

H.B. 83
CHARTER SCHOOL REVOLVING ACCOUNT

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

1. *Page 1, Line 16:*

16 procedures for making loans from the account; =

► provides that the assets of, and loan payments for loans made from, the Charter School Building Revolving Subaccount shall be deposited into the Charter School Revolving Account; and

2. *Page 1, Line 21:*

21 ~~{None}~~ This bill provides an immediate effective date .

This bill provides revisor instructions.

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3. *Page 2, Lines 33 through 34:*

33 (2) (a) There is created within the Uniform School Fund a restricted account known as the Charter
School Revolving

34 Account to provide assistance to charter schools to:

4. *Page 3, Line 76:*

76 section that exceed a total of \$2,000,000 in any fiscal year. =

(10)(a) On the effective date of this bill, the assets of the Charter School Building Subaccount administered by the State Board of Education shall be deposited into the Charter School Revolving Account.

(b) Beginning on the effective date of this bill, loan payments for loans made from the Charter School Building Subaccount shall be deposited into the Charter School Revolving Account.

5. *Page 3, Lines 80 through 81:*

80 (1) (a) There is created [~~:(a) the "Capital Outlay Loan Program" to provide:(i)~~] within

81 the Uniform School Fund a restricted account known as the School Building Revolving Account to
provide short-term help

6. *Page 6, Lines 166 through 167:*

166 ~~{(7) The Charter School Building Account created in Section 53A-1a-522.}~~

167 ~~{+}~~ (7) ~~{+}~~ ~~{-(8)}~~ Appropriations to the State Board of Education, as provided in Section

7. Page 6, Line 169:

169 {+} (8) {+} {-(9)} Certain funds appropriated from the Uniform School Fund to the State
Board

8. Page 6, Lines 175 through 176:

175 {-(10) ~~The School Building Revolving Account created in Section 53A-21-401.~~}
176 {-(11)} (9) Money received by the State Office of Rehabilitation for the sale of certain

9. Page 6, Line 179:

179 [(+3)] {-(12)} (10) Certain funds appropriated from the General Fund to the State Board of

10. Page 6, Line 181:

181 [(+4)] {-(13)} (11) A certain portion of money collected for administrative costs under the

11. Page 7, Line 183:

183 [(+5)] {-(14)} (12) Certain surcharges on residence and business telecommunications access

12. Page 7, Line 185:

185 [(+6)] {-(15)} (13) Certain fines collected by the Division of Occupational and Professional

13. Page 7, Line 188:

188 [(+7)] {-(16)} (14) The Nurse Education and Enforcement Account created in Section

14. Page 7, Line 190:

190 [(+8)] {-(17)} (15) The Certified Nurse Midwife Education and Enforcement Account created

15. Page 7, Line 192:

192 [(+9)] {-(18)} (16) Certain fines collected by the Division of Occupational and Professional

16. Page 7, Line 195:

195 [(+20)] {-(19)} (17) The Professional Geologist Education and Enforcement Account created in

17. Page 7, Lines 197 through 198:

197 [(+21)] {-(20)} (18) Certain money in the Water Resources Conservation and Development
198 Fund, as provided in Section 59-12-103. =

Section 4. Effective date.

If approved by two-thirds of all the members elected to each house, this bill takes effect upon approval by the governor, or the day following the constitutional time limit of Utah Constitution Article VII, Section 8, without the governor's signature, or in the case of a veto, the date of veto override.

Section 5. Revisor Instructions.

It is the intent of the Legislature, that in preparing the Utah Code database for publication, the Office of Legislative Research and General Counsel shall replace the phrase "the effective date of this bill" in Subsections 53A-1a-522(10)(a) and 53A-1a-522(10)(b) with the bill's actual effective date.