair, shall
343	schedule and convene all committee meetings.]
344	[(c) Any formal action by the committee requires the approval of a majority of
345	committee members.]
346	[(d) Members of the nominating and recruiting committee shall serve without
347	compensation, but they may be reimbursed for expenses incurred in the performance of their
348	official duties as established by the Division of Finance.]
349	[(5) The nominating and recruiting committee shall:]
350	[(a) recruit potential candidates for membership on the State Board of Education prior
351	to the deadline to file a declaration of candidacy;]
352	[(b) prepare a list of candidates for membership on the State Board of Education for
353	each state board district subject to election in that year using the qualifications under
354	Subsection (6);]
355	[(c) submit a list of at least three candidates for each state board position to the
356	governor by July 1; and]
357	[(d) ensure that the list includes appropriate background information on each
358	candidate.]
359	[(6) The nominating committee shall select a broad variety of candidates who possess
360	outstanding professional qualifications relating to the powers and duties of the State Board of
361	Education, including experience in the following areas:]
362	[(a) business and industry administration;]
363	[(b) business and industry human resource management;]
364	[(c) business and industry finance;]
365	[(d) business and industry, including expertise in:]
366	[(i) metrics and evaluation;]
367	[(ii) manufacturing;]
368	[(iii) retailing;]

369	[(iv) natural resources;]
370	[(v) information technology;]
371	[(vi) construction;]
372	[(vii) banking;]
373	[(viii) science and engineering; and]
374	[(ix) medical and healthcare;]
375	[(e) higher education administration;]
376	[(f) applied technology education;]
377	[(g) public education administration;]
378	[(h) public education instruction;]
379	[(i) economic development;]
380	[(j) labor; and]
381	[(k) other life experiences that would benefit the State Board of Education.]
382	Section 7. Section 53A-1-101 is amended to read:
383	53A-1-101. State Board of Education Members.
384	(1) [Members] A member of the State Board of Education shall be [nominated and]
385	elected as provided in Title 20A, Chapter 14, [Nomination] Districts and Election of State and
386	Local School Boards.
387	(2) (a) In addition to [the members] a member designated under Subsection (1), the
388	following members shall serve as nonvoting members of the State Board of Education:
389	(i) two members of the State Board of Regents, appointed by the chair of the State
390	Board of Regents;
391	(ii) one member of the Utah College of Applied Technology Board of Trustees,
392	appointed by the chair of the board of trustees; and
393	(iii) one member of the State Charter School Board, appointed by the chair of the State
394	Charter School Board.
395	(b) A nonvoting member shall continue to serve as a member without a set term until
396	the member is replaced by the chair of the State Board of Regents, chair of the Utah College of
397	Applied Technology Board of Trustees, or chair of the State Charter School Board, as
398	applicable.
399	Section 8. Section 53A-1a-506.5 is amended to read:

400	53A-1a-506.5. Charter school students Admissions procedures Transfers.
401	(1) As used in this section:
402	(a) "District school" means a public school under the control of a local school board
403	elected [pursuant to] under Title 20A, Chapter 14, [Nomination] Districts and Election of State
404	and Local School Boards.
405	(b) "Nonresident school district" means a school district other than a student's school
406	district of residence.
407	(c) "School district of residence" means a student's school district of residence as
408	determined under Section 53A-2-201.
409	(d) "School of residence" means the school to which a student is assigned to attend
410	based on the student's place of residence.
411	(2) (a) The [State School Board] State Board of Education, in consultation with the
412	State Charter School Board, shall make rules describing procedures for students to follow in
413	applying for entry into, or exiting, a charter school.
414	(b) The rules under Subsection (2)(a) shall, at a minimum, provide for:
415	(i) posting on a charter school's Internet website, beginning no later than 60 days before
416	the school's initial period of applications:
417	(A) procedures for applying for admission to the charter school;
418	(B) (I) the school's opening date, if the school has not yet opened; or
419	(II) the school calendar; and
420	(C) information on how a student may transfer from a charter school to another charter
421	school or a district school;
422	(ii) use of standard application forms prescribed by the State Board of Education;
423	(iii) written notification to a student's parent or legal guardian of an offer of admission;
424	(iv) written acceptance of an offer of admission by a student's parent or legal guardian;
425	(v) written notification to a student's current charter school or school district of
426	residence upon acceptance of the student for enrollment in a charter school; and
427	(vi) the admission of students, provided that the admission does not disqualify the
428	charter school from federal funding, at:
429	(A) any time to protect the health or safety of a student; or
430	(B) times other than those permitted under standard policies if there are other

431 conditions of special need that warrant consideration. 432 (c) The rules under Subsection (2)(a) shall prevent the parent of a student who is 433 enrolled in a charter school or who has accepted an offer of admission to a charter school from 434 duplicating enrollment for the student in another charter school or a school district without 435 following the withdrawal procedures described in Subsection (3). 436 (3) The parent of a student enrolled in a charter school may withdraw the student from 437 the charter school for enrollment in another charter school or a school district by submitting to 438 the charter school: 439 (a) on or before June 30, a notice of intent to enroll the student in the student's school 440 of residence for the following school year; 441 (b) after June 30, a letter of acceptance for enrollment in the student's school district of 442 residence for the following year; 443 (c) a letter of acceptance for enrollment in the student's school district of residence in 444 the current school year; 445 (d) a letter of acceptance for enrollment in a nonresident school district; or 446 (e) a letter of acceptance for enrollment in a charter school. 447 (4) (a) A charter school shall report to a school district, by the last business day of each 448 month the aggregate number of new students, sorted by their school of residence and grade 449 level, who have accepted enrollment in the charter school for the following school year. 450 (b) A school district shall report to a charter school, by the last business day of each 451 month, the aggregate number of students enrolled in the charter school who have accepted 452 enrollment in the school district in the following school year, sorted by grade level. 453 (5) When a vacancy occurs because a student has withdrawn from a charter school, the 454 charter school may immediately enroll a new student from its list of applicants. 455 (6) Unless provisions have previously been made for enrollment in another school, a 456 charter school releasing a student from enrollment during a school year shall immediately 457 notify the school district of residence, which shall enroll the student in the school district of 458 residence and take additional steps as may be necessary to ensure compliance with laws 459 governing school attendance. 460 (7) (a) The parent of a student enrolled in a charter school may withdraw the student

461 from the charter school for enrollment in the student's school of residence in the following

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462	school year if an application of admission is submitted to the school district of residence by
463	June 30.
464	(b) If the parent of a student enrolled in a charter school submits an application of
465	admission to the student's school district of residence after June 30 for the student's enrollment
466	in the school district of residence in the following school year, or an application of admission is
467	submitted for enrollment during the current school year, the student may enroll in a school of
468	the school district of residence that has adequate capacity in:
469	(i) the student's grade level, if the student is an elementary school student; or
470	(ii) the core classes that the student needs to take, if the student is a secondary school
471	student.
472	(c) State Board of Education rules made under Subsection (2)(a) shall specify how
473	adequate capacity in a grade level or core classes is determined for the purposes of Subsection
474	(7)(b).
475	(8) Notwithstanding Subsection (7), a school district may enroll a student at any time
476	to protect the health and safety of the student.
477	(9) A school district or charter school may charge secondary students a one-time \$5
478	processing fee, to be paid at the time of application.
479	Section 9. Section 53A-2-119 is amended to read:
480	53A-2-119. Reapportionment Local school board membership.
481	(1) Upon the creation of a new school district, the county legislative body shall
482	reapportion the affected school districts [pursuant to] under Section 20A-14-201.
483	(2) Except as provided in Section 53A-2-118.1, school board membership in the
484	affected school districts shall be determined under Title 20A, Chapter 14, Part 2, [Nomination
485	and] Election of Members of Local School Boards [of Education].
486	Section 10. Section 53A-3-101 is amended to read:
487	53A-3-101. Selection and election of members to local school boards.
488	[Members of local boards of education] A member of a local school board shall be
489	elected as provided in Title 20A, Chapter 14, [Nomination] Districts and Election of State and
490	Local School Boards.
491	Section 11. Section 53A-11-102.5 is amended to read:
492	53A-11-102.5. Dual enrollment.

493	(1) "District school" means a public school under the control of a local school board
494	elected pursuant to Title 20A, Chapter 14, [Nomination] Districts and Election of State and
495	Local School Boards.
496	(2) A person having control of a minor who is enrolled in a regularly established
497	private school or a home school may also enroll the minor in a public school for dual
498	enrollment purposes.
499	(3) The minor may participate in any academic activity in the public school available to
500	students in the minor's grade or age group, subject to compliance with the same rules and
501	requirements that apply to a full-time student's participation in the activity.
502	(4) (a) A student enrolled in a dual enrollment program in a district school is
503	considered a student of the district in which the district school of attendance is located for
504	purposes of state funding to the extent of the student's participation in the district school
505	programs.
506	(b) A student enrolled in a dual enrollment program in a charter school is considered a
507	student of the charter school for purposes of state funding to the extent of the student's
508	participation in the charter school programs.
509	(5) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the
510	State Board of Education shall make rules for purposes of dual enrollment to govern and
511	regulate the transferability of credits toward graduation that are earned in a private or home
512	school.
513	Section 12. Repealer.
514	This bill repeals:
515	Section 20A-14-105, Becoming a candidate for membership on the State Board of
516	Education Selection of candidates by the governor Ballot placement.
516a	Ŝ→ <u>Section 13. Coordinating S.B. 224 with H.B. 143 Substantive and technical amendments.</u>
516b	If this S.B. 224 and HB. 143, Ballot Placement Amendments, both pass, it is the intent of the
516c	Legislature that the Office of Legislative Research and General Counsel shall prepare the Utah
516d	Code database for publication by amending Subsection 20A-6-302(1)(c) to read:
516e	" [(b)] (c) the names of candidates [for the State Board of Education] are placed on the ballot
516f	[as certified by the lieutenant governor under Section 20A-14-105;] <u>in the order specified</u>
516g	under Section 20A-6-305.'' + Ŝ

Legislative Review Note as of 2-22-11 7:18 PM

Office of Legislative Research and General Counsel

FISCAL NOTE

S.B. 224

SHORT TITLE: Partisan School Board Elections

SPONSOR: Stephenson, H.

2011 GENERAL SESSION, STATE OF UTAH

STATE GOVERNMENT (UCA 36-12-13(2)(b)) Enactment of this bill likely will not materially impact the state budget.

LOCAL GOVERNMENTS (UCA 36-12-13(2)(c))

Enactment of this bill likely will not result in direct, measurable costs for local governments.

DIRECT EXPENDITURES BY UTAH RESIDENTS AND BUSINESSES (UCA 36-12-13(2)(d)) Candidates for State Board of Education may incur additional campaign costs.

2/28/2011, 02:01 PM, Lead Analyst: Allred, S./Attorney: ERB

Office of the Legislative Fiscal Analyst