1	SCHOOL SAFETY TIP LINE
2	2014 GENERAL SESSION
3	STATE OF UTAH
4	Chief Sponsor: Daniel W. Thatcher
5	House Sponsor:
6 7	LONG TITLE
8	General Description:
9	This bill establishes a School Safety Tip Line.
10	Highlighted Provisions:
11	This bill:
12	 provides for the creation of a statewide School Safety Tip Line to provide a means
13	for a public school student, parent, school employee, or citizen to make an
14	anonymous report concerning unsafe, violent, or criminal activities, or the threat of
15	such activities;
16	 designates the abbreviated dialing code "311" for use by the School Safety Tip Line
17	beginning September 1, 2015;
18	 establishes the School Safety Tip Line Governing Board;
19	 requires the State Board of Education to revise certain policies and curricula to
20	include information related to the School Safety Tip Line;
21	 requires a School Safety Tip Line operator to operate 24 hours a day, seven days a
22	week and be staffed by licensed social workers;
23	 requires a local school board or a charter school governing board to revise certain
24	policies to include information related to the School Safety Tip Line; and
25	 provides that a record or report of information received through the School Safety
26	Tip Line is classified as a protected record under the Government Records Access
27	and Management Act;



28	 requires the School Safety Tip Line Governing Board to report an estimation of the
29	cost of operating the School Safety Tip Line to certain Legislative committees; and
30	 makes technical changes.
31	Money Appropriated in this Bill:
32	None
33	Other Special Clauses:
34	None
35	Utah Code Sections Affected:
36	AMENDS:
37	53A-11-901, as last amended by Laws of Utah 2007, Chapter 161
38	53A-11-902, as last amended by Laws of Utah 2010, Chapter 207
39	53A-15-1302, as enacted by Laws of Utah 2013, Chapter 139
40	63G-2-305, as last amended by Laws of Utah 2013, Chapters 12, 445, and 447
41	ENACTS:
42	53A-11-1501 , Utah Code Annotated 1953
43	53A-11-1502 , Utah Code Annotated 1953
44	53A-11-1503 , Utah Code Annotated 1953
45	53A-11-1504, Utah Code Annotated 1953
46	53A-11-1505, Utah Code Annotated 1953
47	53A-11-1506 , Utah Code Annotated 1953
48	53A-11-1507 , Utah Code Annotated 1953
49	53A-11-1508 , Utah Code Annotated 1953
50	53A-11-1509, Utah Code Annotated 1953
51	53A-11-1510 , Utah Code Annotated 1953
52	53A-11-1511 , Utah Code Annotated 1953
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54	Be it enacted by the Legislature of the state of Utah:
55	Section 1. Section 53A-11-901 is amended to read:
56	53A-11-901. Public school discipline policies Basis of the policies
57	Enforcement.
58	(1) The Legislature recognizes that every student in the public schools should have the

opportunity to learn in an environment which is safe, conducive to the learning process, and free from unnecessary disruption.

- (2) (a) To foster such an environment, each local school board or governing board of a charter school, with input from school employees, parents and guardians of students, students, and the community at large, shall adopt conduct and discipline policies for the public schools.
- (b) Each district or charter school shall base its policies on the principle that every student is expected:
 - (i) to follow accepted rules of conduct; and

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- (ii) to show respect for other people and to obey persons in authority at the school.
- (c) (i) [The State Superintendent of Public Instruction shall develop] On or before September 1, 2015, the State Board of Education shall revise the conduct and discipline policy models for elementary and secondary public schools to include procedures for responding to reports received through the School Safety Tip Line established in Section 53A-11-1503.
- (ii) Each district or charter school shall use the models, where appropriate, in developing its conduct and discipline policies under this chapter.
- (d) The policies shall emphasize that certain behavior, most particularly behavior which disrupts, is unacceptable and may result in disciplinary action.
- (3) The local superintendent and designated employees of the district or charter school shall enforce the policies so that students demonstrating unacceptable behavior and their parents or guardians understand that such behavior will not be tolerated and will be dealt with in accordance with the district's conduct and discipline policies.
 - Section 2. Section **53A-11-902** is amended to read:

53A-11-902. Conduct and discipline policies and procedures.

The conduct and discipline policies required under Section 53A-11-901 shall include:

- (1) provisions governing student conduct, safety, and welfare;
- (2) standards and procedures for dealing with students who cause disruption in the classroom, on school grounds, on school vehicles, or in connection with school-related activities or events;
- (3) procedures for the development of remedial discipline plans for students who cause a disruption at any of the places referred to in Subsection (2);
 - (4) procedures for the use of reasonable and necessary physical restraint or force in

90	dealing with disruptive students, consistent with Section 53A-11-802;
91	(5) standards and procedures for dealing with student conduct in locations other than
92	those referred to in Subsection (2), if the conduct threatens harm or does harm to:
93	(a) the school;
94	(b) school property;
95	(c) a person associated with the school; or
96	(d) property associated with a person described in Subsection (5)(c);
97	(6) procedures for the imposition of disciplinary sanctions, including suspension and
98	expulsion;
99	(7) specific provisions, consistent with Section 53A-15-603, for preventing and
100	responding to gang-related activities in the school, on school grounds, on school vehicles, or in
101	connection with school-related activities or events; [and]
102	(8) standards and procedures for dealing with habitual disruptive student behavior in
103	accordance with the provisions of this part[:]; and
104	(9) procedures for responding to reports received through the School Safety Tip Line
105	established in Section 53A-11-1503.
106	Section 3. Section 53A-11-1501 is enacted to read:
107	Part 15. School Safety
108	53A-11-1501. Title.
109	This part is known as "School Safety."
110	Section 4. Section 53A-11-1502 is enacted to read:
111	53A-11-1502. Definitions.
112	As used in this part:
113	(1) "311" means the abbreviated dialing code assigned by the Federal Communications
114	Commission for quickly accessing nonemergency services.
115	(2) "Governing board" means the School Safety Tip Line Governing Board established
116	in Section 53A-11-1504.
117	(3) "Reporting party" means an individual who calls the School Safety Tip Line.
118	(4) "School Safety Tip Line operator" means a public or nonprofit agency or
119	organization designated by the board to provide School Safety Tip Line services.
120	Section 5. Section 53A-11-1503 is enacted to read:

121	53A-11-1503. School Safety Tip Line established 311 designation.
122	(1) There is established a School Safety Tip Line to provide a means for a public
123	school student, parent, school employee, or citizen to dial 311 to make anonymous reports
124	concerning unsafe, violent, or criminal activities, or the threat of such activities.
125	(2) Beginning September 1, 2015, only an entity approved by the governing board
126	under Subsection 53A-11-1505(1)(a) may provide 311 telephone services in this state.
127	Section 6. Section 53A-11-1504 is enacted to read:
128	53A-11-1504. School Safety Tip Line Governing Board established Members.
129	(1) There is created the School Safety Tip Line Governing Board, within the Office of
130	the Attorney General, composed of the following members:
131	(a) one member who represents the Office of the Attorney General, appointed by the
132	attorney general;
133	(b) two members who represent the Utah Public Education System, appointed by the
134	State Board of Education;
135	(c) one member who represents parents, appointed by the Utah Parent Teachers
136	Association;
137	(d) one member who has experience operating a call center with a mission similar to
138	the School Safety Tip Line, appointed by the attorney general;
139	(e) two members of the House of Representatives, appointed by the speaker of the
140	House of Representatives; and
141	(f) two members of the Senate, appointed by the president of the Senate.
142	(2) Except as required in Subsection (3), members shall be appointed to four-year
143	terms.
144	(3) Notwithstanding the requirements of Subsection (2), the length of terms of the
145	members shall be staggered so that approximately half of the committee is appointed every two
146	years.
147	(4) (a) The attorney general's designee shall serve as chair of the board.
148	(b) The chair shall set the agenda for board meetings.
149	(5) When a vacancy occurs in the membership of the governing board, the replacement
150	shall be appointed for the unexpired term.
151	(6) Attendance of a simple majority of the members constitutes a quorum for the

152	transaction of official board business.
153	(7) Formal action by the governing board requires a majority vote of a quorum.
154	(8) A member may not receive compensation, benefits, per diem, or travel expenses for
155	the member's service.
156	(9) The Office of the Attorney General shall provide staff support to the governing
157	board.
158	Section 7. Section 53A-11-1505 is enacted to read:
159	53A-11-1505. School Safety Tip Line Governing Board responsibilities.
160	(1) On or before September 1, 2015, the governing board shall:
161	(a) designate one or more approved School Safety Tip Line operators after
162	consideration of:
163	(i) the financial stability of the proposed operator;
164	(ii) the community support for the proposed operator, including the ability of the
165	proposed operator to raise private donations to fund the operation of the School Safety Tip
166	<u>Line;</u>
167	(iii) the ability of the proposed operator to:
168	(A) meet the requirements of Section 53A-11-1507; and
169	(B) effectively respond to the sensitive nature of the reports that may be received
170	through the tip line; and
171	(iv) other criteria that the governing board considers appropriate;
172	(b) establish procedures to ensure that:
173	(i) the identity of a reporting party remains unknown to all persons unless:
174	(A) the reporting party voluntarily discloses the reporting party's identity; and
175	(B) the School Safety Tip Line operator verifies that the reporting party is willing to be
176	identified;
177	(ii) an individual who receives information through the School Safety Tip Line
178	prepares a record or report of the information received;
179	(iii) when necessary, a report received through the School Safety Tip Line is promptly
180	forwarded to the appropriate principal or appropriate law enforcement officials; and
181	(iv) the School Safety Tip Line operator facilitates school district and charter school
182	compliance with state and federal law; and

183	(c) estimate the cost of the operation of the School Safety Tip Line, including the
184	extent to which it will be funded by private donations.
185	Section 8. Section 53A-11-1506 is enacted to read:
186	53A-11-1506. State Board of Education responsibilities.
187	The State Board of Education shall:
188	(1) revise the conduct and discipline policy model, as required in Section 53A-11-901
189	to include procedures for responding to reports received through the School Safety Tip Line;
190	<u>and</u>
191	(2) revise the curriculum developed by the governing board for the parent seminar
192	described in Section 53A-15-1302 to include information about the School Safety Tip Line.
193	Section 9. Section 53A-11-1507 is enacted to read:
194	53A-11-1507. School Safety Tip Line operator responsibilities.
195	A School Safety Tip Line operator shall:
196	(1) provide the services described in this part and as required by the governing board
197	24 hours a day, seven days a week;
198	(2) be staffed by social workers licensed by the Division of Occupational and
199	Professional Licensing under Section 58-60-204; and
200	(3) follow the procedures established by the governing board under Subsection
201	53A-11-1505(1)(b).
202	Section 10. Section 53A-11-1508 is enacted to read:
203	53A-11-1508. Local school board or charter school governing board
204	responsibilities.
205	On or before September 1, 2015, a local school board or charter school governing board
206	shall revise the conduct and discipline policies described in Section 53A-11-902 to include
207	procedures for responding to reports received through the School Safety Tip Line.
208	Section 11. Section 53A-11-1509 is enacted to read:
209	53A-11-1509. Immunity from liability.
210	A person who in good faith reports information to the School Safety Tip Line and any
211	person who receives the information is immune from any liability, civil or criminal, that might
212	otherwise result from the reporting or receipt of the information.
213	Section 12. Section 53A-11-1510 is enacted to read:

214	53A-11-1510. Designation of a report received as a protected record.
215	A record or report of information received through the School Safety Tip Line is a
216	protected record under Subsection 63G-2-305(66).
217	Section 13. Section 53A-11-1511 is enacted to read:
218	53A-11-1511. Report to the Legislature.
219	The board shall report the estimation described in Subsection 53A-11-1505(1)(c) to the
220	Education Interim Committee and the Executive Appropriations Committee on or before each
221	committee's November 2014 meeting.
222	Section 14. Section 53A-15-1302 is amended to read:
223	53A-15-1302. Parent education Mental health Bullying Safety.
224	(1) (a) Except as provided in Subsection (5), a school district shall offer a seminar for
225	parents of students in the school district that:
226	(i) is offered at no cost to parents;
227	(ii) begins at or after 6 p.m.;
228	(iii) is held in at least one school located in the school district;
229	(iv) is offered once a year; and
230	(v) covers the topics described in Subsection (2).
231	(b) A school district may:
232	(i) develop its own curriculum for the seminar described in Subsection (1)(a); or
233	(ii) use the curriculum developed by the State Board of Education under Subsection
234	(2).
235	(c) A school district shall notify each charter school located in the attendance
236	boundaries of the school district of the date and time of the parent seminar, so the charter
237	school may inform parents of the seminar.
238	(2) The State Board of Education shall:
239	(a) develop a curriculum for the parent seminar described in Subsection (1) that
240	includes information on:
241	(i) substance abuse, including illegal drugs and prescription drugs and prevention;
242	(ii) bullying;
243	(iii) mental health, depression, and suicide awareness; [and]
244	(iv) Internet safety, including pornography addiction; and

245	(v) the School Safety 11p Line established in Section 53A-11-1503; and
246	(b) provide the curriculum, including resources and training, to school districts upon
247	request.
248	[(3) The State Board of Education shall report to the Legislature's Education Interim
249	Committee, by the November 2013 meeting, on the progress of implementation of the parent
250	seminar, including if a local school board has opted out of providing the parent seminar, as
251	described in Subsection (5), and the reasons why a local school board opted out.]
252	[(4)] (3) The State Board of Education shall report to the Legislature's Education
253	Interim Committee by the November 2014 meeting on:
254	(a) the progress of implementation of the parent seminar;
255	(b) the estimated attendance reported by each school district;
256	(c) a recommendation of whether to continue the parent seminar program; and
257	(d) if a local school board has opted out of providing the parent seminar, as described
258	in Subsection $[(5)]$ (4) , and the reasons why a local school board opted out.
259	[(5)] (4) (a) A school district is not required to offer the parent seminar if the local
260	school board determines that the topics described in Subsection (2) are not of significant
261	interest or value to families in the school district.
262	(b) If a local school board chooses not to offer the parent seminar, the local school
263	board shall notify the State Board of Education and provide the reasons why the local school
264	board chose not to offer the parent seminar.
265	Section 15. Section 63G-2-305 is amended to read:
266	63G-2-305. Protected records.
267	The following records are protected if properly classified by a governmental entity:
268	(1) trade secrets as defined in Section 13-24-2 if the person submitting the trade secret
269	has provided the governmental entity with the information specified in Section 63G-2-309;
270	(2) commercial information or nonindividual financial information obtained from a
271	person if:
272	(a) disclosure of the information could reasonably be expected to result in unfair
273	competitive injury to the person submitting the information or would impair the ability of the
274	governmental entity to obtain necessary information in the future;
275	(b) the person submitting the information has a greater interest in prohibiting access

than the public in obtaining access; and

(c) the person submitting the information has provided the governmental entity with the information specified in Section 63G-2-309;

- (3) commercial or financial information acquired or prepared by a governmental entity to the extent that disclosure would lead to financial speculations in currencies, securities, or commodities that will interfere with a planned transaction by the governmental entity or cause substantial financial injury to the governmental entity or state economy;
- (4) records, the disclosure of which could cause commercial injury to, or confer a competitive advantage upon a potential or actual competitor of, a commercial project entity as defined in Subsection 11-13-103(4);
- (5) test questions and answers to be used in future license, certification, registration, employment, or academic examinations;
- (6) records, the disclosure of which would impair governmental procurement proceedings or give an unfair advantage to any person proposing to enter into a contract or agreement with a governmental entity, except, subject to Subsections (1) and (2), that this Subsection (6) does not restrict the right of a person to have access to, after the contract or grant has been awarded and signed by all parties, a bid, proposal, application, or other information submitted to or by a governmental entity in response to:
 - (a) an invitation for bids;
 - (b) a request for proposals;
 - (c) a request for quotes;
 - (d) a grant; or
 - (e) other similar document;
- (7) information submitted to or by a governmental entity in response to a request for information, except, subject to Subsections (1) and (2), that this Subsection (7) does not restrict the right of a person to have access to the information, after:
- (a) a contract directly relating to the subject of the request for information has been awarded and signed by all parties; or
- (b) (i) a final determination is made not to enter into a contract that relates to the subject of the request for information; and
 - (ii) at least two years have passed after the day on which the request for information is

307 issued;

- (8) records that would identify real property or the appraisal or estimated value of real or personal property, including intellectual property, under consideration for public acquisition before any rights to the property are acquired unless:
- (a) public interest in obtaining access to the information is greater than or equal to the governmental entity's need to acquire the property on the best terms possible;
- (b) the information has already been disclosed to persons not employed by or under a duty of confidentiality to the entity;
- (c) in the case of records that would identify property, potential sellers of the described property have already learned of the governmental entity's plans to acquire the property;
- (d) in the case of records that would identify the appraisal or estimated value of property, the potential sellers have already learned of the governmental entity's estimated value of the property; or
- (e) the property under consideration for public acquisition is a single family residence and the governmental entity seeking to acquire the property has initiated negotiations to acquire the property as required under Section 78B-6-505;
- (9) records prepared in contemplation of sale, exchange, lease, rental, or other compensated transaction of real or personal property including intellectual property, which, if disclosed prior to completion of the transaction, would reveal the appraisal or estimated value of the subject property, unless:
- (a) the public interest in access is greater than or equal to the interests in restricting access, including the governmental entity's interest in maximizing the financial benefit of the transaction; or
- (b) when prepared by or on behalf of a governmental entity, appraisals or estimates of the value of the subject property have already been disclosed to persons not employed by or under a duty of confidentiality to the entity;
- (10) records created or maintained for civil, criminal, or administrative enforcement purposes or audit purposes, or for discipline, licensing, certification, or registration purposes, if release of the records:
- (a) reasonably could be expected to interfere with investigations undertaken for enforcement, discipline, licensing, certification, or registration purposes;

(b) reasonably could be expected to interfere with audits, disciplinary, or enforcement proceedings;

- (c) would create a danger of depriving a person of a right to a fair trial or impartial hearing;
- (d) reasonably could be expected to disclose the identity of a source who is not generally known outside of government and, in the case of a record compiled in the course of an investigation, disclose information furnished by a source not generally known outside of government if disclosure would compromise the source; or
- (e) reasonably could be expected to disclose investigative or audit techniques, procedures, policies, or orders not generally known outside of government if disclosure would interfere with enforcement or audit efforts;
- (11) records the disclosure of which would jeopardize the life or safety of an individual;
- (12) records the disclosure of which would jeopardize the security of governmental property, governmental programs, or governmental recordkeeping systems from damage, theft, or other appropriation or use contrary to law or public policy;
- (13) records that, if disclosed, would jeopardize the security or safety of a correctional facility, or records relating to incarceration, treatment, probation, or parole, that would interfere with the control and supervision of an offender's incarceration, treatment, probation, or parole;
- (14) records that, if disclosed, would reveal recommendations made to the Board of Pardons and Parole by an employee of or contractor for the Department of Corrections, the Board of Pardons and Parole, or the Department of Human Services that are based on the employee's or contractor's supervision, diagnosis, or treatment of any person within the board's jurisdiction;
- (15) records and audit workpapers that identify audit, collection, and operational procedures and methods used by the State Tax Commission, if disclosure would interfere with audits or collections;
- (16) records of a governmental audit agency relating to an ongoing or planned audit until the final audit is released;
 - (17) records that are subject to the attorney client privilege;
- 368 (18) records prepared for or by an attorney, consultant, surety, indemnitor, insurer,

employee, or agent of a governmental entity for, or in anticipation of, litigation or a judicial,

370	quasi-judicial, or administrative proceeding;
371	(19) (a) (i) personal files of a state legislator, including personal correspondence to or
372	from a member of the Legislature; and
373	(ii) notwithstanding Subsection (19)(a)(i), correspondence that gives notice of
374	legislative action or policy may not be classified as protected under this section; and
375	(b) (i) an internal communication that is part of the deliberative process in connection
376	with the preparation of legislation between:
377	(A) members of a legislative body;
378	(B) a member of a legislative body and a member of the legislative body's staff; or
379	(C) members of a legislative body's staff; and
380	(ii) notwithstanding Subsection (19)(b)(i), a communication that gives notice of
381	legislative action or policy may not be classified as protected under this section;
382	(20) (a) records in the custody or control of the Office of Legislative Research and
383	General Counsel, that, if disclosed, would reveal a particular legislator's contemplated
384	legislation or contemplated course of action before the legislator has elected to support the
385	legislation or course of action, or made the legislation or course of action public; and
386	(b) notwithstanding Subsection (20)(a), the form to request legislation submitted to the
387	Office of Legislative Research and General Counsel is a public document unless a legislator
388	asks that the records requesting the legislation be maintained as protected records until such
389	time as the legislator elects to make the legislation or course of action public;
390	(21) research requests from legislators to the Office of Legislative Research and
391	General Counsel or the Office of the Legislative Fiscal Analyst and research findings prepared
392	in response to these requests;
393	(22) drafts, unless otherwise classified as public;
394	(23) records concerning a governmental entity's strategy about:
395	(a) collective bargaining; or
396	(b) imminent or pending litigation;
397	(24) records of investigations of loss occurrences and analyses of loss occurrences that
398	may be covered by the Risk Management Fund, the Employers' Reinsurance Fund, the
399	Uninsured Employers' Fund, or similar divisions in other governmental entities;

(25) records, other than personnel evaluations, that contain a personal recommendation concerning an individual if disclosure would constitute a clearly unwarranted invasion of personal privacy, or disclosure is not in the public interest;

(26) records that reveal the location of historic, prehistoric, paleontological, or biological resources that if known would jeopardize the security of those resources or of valuable historic, scientific, educational, or cultural information;

- (27) records of independent state agencies if the disclosure of the records would conflict with the fiduciary obligations of the agency;
- (28) records of an institution within the state system of higher education defined in Section 53B-1-102 regarding tenure evaluations, appointments, applications for admissions, retention decisions, and promotions, which could be properly discussed in a meeting closed in accordance with Title 52, Chapter 4, Open and Public Meetings Act, provided that records of the final decisions about tenure, appointments, retention, promotions, or those students admitted, may not be classified as protected under this section;
- (29) records of the governor's office, including budget recommendations, legislative proposals, and policy statements, that if disclosed would reveal the governor's contemplated policies or contemplated courses of action before the governor has implemented or rejected those policies or courses of action or made them public;
- (30) records of the Office of the Legislative Fiscal Analyst relating to budget analysis, revenue estimates, and fiscal notes of proposed legislation before issuance of the final recommendations in these areas;
- (31) records provided by the United States or by a government entity outside the state that are given to the governmental entity with a requirement that they be managed as protected records if the providing entity certifies that the record would not be subject to public disclosure if retained by it;
- (32) transcripts, minutes, or reports of the closed portion of a meeting of a public body except as provided in Section 52-4-206;
- (33) records that would reveal the contents of settlement negotiations but not including final settlements or empirical data to the extent that they are not otherwise exempt from disclosure;
 - (34) memoranda prepared by staff and used in the decision-making process by an

administrative law judge, a member of the Board of Pardons and Parole, or a member of any other body charged by law with performing a quasi-judicial function;

- (35) records that would reveal negotiations regarding assistance or incentives offered by or requested from a governmental entity for the purpose of encouraging a person to expand or locate a business in Utah, but only if disclosure would result in actual economic harm to the person or place the governmental entity at a competitive disadvantage, but this section may not be used to restrict access to a record evidencing a final contract;
- (36) materials to which access must be limited for purposes of securing or maintaining the governmental entity's proprietary protection of intellectual property rights including patents, copyrights, and trade secrets;
- (37) the name of a donor or a prospective donor to a governmental entity, including an institution within the state system of higher education defined in Section 53B-1-102, and other information concerning the donation that could reasonably be expected to reveal the identity of the donor, provided that:
 - (a) the donor requests anonymity in writing;

- (b) any terms, conditions, restrictions, or privileges relating to the donation may not be classified protected by the governmental entity under this Subsection (37); and
- (c) except for an institution within the state system of higher education defined in Section 53B-1-102, the governmental unit to which the donation is made is primarily engaged in educational, charitable, or artistic endeavors, and has no regulatory or legislative authority over the donor, a member of the donor's immediate family, or any entity owned or controlled by the donor or the donor's immediate family;
- 453 (38) accident reports, except as provided in Sections 41-6a-404, 41-12a-202, and 454 73-18-13;
- 455 (39) a notification of workers' compensation insurance coverage described in Section 456 34A-2-205;
 - (40) (a) the following records of an institution within the state system of higher education defined in Section 53B-1-102, which have been developed, discovered, disclosed to, or received by or on behalf of faculty, staff, employees, or students of the institution:
 - (i) unpublished lecture notes;
- 461 (ii) unpublished notes, data, and information:

462	(A) relating to research; and
463	(B) of:
464	(I) the institution within the state system of higher education defined in Section
465	53B-1-102; or
466	(II) a sponsor of sponsored research;
467	(iii) unpublished manuscripts;
468	(iv) creative works in process;
469	(v) scholarly correspondence; and
470	(vi) confidential information contained in research proposals;
471	(b) Subsection (40)(a) may not be construed to prohibit disclosure of public
472	information required pursuant to Subsection 53B-16-302(2)(a) or (b); and
473	(c) Subsection (40)(a) may not be construed to affect the ownership of a record;
474	(41) (a) records in the custody or control of the Office of Legislative Auditor General
475	that would reveal the name of a particular legislator who requests a legislative audit prior to the
476	date that audit is completed and made public; and
477	(b) notwithstanding Subsection (41)(a), a request for a legislative audit submitted to the
478	Office of the Legislative Auditor General is a public document unless the legislator asks that
479	the records in the custody or control of the Office of Legislative Auditor General that would
480	reveal the name of a particular legislator who requests a legislative audit be maintained as
481	protected records until the audit is completed and made public;
482	(42) records that provide detail as to the location of an explosive, including a map or
483	other document that indicates the location of:
484	(a) a production facility; or
485	(b) a magazine;
486	(43) information:
487	(a) contained in the statewide database of the Division of Aging and Adult Services
488	created by Section 62A-3-311.1; or
489	(b) received or maintained in relation to the Identity Theft Reporting Information
490	System (IRIS) established under Section 67-5-22;
491	(44) information contained in the Management Information System and Licensing
492	Information System described in Title 62A, Chapter 4a, Child and Family Services:

493	(45) information regarding National Guard operations or activities in support of the
494	National Guard's federal mission;
495	(46) records provided by any pawn or secondhand business to a law enforcement
496	agency or to the central database in compliance with Title 13, Chapter 32a, Pawnshop and
497	Secondhand Merchandise Transaction Information Act;
498	(47) information regarding food security, risk, and vulnerability assessments performed
499	by the Department of Agriculture and Food;
500	(48) except to the extent that the record is exempt from this chapter pursuant to Section
501	63G-2-106, records related to an emergency plan or program, a copy of which is provided to or
502	prepared or maintained by the Division of Emergency Management, and the disclosure of
503	which would jeopardize:
504	(a) the safety of the general public; or
505	(b) the security of:
506	(i) governmental property;
507	(ii) governmental programs; or
508	(iii) the property of a private person who provides the Division of Emergency
509	Management information;
510	(49) records of the Department of Agriculture and Food that provides for the
511	identification, tracing, or control of livestock diseases, including any program established under
512	Title 4, Chapter 24, Utah Livestock Brand and Anti-Theft Act or Title 4, Chapter 31, Control
513	of Animal Disease;
514	(50) as provided in Section 26-39-501:
515	(a) information or records held by the Department of Health related to a complaint
516	regarding a child care program or residential child care which the department is unable to
517	substantiate; and
518	(b) information or records related to a complaint received by the Department of Health
519	from an anonymous complainant regarding a child care program or residential child care;
520	(51) unless otherwise classified as public under Section 63G-2-301 and except as
521	provided under Section 41-1a-116, an individual's home address, home telephone number, or
522	personal mobile phone number, if:
523	(a) the individual is required to provide the information in order to comply with a law,

524	ordinance, rule, or order of a government entity; and
525	(b) the subject of the record has a reasonable expectation that this information will be
526	kept confidential due to:
527	(i) the nature of the law, ordinance, rule, or order; and
528	(ii) the individual complying with the law, ordinance, rule, or order;
529	(52) the name, home address, work addresses, and telephone numbers of an individual
530	that is engaged in, or that provides goods or services for, medical or scientific research that is:
531	(a) conducted within the state system of higher education, as defined in Section
532	53B-1-102; and
533	(b) conducted using animals;
534	(53) an initial proposal under Title 63M, Chapter 1, Part 26, Government Procurement
535	Private Proposal Program, to the extent not made public by rules made under that chapter;
536	(54) in accordance with Section 78A-12-203, any record of the Judicial Performance
537	Evaluation Commission concerning an individual commissioner's vote on whether or not to
538	recommend that the voters retain a judge;
539	(55) information collected and a report prepared by the Judicial Performance
540	Evaluation Commission concerning a judge, unless Section 20A-7-702 or Title 78A, Chapter
541	12, Judicial Performance Evaluation Commission Act, requires disclosure of, or makes public,
542	the information or report;
543	(56) records contained in the Management Information System created in Section
544	62A-4a-1003;
545	(57) records provided or received by the Public Lands Policy Coordinating Office in
546	furtherance of any contract or other agreement made in accordance with Section 63J-4-603;
547	(58) information requested by and provided to the Utah State 911 Committee under
548	Section 53-10-602;
549	(59) recorded Children's Justice Center investigative interviews, both video and audio,
550	the release of which are governed by Section 77-37-4;
551	(60) in accordance with Section 73-10-33:
552	(a) a management plan for a water conveyance facility in the possession of the Division
553	of Water Resources or the Board of Water Resources; or
554	(b) an outline of an emergency response plan in possession of the state or a county or

municipality;

- (61) the following records in the custody or control of the Office of Inspector General of Medicaid Services, created in Section 63A-13-201:
- (a) records that would disclose information relating to allegations of personal misconduct, gross mismanagement, or illegal activity of a person if the information or allegation cannot be corroborated by the Office of Inspector General of Medicaid Services through other documents or evidence, and the records relating to the allegation are not relied upon by the Office of Inspector General of Medicaid Services in preparing a final investigation report or final audit report;
- (b) records and audit workpapers to the extent they would disclose the identity of a person who, during the course of an investigation or audit, communicated the existence of any Medicaid fraud, waste, or abuse, or a violation or suspected violation of a law, rule, or regulation adopted under the laws of this state, a political subdivision of the state, or any recognized entity of the United States, if the information was disclosed on the condition that the identity of the person be protected;
- (c) before the time that an investigation or audit is completed and the final investigation or final audit report is released, records or drafts circulated to a person who is not an employee or head of a governmental entity for the person's response or information;
- (d) records that would disclose an outline or part of any investigation, audit survey plan, or audit program; or
- (e) requests for an investigation or audit, if disclosure would risk circumvention of an investigation or audit;
- (62) records that reveal methods used by the Office of Inspector General of Medicaid Services, the fraud unit, or the Department of Health, to discover Medicaid fraud, waste, or abuse;
- (63) information provided to the Department of Health or the Division of Occupational and Professional Licensing under Subsection 58-68-304(3) or (4);
 - (64) a record described in Section 63G-12-210; [and]
- 583 (65) captured plate data that is obtained through an automatic license plate reader 584 system used by a governmental entity as authorized in Section 41-6a-2003[-]; and
 - (66) a record or report of information received through the School Safety Tip Line

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Office of Legislative Research and General Counsel