R277. Education, Administration. [R277-503. Licensing Routes. R277-503-1. Authority and Purpose. (1) This rule is authorized by: (a) Utah Constitution Article X, Section 3, which vests general control and supervision over public education in the Board; (b) Section 53E-3-501, which directs the Board to establish rules and minimum standards for the qualification and licensing of educators and ancillary personnel who provide direct student services; and (c) Subsection 53E-3-401(4), which allows the Board to make rules to execute the Board's duties and responsibilities under the Utah Constitution and state law. (2) The purpose of this rule is to: (a) provide minimum eligibility requirements for applicants for teacher licenses; (b) provide explanation and criteria of various teacher licensing routes; (c) provide criteria and procedures for licensed teachers to earn endorsements; and (d) require all applicants for licenses to submit to a criminal background check. R277-503-2. Definitions. (1) "Alternative Routes to Licensure advisors" or "ARL advisors" means: (a) a specialist designated by the Superintendent with specific professional development and educator licensing expertise; and (b) a curriculum specialist designated by the Superintendent. (2)(a) "Career and technical education" or "CTE" means organized educational programs that: (i) prepare individuals for a wide range of high-skill, high-demand careers; (ii) provide all students with a seamless education system from public education to post-secondary education, driven by a Plan for College and Career Readiness; and (iii) provide students competency-based instruction, hands-on experiences, and

certified occupational skills, culminating in further education and meaningful employment.
———— (b)—CTE areas of study include:
(i) agriculture;
(ii) business and marketing;
(iii) family and consumer sciences;
(iv) health science;
(v) information technology;
(vi) skilled and technical sciences; and
(vii) technology and engineering education.
(3) "Competency-based" means a teacher training approach structured for an
individual to master and demonstrate content and teaching skills and knowledge at the
individual's own pace and sometimes in alternative settings.
(4) "Core academic subject" means English, reading or language arts,
mathematics, science, foreign languages, civics and government, economics, arts, history,
and geography.
(5) "Council for Accreditation of Educator Preparation" or "CAEP" means the
nationally-recognized organization that provides accreditation of professional teacher
education programs in institutions offering baccalaureate and graduate degrees for the
preparation of k-12 teachers.
(6) "Endorsement" means a supplemental qualification to a teaching license that is
based on content area mastery obtained through a higher education major or minor or
through a state-approved endorsement program.
(7) "LEA," for purposes of this rule, includes the Utah Schools for the Deaf and the
Blind.
(8) "Letter of authorization" means a formal approval given to an individual, such
as an out-of-state candidate or a first year ARL candidate who:
(a) is employed by an LEA in a position requiring a professional educator license;
(b) has not completed the requirements for an ARL license or a Level 1, 2, or 3
license: or

(c) has not completed necessary endorsement requirements.
(9) "Level 1 license" means a Utah professional educator license issued by the
Board to an applicant who has met all ancillary requirements established by law or rule,
and:
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(b) completed an alternative preparation program;
(c) is approved pursuant to an agreement under the NASDTEC Interstate
Contract; or
(d) completed the requirements of R277-511.
(10) "Level 2 license" means a Utah professional educator license issued by the
Board after satisfaction of all requirements for a Level 1 license and:
(1) satisfaction of requirements under R277-522 for teachers whose employment
as a Level 1 licensed educator began after January 1, 2003 in a Utah public LEA or
accredited private school;
(2) at least three years of successful education experience in a Utah public LEA or
accredited private school or one year of successful education experience in a Utah public
LEA or accredited private school and at least three years of successful education
experience in a public LEA or accredited private school outside of Utah;
(3) additional requirements established by law or rule.
(11) "Level 3 license" means a Utah professional educator license issued by the
Board to an educator who holds a current Utah Level 2 license and has also received:
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(b) a doctorate in education or in a field related to a content area in a unit of the
public education system or an accredited private school; or
— (i) holds a Speech-Language Pathology area of concentration; and
(ii) has obtained American Speech-Language Hearing Association (ASHA)
certification.
(12) "National Association of State Directors of Teacher Education and
Certification" or "NASDTEC" means the educator information clearinghouse that maintains

an interstate reciprocity agreement and database for its members regarding educators
whose licenses have been suspended or revoked.
(13) "National Council for Accreditation of Teacher Education" or "NCATE" means
the nationally-recognized organization that accredits the education units providing
baccalaureate and graduate degree programs for the preparation of teachers and other
professional personnel for elementary and secondary schools.
(14) "Pedagogical knowledge" means practices and strategies of teaching,
classroom management, preparation and planning that are in addition to an educator's
content knowledge of an academic discipline.
(15) "Regional accreditation" means formal approval of a school that has met
standards considered to be essential for the operation of a quality school program by the
following organizations:
(a) Middle States Commission on Higher Education;
(b) New England Association of Schools and Colleges;
(c) North Central Association Commission on Accreditation and School
Improvement;
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(e) Southern Association of Colleges and Schools; and
(f) Western Association of Schools and colleges: Senior College Commission.
(16) "Restricted endorsement" means a qualification available only to teachers in
necessarily existent small school settings based on content area knowledge obtained
through a Board-approved program of study or demonstrated through passage of a
Board-designated test.
(17) "State-approved Endorsement Plan" or "SAEP" means a plan in place
developed between the Superintendent and a licensed educator to direct the completion of
endorsement requirements by the educator.
(18) "Teacher Education Accreditation Council" or "TEAC" means the nationally
recognized organization which provides accreditation of professional teacher education
programs in institutions offering baccalaureate and graduate degrees for the preparation of

K-12 teachers.

R277-503-3. Licensing Eligibility. (1) For a license applicant following the traditional college or university license, the license applicant shall: (a) complete a Board approved college or university teacher preparation program; (b) be recommended for licensing; and (c) satisfy all other requirements for educator licensing required by law; or (2) For a license applicant following an alternative licensing route, the license applicant shall: (a) have a bachelors degree or higher from an accredited higher education institution in an area related to the position the applicant is seeking; (b) have skills, talents or abilities, as evaluated by the employing entity, making the applicant appropriate for a licensed teaching position and eligible to participate in an ARL program; and (c) while participating in an alternative licensing program, be approved for employment under an ARL license. (3) An ARL program may not exceed three school years. (4) A license applicant seeking a Level 1 Utah educator license, or an area of concentration, or an endorsement in a core academic subject area shall submit passing scores on a Board-designated content test, where tests are available, prior to the issuance of a renewable license or endorsement. (5) For each endorsement in a core academic area to be posted on the license, a teacher shall submit passing scores on a Board-designated content tests, where tests are available. (6) A licensure candidate recommended for a Utah Level 1 license who does not submit a passing score on the test designated in Subsection(4) is not eligible for licensure until achieving a passing score. (7) All educators licensed under this rule shall also:

(a) complete the background check required under Section 53A-6-401;
(b) satisfy the professional development requirements of R277-500; and
(c) be subject to all Utah licensing requirements and professional standards.
R277-503-4. Licensing Routes - Traditional and Alternative Routes.
(1) An applicant seeking a Utah educator license shall successfully complete the
accredited program or legislatively-mandated program consistent with this rule.
(2) To be recognized by the Board, an institution of higher education teacher
preparation program shall be:
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(i) CAEP;
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(b) approved by the Board to recommend for licensure in the license area, or
endorsements, or both in designated areas.
(3)(a) An applicant who meets the eligibility requirements in Section R277-503-3
and is assigned to teach exclusively in an online setting, is eligible to begin the ARL
program.
(b) Upon completion of the ARL program, the applicant shall earn a license area
of concentration that is restricted to providing instruction in an online setting.
R277-503-5. Alternative Routes to Licensure (ARL).
(1) To be eligible to begin the ARL program, an applicant for a school position
requiring an elementary license area of concentration shall have a bachelors degree and
at least 27 semester hours of applicable content courses distributed among elementary
curriculum areas provided under R277-700-4.
(2) To be eligible to begin the ARL program, an applicant for a school position
requiring a secondary license area of concentration shall hold at least a bachelors degree
and:

(a) a degree major or major equivalent directly related to the assignment; or
(b) have completed all Board-designated content coursework required for the
relevant endorsement.
(3) To be eligible to begin the ARL program, an applicant for a CTE school
position who does not meet the requirements in R277-503-4(2) shall meet the
requirements for a CTE license area of concentration as provided in R277-518.
(4) To be eligible for acceptance in the ARL program, an applicant shall be
employed in a position at a Utah public or accredited private school where the applicant:
(a) receives a teaching assignment where the applicant has primary instruction
responsibility for the assigned students;
(b) is designated the teacher of record for assigned courses for all school
accountability and educator evaluation purposes;
(c) is responsible for the instructional planning of the courses including
developing, adapting, and implementing the curriculum to meet student needs;
(d) analyzes and assesses student progress and adjusts instruction, materials,
and delivery strategies to meet the students' needs;
(e) has final responsibility for determining student grades and credit for the
courses taught by the applicant;
(f) is assigned in:
(i) a 7-12 secondary setting and employed at least 0.5 FTE in the applicant's
eligible content areas; or
(ii) a K-6 elementary setting and employed at least 0.5 FTE and is responsible to
teach language arts and reading, mathematics, science, and social studies or is employed
in a state-sponsored dual immersion program; and
(g) shall be formally evaluated twice each school year consistent with R277-531,
Public Educator Evaluation Requirements (PEER).

R277-503-6. Licensing by Agreement.

(1) An individual employed by an LEA shall satisfy the minimum requirements of

R277-503-3 as a teacher with appropriate skills, training or ability for an identified licensed
teaching position in the LEA.
(2) An applicant shall obtain an ARL application for licensing from the Board's web
site.
(3) After evaluation of a candidate's transcripts and Board-designated content test
score, the ARL advisors and the candidate shall determine the specific content knowledge
and pedagogical knowledge required of the license applicant to satisfy the requirements
for licensing.
(4) The ARL advisors may identify higher education courses, district sponsored
coursework, Board-approved professional development, or Board-approved competency
tests to prepare or indicate content, content-specific, and developmentally-appropriate
pedagogical knowledge required for licensing.
(5) An applicant who has been employed as an educator under a
competency-based license or as a full-time instructional paraeducator may offer that
experience in lieu of one or more pedagogy courses as follows:
(a) The applicant has had at least three years of experience as an educator or
paraeducator;
(b) The applicant's experience has been successful based on documentation from
the LEA; and
(c) The Superintendent and employing LEA have approved the applicant's
experience in lieu of pedagogy courses.
(6) An employing LEA shall assign a trained mentor to work with an applicant for
licensing by agreement.
(7)(a) An LEA shall supervise and assess a license applicant's classroom
performance for a minimum of one school year if the applicant teaches full-time or a
minimum of two school years if the applicant teaches part-time.
(b) An LEA may request assistance from an institution of higher education or the
ARL advisors in monitoring and assessing an applicant.
(8)(a) An LEA shall assess a license applicant's disposition as a teacher following

a minimum of one school year full-time teaching experience.
(b) An LEA may request assistance in assessment under Subsection (8)(a).
(9) The ARL advisors shall annually review and evaluate a license applicant
following training, assessments or course work, and the full-time teaching experience and
evaluation by the LEA.
(10) Consistent with evidence and documentation received, the ARL advisors may
recommend a license applicant to the Board for a Level 1 educator license.
R277-503-7. Licensing by Competency.
(1) An LEA may employ an individual as a teacher if the individual:
(a) has appropriate skills, training, or ability for an identified licensed teaching
position in the LEA; and
(b) satisfies the minimum requirements of Section R277-503-3.
(2)(a) An employing LEA, in consultation with the applicant and the ARL advisors,
shall identify Board-approved content knowledge and pedagogical knowledge
examinations.
(b) The applicant shall pass designated examinations demonstrating the
applicant's adequate preparation and readiness for licensing.
(3) An employing LEA shall assign a trained mentor to work with an applicant for
licensing by competency.
(4) An LEA shall monitor and assess a license applicant's classroom performance
during a minimum of one-year full-time or two-years part-time teaching experience.
(5) An LEA shall assess a license applicant's disposition for teaching following a
minimum of one-year full-time teaching experience.
(6) An LEA may request assistance in the monitoring or assessment of a license
applicant's classroom performance or disposition for teaching.
(7) Following the one-year training period, an LEA and the Superintendent shall
verify all aspects of preparation including content knowledge, pedagogical knowledge,
classroom performance skills, and disposition for teaching to the ARL advisors.

(8) If all evidence/documentation is complete and satisfactory, the Superintendent
shall recommend an applicant for a Level 1 educator license.
(9) An ARL candidate under Section R277-503-5 shall be issued an ARL license
or license area as appropriate that is presumed to expire at the end of the school year.
(10) An ARL license may be extended annually for two subsequent school years
with the following documentation of progress in the ARL program:
(a) a copy of the supervisor's successful end-of-year evaluation;
(b) copies of transcripts and test results, or both, showing completion of required
coursework;
(c) verification of working with a trained mentor; and
(d) satisfaction of the full-time full year experience.
R277-503-8. LEA Specific Competency-based Licenses.
(1)(a) An LEA may apply to the Board for a Level 1 competency-based license for
an applicant to fill a position in the LEA.
(b) The application shall demonstrate that other licensing routes for the applicant
are untenable or unreasonable.
(2) An employing LEA shall request a Level 1 competency-based license no later
than 60 days after the date of the individual's first day of employment.
(3) An application for a Level 1 competency-based license from the LEA for an
individual to teach one or more core academic subjects shall provide documentation of:
(a) the individual's bachelors degree; and
(b)(i) for a K-6 grade teacher, the satisfactory results of the state test including
subject knowledge and teaching skills in the required core academic subjects under
Subsection 53E-6-306(3)(a)(ii) as approved by the Board; or
(ii) for a teacher in grades 7-12, demonstration of a high level of competency in
each of the core academic subjects in which the teacher teaches by passing the state core
academic subject test required under Subsection R277-503-3(4), in each of the core
academic subjects in which the teacher teaches at the Superintendent-established

passing score.
(4) An application for a Level 1 competency-based license from an LEA for
non-core teachers in grades K-12 shall provide documentation of:
(a) a bachelors degree, associates degree or skill certification; and
(b) skills, talents or abilities specific to the teaching assignment, as determined by
he LEA.
(5) Following receipt of documentation and consistent with Subsection
53E-6-306(2), the Superintendent shall approve a Level 1 competency-based license.
(6) If an individual with a Level 1 competency-based license leaves the LEA
pefore the end of the employment period, the LEA shall notify the Superintendent
egarding the end-of-employment date.
(7) An individual's Level 1 competency-based license shall be valid only in the
_EA that originally requested the competency-based license.
(8) A written copy of a Level 1 competency-based license shall prominently state
the name of the LEA followed by LEVEL 1 - LEA SPECIFIC - COMPETENCY-BASED
LICENSE.
(9)(a) An LEA may change the assignment of a competency-based license holder
and provide notice to the Superintendent;
(b) The Superintendent may require additional competency-based documentation
or the teacher to remain qualified.
(10) A Level 1 competency-based license is equivalent to the Level 1 license as
described in R277-500 and R277-502 as to length and professional development
expectations, and subject to the same renewal procedures except that an individual may
enew a Level 1 competency-based license.
(11) A Level 2 competency-based license may be issued to a Level 1
competency-based license holder if that individual successfully completes the Entry years
Enhancement program as detailed in R277-522.
(12) A Level 2 competency-based license is equivalent to the Level 2 license as

described in R277-500 and R277-502 as to length and professional development

expecta	t ions.
	13) A Level 3 competency-based license may be issued to a Level 2
compete	ency-based license holder if that individual holds a doctorate in education or in a
field rela	ated to a content unit of the public education system from an accredited institution.
	14) A Level 3 competency-based license is equivalent to the Level 3 license as
describe	ed in R277-500 and R277-502 as to length and professional development
expecta	tions.
	15) If an individual holds a Utah license, an application for an LEA specific
compete	ency-based license shall be subject to additional Superintendent review based
upon the	e following criteria:
(a) license level;
	b) current license status;
	c) area of concentration and endorsements on Utah license; and
	d) circumstances justifying the LEA specific license.
	16)(a) If an application is not approved based on the Superintendent's review of
the crite	eria provided in Section R277-503-4, appropriate licensure procedures shall be
recomm	ended to the requesting LEA.
	b) An applicant may be required to:
(i	i) renew an expired license;
	ii) apply for an endorsement;
	iii) pass appropriate Board approved tests consistent with Subsection
R277-5 (93-3(4);
	v) obtain an additional area of concentration;
	v) apply to Alternative Route to Licensure; or
,	vi) satisfy other reasonable standards.

(1)(a) An applicant shall successfully complete one of the following programs for an endorsement:

(i) a Board-approved institution of higher education educator preparation program with endorsements: (ii) assessment, approval, and recommendation by a designated and subject-appropriate Board specialist; or (iii) a Board-approved Utah institution of higher education or Utah LEA-sponsored endorsement program that includes content knowledge and content-specific pedagogical knowledge approved by the Superintendent. (b)(i) The Superintendent shall be responsible for final recommendation and approval for programs described in Subsections (1)(a)(i) and (ii). (ii) A university or LEA shall be responsible for final review and recommendation of programs described in Subsection (1)(a)(iii), and the Superintendent shall be responsible for final approval. (2)(a) A restricted endorsement shall be available and limited to teachers in necessarily existent small schools as determined under R277-445. (b) Teacher qualifications shall include at least nine semester hours of Superintendent-approved university-level courses in each course taught by the teacher holding a restricted endorsement. (3) All provisions that directly affect the health and safety of students required for endorsements, such as prerequisites for drivers education teachers or coaches, shall apply to applicants seeking endorsements through all routes under this rule. (4) Prior to an individual taking courses, exams or seeking a recommendation in the ARL licensing program, the individual shall have LEA and Superintendent authorization. R277-503-10. Sunset Clause. (1) This rule will sunset on June 30, 2020. (2) Notwithstanding, Subsection (1), the Superintendent shall grant an Associate Educator license to an ARL candidate in good standing with the candidate's ARL program

prior to June 30, 2020.

- (3) An educator who receives an Associate Educator license under Subsection (2) -may receive a Professional Educator license by completing the candidate's approved ARL program.
- (4) The Superintendent may not accept new applications for the ARL program after November 1, 2019.

KEY: teachers, alternative licensing

Date of Enactment or Last Substantive Amendment: July 31, 2019

Notice of Continuation: November 15, 2016

Authorizing, and Implemented or Interpreted Law: Art X Sec 3; 53E-3-501(1)(a); 53E-3-401(4)]