Enrolled Copy S.B. 40

	SCHOOL BUS INSPECTION REVISIONS
	2017 GENERAL SESSION
	STATE OF UTAH
	Chief Sponsor: Wayne A. Harper
	House Sponsor: Eric K. Hutchings
LONG	TITLE
Genera	al Description:
	This bill modifies the safety inspection requirements for school buses.
Highli	ghted Provisions:
	This bill:
	• defines terms;
	 changes the frequency of required safety inspections for school buses;
	 requires random inspections on a portion of school buses; and
	makes technical changes.
Money	Appropriated in this Bill:
	None
Other	Special Clauses:
	None
Jtah C	Code Sections Affected:
AMEN	TDS:
	53-8-211, as last amended by Laws of Utah 2008, Chapter 382
	53-8-211.5, as enacted by Laws of Utah 2001, Chapter 154
Be it er	nacted by the Legislature of the state of Utah:
	Section 1. Section 53-8-211 is amended to read:
	53-8-211. Safety inspection of school buses and other vehicles.
	(1) For purposes of this section and Section 53-8-211.5, "education entity" means:

29	(a) a school district;
30	(b) a charter school;
31	(c) a private school; and
32	(d) the Utah Schools for the Deaf and the Blind.
33	[(1)] (2) (a) [The] A school bus operated by an education entity in this state is required
34	to pass a safety inspection annually and the Highway Patrol shall:
35	(i) perform safety inspections at least [twice] once each school year on all school buses
36	operated by each [school district and each private school] education entity in the state for the
37	transportation of students, except as otherwise provided in Subsection [(1)] (2)(b); [and]
38	(ii) annually, at a time during the school year other than the time of the inspection
39	described in Subsection (2)(a)(i), perform safety inspections on 20% of the school buses
40	operated by an education entity, selected randomly, except as otherwise provided in Subsection
41	(2)(b); and
42	[(ii)] (iii) cause to be removed from the public highways any vehicle found to have
43	mechanical or other defects under <u>this</u> Subsection [(1)] (2) (a) endangering the safety of
44	passengers and the public until the defects have been corrected.
45	(b) (i) [A school district or private school] An education entity may perform the safety
46	inspections of a school bus that it operates in accordance with rules made by the division under
47	Title 63G, Chapter 3, Utah Administrative Rulemaking Act, and after consultation with the
48	State Board of Education.
49	(ii) The rules under Subsection $[(1)]$ (2) (b)(i) shall include provisions for:
50	(A) maintaining school bus drivers' hours of service records;
51	(B) requiring school bus drivers to maintain vehicle condition reports;
52	(C) maintaining school bus maintenance and repair records; and
53	(D) validating that defects discovered during the inspection process have been
54	corrected prior to returning a school bus to service.
55	(iii) (A) The division shall audit school bus safety operations of each [school district

Enrolled Copy S.B. 40

56 and private school] education entity performing inspections under Subsection [(1)] (2)(b)(i) to 57 ensure compliance with the rules made under [that subsection] Subsection (2)(b)(i). 58 (B) The audit may include both a formal examination of the [district's or school's] 59 education entity's inspection records and a random physical inspection of buses that have been 60 safety inspected by the [district or the school] education entity. 61 (iv) [A school district or school] An education entity must have a comprehensive 62 school bus maintenance plan approved by the division in order to participate in the safety 63 inspection program. 64 (v) [A school district or private school] An education entity may not operate any 65 vehicle found to have mechanical or other defects that would endanger the safety of passengers 66 and the public until the defects have been corrected. 67 [(2)] (3) Motor vehicles operated by [private schools or school districts] an education entity, and not used for the transportation of students, are subject to Section 53-8-205. 68 69 Section 2. Section **53-8-211.5** is amended to read: 70 53-8-211.5. School bus safety standards -- Exceptions. 71 (1) Beginning July 1, 2003, [a school district or private school] an education entity, as 72 defined in Section 53-8-211, may not use a vehicle with a seating capacity of 11 or more, 73 including the driver, for the transportation of its students unless the vehicle meets federal 74 school bus safety standards under 49 U.S.C. Sec. 30101, et seg. 75 (2) Subsection (1) does not apply to a vehicle operated by a common carrier, as defined

in Section 59-12-102, if the common carrier is not exclusively engaged in the transportation of

76

77

students.