

H.B. 349

OPEN ENROLLMENT REVISIONS

Representative **Gregory H. Hughes** proposes the following amendments:

1. *Page 5, Lines 132 through 145:*

132 (6) An enrolled nonresident student shall be permitted to remain enrolled in ~~the~~
133 ~~nonresident district's schools~~ a school, subject to the same rules and standards as resident
134 students, without renewed applications in subsequent years unless one of the following occurs:

135 (a) the student graduates;

136 (b) the student is no longer a Utah resident;

137 (c) the student is suspended or expelled from school; or

138 (d) the district determines that enrollment within the school ~~[in question]~~ will exceed

139 ~~[90% of maximum capacity during the coming school year]~~ the school's open enrollment
140 threshold.

141 (7) (a) Determination of which nonresident students will be excluded from continued
142 enrollment in a ~~[nonresident district]~~ school during a subsequent year under Subsection (6) ~~{(b)}~~ (d)
143 is based upon time in the ~~[district]~~ school, with those most recently enrolled being excluded
144 first and the use of a lottery system when multiple nonresident students have the same number
145 of school days in the school.

2. *Page 6, Line 172:*

172 student transfer made for health or safety reasons. =

(11) Notwithstanding Subsections (2) and (6)(d), a student who is enrolled in a school that is not the student's school of residence, because school bus service is not provided between the student's neighborhood and school of residence for safety reasons:

(a) shall be allowed to continue to attend the school until the student finishes the highest grade level offered; and

(b) shall be allowed to attend the middle school, junior high school, or high school into which the school's students feed until the student graduates from high school.