

School Funding Amendments

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30

LONG TITLE

General Description:

This bill

Highlighted Provisions:

This bill:

- ▶
- ▶
- ▶
- ▶
-
-
- ▶
- ▶
- ▶
- ▶

Money Appropriated in this Bill:

None

Other Special Clauses:

None

List of sections affected:

AMENDS:

- 53A-1a-501.9
- 53A-1a-502.5
- 53A-1a-506
- 53A-1a-513
- 53A-17a-105

Statutory text:

WORKING DRAFT -- FOR DISCUSSION PURPOSES ONLY

31 **53A-1a-501.9. State Charter School Board to request applications for certain**
32 **types of charter schools.**

33 (1) To meet the unique learning styles and needs of students, the State Charter
34 School Board shall seek to expand the types of instructional methods and programs offered
35 by schools, as provided in this section.

36 (2) (a) The State Charter School Board shall request individuals, groups of
37 individuals, or not-for-profit legal entities to submit an application to the State Charter School
38 Board to establish a charter school that employs new and creative methods to meet the
39 unique learning styles and needs of students, such as:

40 (i) a military charter school;

41 (ii) a charter school whose mission is to enhance learning opportunities for students
42 at risk of academic failure;

43 (iii) a charter school whose focus is career and technical education;

44 (iv) a single gender charter school; or

45 (v) a charter school with an international focus that provides opportunities for the
46 exchange of students or teachers.

47 (b) In addition to a charter school identified in Subsection (2)(a), the State Charter
48 School Board shall request applications for other types of charter schools that meet the
49 unique learning styles and needs of students.

50 (3) The State Charter School Board shall publicize a request for applications to
51 establish a charter school specified in Subsection (2).

52 (4) A charter school application submitted pursuant to Subsection (2) shall be subject
53 to the application and approval procedures specified in Section 53A-1a-505.

54 (5) The State Charter School Board and the State Board of Education may approve
55 one or more applications for each charter school specified in Subsection (2), subject to ~~[the~~
56 ~~Legislature appropriating funds for, or authorizing, an increase in charter school enrollment~~
57 ~~capacity as provided in]~~ Section 53A-1a-502.5.

58 ~~[(6) The State Board of Education shall submit a request to the Legislature to~~
59 ~~appropriate funds for, or authorize, the enrollment of students in charter schools tentatively~~
60 ~~approved under this section].~~

61 **53A-1a-502.5. Approval of increase in charter school enrollment capacity.**

62 (1) For the purposes of this section:

WORKING DRAFT -- FOR DISCUSSION PURPOSES ONLY

63 (a) "High growth area" means an area of the state where school enrollment is
64 significantly increasing or projected to significantly increase.

65 (b) "Next school year" means the school year that begins on or after the July 1
66 immediately following the end of a general session of the Legislature.

67 (2) (a) The State Board of Education may approve an increase in charter school
68 enrollment capacity ~~[in the 2012-13 school year or thereafter]~~ subject to Subsections (2)(b)
69 and (c). ~~[the Legislature:~~

70 ~~—— (a) appropriating funds for an increase in charter school enrollment capacity in the~~
71 ~~next school year; or~~

72 ~~—— (b) authorizing an increase in charter school enrollment capacity in the school year~~
73 ~~immediately following the next school year.~~

74 ~~—— (3) In appropriating funds for, or authorizing, an increase in charter school enrollment~~
75 ~~capacity, the Legislature shall provide a separate appropriation or authorization of enrollment~~
76 ~~capacity for a charter school proposed and approved in response to a request for~~
77 ~~applications issued under Section 53A-1a-501.9.]~~

78 (b) The State Board of Education may not on or after January 1 of the current school
79 year approve an increase in charter school enrollment capacity for the next school year.

80 (c) If the State Board of Education approves an increase under Subsection (2)(a), the
81 board shall report in writing the increase in enrollment capacity to the Office of the Legislative
82 Fiscal Analyst and the Governor's Office of Management and Budget no later than 15 days
83 after the day on which the increase is approved.

84 ~~[(4)]~~ (3) (a) ~~[A]~~ Notwithstanding Subsection (2)(b), a charter school may annually
85 submit a request to the State Board of Education for an increase in enrollment capacity in the
86 amount of .25 times the number of students in grades 9 through 12 enrolled in an online
87 course in the previous school year through the Statewide Online Education Program.

88 (b) A charter school shall submit a request for an increase in enrollment capacity
89 pursuant to Subsection ~~[(4)]~~ (3) (a) on or before October 1 of the school year for which the
90 increase in enrollment capacity is requested.

91 (c) The State Board of Education shall approve a request for an increase in
92 enrollment capacity made under Subsection ~~[(4)]~~ (3) (a) subject to the availability of
93 sufficient funds appropriated under Section 53A-1a-513 to provide the full amount of the per
94 student allocation for each charter school student in the state to supplement school district

WORKING DRAFT -- FOR DISCUSSION PURPOSES ONLY

95 property tax revenues.

96 (d) An increase in enrollment capacity approved under Subsection ~~[(4)]~~ (3) (c) shall be
97 a permanent increase in the charter school's enrollment capacity.

98 ~~[(5) (a) If the Legislature does not appropriate funds for an increase in charter school~~
99 ~~enrollment capacity that is tentatively approved by the State Board of Education, the State~~
100 ~~Board of Education shall prioritize the tentatively approved schools and expansions based on~~
101 ~~approved funds.~~

102 ~~— (b) A charter school or expansion that is tentatively approved, but not funded, shall be~~
103 ~~considered to be tentatively approved for the next application year and receive priority status~~
104 ~~for available funding.]~~

105 ~~[(6)]~~ (4) (a) Except as provided in Subsection ~~[(5)(b) or (6)]~~ (4) (b), in approving an
106 increase in charter school enrollment capacity for new charter schools and expanding charter
107 schools, the State Board of Education shall give:

108 (i) high priority to approving a new charter school or a charter school expansion in a
109 high growth area; and

110 (ii) low priority to approving a new charter school or a charter school expansion in an
111 area where student enrollment is stable or declining.

112 (b) An applicant seeking to establish a charter school in a high growth area may elect
113 to not receive high priority status as provided in Subsection ~~[(6)]~~ (4) (a)(i).

114 **53A-1a-506. Eligible students.**

115 (1) As used in this section:

116 (a) "District school" means a public school under the control of a local school board
117 elected pursuant to Title 20A, Chapter 14, Nomination and Election of State and Local
118 School Boards.

119 (b) "Refugee" means a person who is eligible to receive benefits and services from
120 the federal Office of Refugee Resettlement.

121 (2) All resident students of the state qualify for admission to a charter school, subject
122 to the limitations set forth in this section and Section 53A-1a-506.5.

123 (3) (a) A charter school shall enroll an eligible student who submits a timely
124 application, unless the number of applications exceeds the capacity of a program, class,
125 grade level, or the charter school.

126 (b) If the number of applications exceeds the capacity of a program, class, grade

WORKING DRAFT -- FOR DISCUSSION PURPOSES ONLY

127 level, or the charter school, students shall be selected on a random basis, except as provided
128 in Subsections (4) through (8).

129 (4) A charter school may give an enrollment preference to:

130 (a) a child or grandchild of an individual who has actively participated in the
131 development of the charter school;

132 (b) a child or grandchild of a member of the charter school governing board;

133 (c) a sibling of a student presently enrolled in the charter school;

134 (d) a child of an employee of the charter school;

135 (e) students articulating between charter schools offering similar programs that are
136 governed by the same governing board;

137 (f) students articulating from one charter school to another pursuant to an articulation
138 agreement between the charter schools that is approved by the State Charter School Board;

139 or

140 (g) students who reside within:

141 (i) the school district in which the charter school is located;

142 (ii) the municipality in which the charter school is located; or

143 (iii) a two-mile radius of the charter school.

144 (5) (a) Except as provided in Subsection (5)(b), a charter school that is approved by
145 the State Board of Education after May 13, 2014, and is located in a high growth area shall
146 give an enrollment preference to students who reside within a two-mile radius of the charter
147 school.

148 (b) The requirement to give an enrollment preference under Subsection (5)(a) does
149 not apply to a charter school that was approved without a high priority status pursuant to
150 Subsection 53A-1a-502.5 ~~(6)~~ (4) (b).

151 (6) If a district school converts to charter status, the charter school shall give an
152 enrollment preference to students who would have otherwise attended it as a district school.

153 (7) (a) A charter school whose mission is to enhance learning opportunities for
154 refugees or children of refugee families may give an enrollment preference to refugees or
155 children of refugee families.

156 (b) A charter school whose mission is to enhance learning opportunities for English
157 language learners may give an enrollment preference to English language learners.

158 (8) A charter school may weight its lottery to give a slightly better chance of admission

WORKING DRAFT -- FOR DISCUSSION PURPOSES ONLY

159 to educationally disadvantaged students, including:

160 (a) low-income students;

161 (b) students with disabilities;

162 (c) English language learners;

163 (d) migrant students;

164 (e) neglected or delinquent students; and

165 (f) homeless students.

166 (9) A charter school may not discriminate in its admission policies or practices on the
167 same basis as other public schools may not discriminate in their admission policies and
168 practices.

169 **53A-1a-513. Funding for charter schools.**

170 (1) As used in this section:

171 (a) "Charter school students' average local revenues" means the amount determined
172 as follows:

173 (i) for each student enrolled in a charter school on the previous October 1, calculate
174 the district per pupil local revenues of the school district in which the student resides;

175 (ii) sum the district per pupil local revenues for each student enrolled in a charter
176 school on the previous October 1; and

177 (iii) divide the sum calculated under Subsection (1)(a)(ii) by the number of students
178 enrolled in charter schools on the previous October 1.

179 (b) "District local property tax revenues" means the sum of a school district's revenue
180 received from the following levies:

181 (i) a voted local levy imposed under Section 53A-17a-133;

182 (ii) a board local levy imposed under Section 53A-17a-164, excluding revenues
183 expended for:

184 (A) recreational facilities and activities authorized under Title 11, Chapter 2,
185 Playgrounds;

186 (B) pupil transportation, up to the amount of revenue generated by a .0003 per dollar
187 of taxable value of the school district's board local levy; and

188 (C) the K-3 Reading Improvement Program, up to the amount of revenue generated
189 by a .000121 per dollar of taxable value of the school district's board local levy; and

190 (iii) a capital local levy imposed under Section 53A-16-113.

WORKING DRAFT -- FOR DISCUSSION PURPOSES ONLY

191 (c) "District per pupil local revenues" means an amount equal to the following~~[, using~~
192 ~~data from the most recently published school district annual financial reports and state~~
193 ~~superintendent's annual report]~~ for the next fiscal year, using an estimate jointly developed
194 by the State Board of Education, the Office of the Legislative Fiscal Analyst, and the
195 Governor's Office of Management and Budget :

196 (i) district local property tax revenues; divided by

197 (ii) the sum of:

198 (A) a school district's average daily membership; and

199 (B) the average daily membership of a school district's resident students who attend
200 charter schools.

201 (d) "Resident student" means a student who is considered a resident of the school
202 district under Title 53A, Chapter 2, Part 2, District of Residency.

203 (e) "Statewide average debt service revenues" means the amount determined as
204 follows~~[, using data from the most recently published state superintendent's annual report]~~ for
205 the next fiscal year, using an estimate jointly developed by the State Board of Education, the
206 Office of the Legislative Fiscal Analyst, and the Governor's Office of Management and
207 Budget:

208 (i) sum the revenues of each school district from the debt service levy imposed under
209 Section 11-14-310; and

210 (ii) divide the sum calculated under Subsection (1)(e)(i) by statewide school district
211 average daily membership.

212 (2) (a) Charter schools shall receive funding as described in this section, except
213 Subsections (3) through (8) do not apply to charter schools described in Subsection (2)(b).

214 (b) Charter schools authorized by local school boards that are converted from district
215 schools or operate in district facilities without paying reasonable rent shall receive funding as
216 prescribed in Section 53A-1a-515.

217 (3) (a) Except as provided in Subsections (3)(b) and (3)(c), a charter school shall
218 receive state funds, as applicable, on the same basis as a school district receives funds.

219 (b) ~~[For the 2015-16 school year, the]~~ The number of weighted pupil units assigned
220 to a charter school for the kindergarten and grades 1 through 12 programs of the Basic
221 School Program shall be~~]:~~

222 ~~—— (i)]~~ based on ~~[the higher of]:~~

WORKING DRAFT -- FOR DISCUSSION PURPOSES ONLY

- 223 ~~[(A) October 1 enrollment in the current school year; or~~
224 ~~—(B)]~~ (i) average daily membership in the prior school year plus growth as determined
225 under Section 53A-17a-106; and
226 (ii) weighted as provided in Subsection (3)(c).
227 (c) In distributing funds under Chapter 17a, Minimum School Program Act, to charter
228 schools, charter school pupils shall be weighted, where applicable, as follows:
229 (i) .55 for kindergarten pupils;
230 (ii) .9 for pupils in grades 1 through 6;
231 (iii) .99 for pupils in grades 7 through 8; and
232 (iv) 1.2 for pupils in grades 9 through 12.
233 (4) (a) ~~[(f)]~~ A school district shall allocate , subject to funds appropriated and
234 allocated under this Subsection (4), a portion of school district revenues for each resident
235 student of the school district who is enrolled in a charter school on October 1 ~~[equal to 25%~~
236 ~~of the district per pupil local revenues]~~.
237 (b) Subject to appropriation by the Legislature, the amount of money provided by the
238 state for a charter school student shall be:
239 (i) an amount not to exceed \$60,173,600 divided by the number of students enrolled
240 statewide in charter schools on October 1; and
241 (ii) statewide average debt service revenues.
242 (c) A school district shall allocate for a resident student of the school district who is
243 enrolled in a charter school on October 1 the district per pupil local revenues minus the
244 provided by the state under Subsection (4)(b)(i).
245 ~~[(f)]~~ (d) Nothing in this Subsection (4)(a) affects the school bond guarantee program
246 established under Chapter 28, Utah School Bond Guaranty Act.
247 ~~[(b)]~~ (5)(a) The State Board of Education shall:
248 (i) deduct an amount equal to the allocation provided under Subsection (4)~~[(a)]~~ (b)(i)
249 from state funds the school district is authorized to receive under Chapter 17a, Minimum
250 School Program Act; and
251 (ii) remit the money to the student's charter school.
252 ~~[(c)]~~ (b) Notwithstanding the method used to transfer school district revenues to
253 charter schools as provided in Subsection ~~[(4)(b)]~~ (5)(a), a school district may deduct the
254 allocations to charter schools under this section from:

WORKING DRAFT -- FOR DISCUSSION PURPOSES ONLY

255 (i) unrestricted revenues available to the school district; or
256 (ii) the revenue sources listed in Subsection (1)(b) based on the portion of the
257 allocations to charter schools attributed to each of the revenue sources listed in Subsection
258 (1)(b).

259 (d) (i) Subject to future budget constraints and Subsection (4)(b) , the Legislature
260 shall provide an appropriation for charter schools for each student enrolled on October 1 to
261 supplement the allocation of school district revenues under Subsection (4)~~[(a)]~~ (c) .

262 ~~[(ii) Except as provided in Subsection (4)(d)(iii), the amount of money provided by the~~
263 ~~state for a charter school student shall be the sum of:~~

264 ~~—— (A) charter school students' average local revenues minus the allocation of school~~
265 ~~district revenues under Subsection (4)(a); and~~

266 ~~—— (B) statewide average debt service revenues.]~~

267 ~~[(iii) If the total of a school district's allocation for a charter school student under~~
268 ~~Subsection (4)(a) and the amount provided by the state under Subsection (4)(d)(ii) is less~~
269 ~~than \$1427, the state shall provide an additional supplement so that a charter school~~
270 ~~receives at least \$1427 per student under this Subsection (4).]~~

271 (iv) (A) If the appropriation provided under ~~[this]~~ Subsection (4)~~[(d)]~~ (b) is less than
272 the amount prescribed by Subsection ~~[(4)(d)(ii) or (4)(d)(iii)]~~ (4)(b) , the appropriation shall be
273 allocated among charter schools in proportion to each charter school's enrollment as a
274 percentage of the total enrollment in charter schools.

275 (B) If the State Board of Education makes adjustments to Minimum School Program
276 allocations as provided under Section 53A-17a-105, the allocation provided in Subsection
277 (4)(d)(iv)(A) shall be determined after adjustments are made under Section 53A-17a-105.

278 ~~[(e)]~~ (c) Of the money provided to a charter school under ~~[this]~~ Subsection (4), 10%
279 shall be expended for funding school facilities only.

280 ~~[(5)]~~ (6) Charter schools are eligible to receive federal funds if they meet all
281 applicable federal requirements and comply with relevant federal regulations.

282 ~~[(6)]~~ (7) The State Board of Education shall distribute funds for charter school
283 students directly to the charter school.

284 ~~[(7)]~~ (8) (a) Notwithstanding Subsection (3), a charter school is not eligible to receive
285 state transportation funding.

286 (b) The board shall also adopt rules relating to the transportation of students to and

WORKING DRAFT -- FOR DISCUSSION PURPOSES ONLY

287 from charter schools, taking into account Sections 53A-2-210 and 53A-17a-127.

288 (c) The governing body of the charter school may provide transportation through an
289 agreement or contract with the local school board, a private provider, or with parents.

290 ~~[(8)]~~ (9) (a) (i) In accordance with Section 53A-1a-513.5, the State Charter School
291 Board may allocate grants for start-up costs to charter schools from money appropriated for
292 charter school start-up costs.

293 (ii) The governing board of a charter school that receives money from a grant under
294 Section 53A-1a-513.5 shall use the grant for expenses for planning and implementation of
295 the charter school.

296 (b) The State Board of Education shall coordinate the distribution of federal money
297 appropriated to help fund costs for establishing and maintaining charter schools within the
298 state.

299 ~~[(9)]~~ (10) (a) A charter school may receive, hold, manage and use any devise,
300 bequest, grant, endowment, gift, or donation of any property made to the school for any of
301 the purposes of this part.

302 (b) It is unlawful for any person affiliated with a charter school to demand or request
303 any gift, donation, or contribution from a parent, teacher, employee, or other person affiliated
304 with the charter school as a condition for employment or enrollment at the school or
305 continued attendance at the school.

306 **53A-17a-105. Powers and duties of State Board of Education to adjust Minimum**
307 **School Program allocations -- Use of remaining funds at the end of a fiscal year.**

308 (1) For purposes of this section:

309 (a) "Board" means the State Board of Education.

310 (b) "ESEA" means the Elementary and Secondary Education Act of 1965, 20 U.S.C.
311 Sec. 6301 et seq.

312 (c) "LEA" means:

313 (i) a school district; or

314 (ii) a charter school.

315 (d) "Program" means a program or allocation funded by a line item appropriation or
316 other appropriation designated as:

317 (i) Basic Program;

318 (ii) Related to Basic Programs;

WORKING DRAFT -- FOR DISCUSSION PURPOSES ONLY

319 (iii) Voted and Board Levy Programs; or

320 (iv) Minimum School Program.

321 (2) Except as provided in Subsection (3) or (5), if the number of weighted pupil units
322 in a program is underestimated, the board shall reduce the value of the weighted pupil unit in
323 that program so that the total amount paid for the program does not exceed the amount
324 appropriated for the program.

325 (3) If the number of weighted pupil units in a program is overestimated, the board
326 shall spend excess money appropriated for the following purposes giving priority to the
327 purpose described in Subsection (3)(a):

328 (a) to support the value of the weighted pupil unit in a program within the basic
329 state-supported school program in which the number of weighted pupil units is
330 underestimated;

331 (b) to support the state guarantee per weighted pupil unit provided under the voted
332 local levy program established in Section 53A-17a-133 or the board local levy program
333 established in Section 53A-17a-164, if:

334 (i) local contributions to the voted local levy program or board local levy program are
335 overestimated; or

336 (ii) the number of weighted pupil units within school districts qualifying for a guarantee
337 is underestimated;

338 (c) to support the state supplement to local property taxes allocated to charter
339 schools, if the state supplement is less than the amount prescribed by Subsection
340 53A-1a-513(4) (b)(i); or

341 (d) to support a school district with a loss in student enrollment as provided in Section
342 53A-17a-139.

343 (4) If local contributions from the minimum basic tax rate imposed under Section
344 53A-17a-135 are overestimated, the board shall reduce the value of the weighted pupil unit
345 for all programs within the basic state-supported school program so the total state
346 contribution to the basic state-supported school program does not exceed the amount of
347 state funds appropriated.

348 (5) If local contributions from the minimum basic tax rate imposed under Section
349 53A-17a-135 are underestimated, the board shall:

350 (a) spend the excess local contributions for the purposes specified in Subsection (3),

WORKING DRAFT -- FOR DISCUSSION PURPOSES ONLY

351 giving priority to supporting the value of the weighted pupil unit in programs within the basic
352 state-supported school program in which the number of weighted pupil units is
353 underestimated; and

354 (b) reduce the state contribution to the basic state-supported school program so the
355 total cost of the basic state-supported school program does not exceed the total state and
356 local funds appropriated to the basic state-supported school program plus the local
357 contributions necessary to support the value of the weighted pupil unit in programs within the
358 basic state-supported school program in which the number of weighted pupil units is
359 underestimated.

360 (6) Except as provided in Subsection (3) or (5), the board shall reduce the guarantee
361 per weighted pupil unit provided under the voted local levy program established in Section
362 53A-17a-133 or board local levy program established in Section 53A-17a-164, if:

363 (a) local contributions to the voted local levy program or board local levy program are
364 overestimated; or

365 (b) the number of weighted pupil units within school districts qualifying for a guarantee
366 is underestimated.

367 (7) (a) The board may use program funds as described in Subsection (7)(b) if:

368 (i) the state loses flexibility due to the U.S. Department of Education's rejection of the
369 state's renewal application for flexibility under the ESEA; and

370 (ii) the state is required to fully implement the requirements of Title I of the ESEA, as
371 amended by the No Child Left Behind Act of 2001.

372 (b) Subject to the requirements of Subsections (7)(a) and (c), for fiscal year 2016,
373 after any transfers or adjustments described in Subsections (2) through (6) are made, the
374 board may use up to \$15,000,000 of excess money appropriated to a program, remaining at
375 the end of fiscal year 2015, to mitigate a budgetary impact to an LEA due to the LEA's loss of
376 flexibility related to implementing the requirements of Title I of the ESEA, as amended by the
377 No Child Left Behind Act of 2001.

378 (c) In addition to the reporting requirement described in Subsection (9), the board
379 shall report actions taken by the board under this Subsection (7) to the Executive
380 Appropriations Committee.

381 (8) Money appropriated to the board is nonlapsing.

382 (9) The board shall report actions taken by the board under this section to the Office

WORKING DRAFT -- FOR DISCUSSION PURPOSES ONLY

383 of the Legislative Fiscal Analyst and the Governor's Office of Management and Budget.

384 **53A-17a-146. Reduction of district allocation based on insufficient revenues.**

385 (1) As used in this section, "Minimum School Program funds" means the total of state
386 and local funds appropriated for the Minimum School Program, excluding:

387 (a) the state-supported voted local levy program pursuant to Section 53A-17a-133;

388 (b) the state-supported board local levy program pursuant to Section 53A-17a-164;

389 and

390 (c) the appropriation to charter schools ~~[to replace local property tax revenues]~~

391 pursuant to Section 53A-1a-513.

392 (2) If the Legislature reduces appropriations made to support public schools under
393 this chapter because an Education Fund budget deficit, as defined in Section 63J-1-312,
394 exists, the State Board of Education, after consultation with each school district and charter
395 school, shall allocate the reduction among school districts and charter schools in proportion
396 to each school district's or charter school's percentage share of Minimum School Program
397 funds.

398 (3) Except as provided in Subsection (5) and subject to the requirements of
399 Subsection (7), a school district or charter school shall determine which programs are
400 affected by a reduction pursuant to Subsection (2) and the amount each program is reduced.

401 (4) Except as provided in Subsections (5) and (6), the requirement to spend a
402 specified amount in any particular program is waived if reductions are made pursuant to
403 Subsection (2).

404 (5) A school district or charter school may not reduce or reallocate spending of funds
405 distributed to the school district or charter school for the following programs:

406 (a) educator salary adjustments provided in Section 53A-17a-153;

407 (b) the Teacher Salary Supplement Program provided in Section 53A-17a-156;

408 (c) the extended year for special educators provided in Section 53A-17a-158;

409 (d) USTAR centers provided in Section 53A-17a-159;

410 (e) the School LAND Trust Program created in Section 53A-16-101.5; or

411 (f) a special education program within the Basic School Program.

412 (6) A school district or charter school may not reallocate spending of funds distributed
413 to the school district or charter school to a reserve account.

414 (7) A school district or charter school that reduces or reallocates funds in accordance

WORKING DRAFT -- FOR DISCUSSION PURPOSES ONLY

415 with this section shall report all transfers into, or out of, Minimum School Program programs
416 to the State Board of Education as part of the school district or charter school's Annual
417 Financial and Program report.