

Representative Francis D. Gibson proposes the following substitute bill:

SCHOOL FUNDING AMENDMENTS

2016 GENERAL SESSION

STATE OF UTAH

Chief Sponsor: Howard A. Stephenson

House Sponsor: Steve Eliason

LONG TITLE

General Description:

This bill amends provisions related to school district property taxes and charter school funding.

Highlighted Provisions:

This bill:

▶ amends the definition of "district local property tax revenues" to include school district revenues expended for recreational facilities and revenues received from certain state guarantees;

▶ defines terms;

▶ amends provisions that require a school district to allocate a certain portion of school district tax revenues for charter schools;

▶ amends charter school facility expenditures provisions;

▶ amends provisions related to the board local levy;

▶ creates a property tax for charter school funding;

▶ provides for the distribution of revenues from the property tax for charter school funding;

▶ establishes the Charter School Tax Account;

▶ requires certain notice on the charter school funding tax; and



26 ▶ makes technical corrections.

27 **Money Appropriated in this Bill:**

28 None

29 **Other Special Clauses:**

30 This bill provides a special effective date.

31 **Utah Code Sections Affected:**

32 AMENDS:

33 **53A-1a-513**, as last amended by Laws of Utah 2015, Chapters 64 and 380

34 **53A-17a-105**, as last amended by Laws of Utah 2015, Chapter 449

35 **53A-17a-164**, as last amended by Laws of Utah 2013, Chapters 178 and 313

36 **63I-2-253**, as last amended by Laws of Utah 2015, Chapters 258, 418, and 456

37 ENACTS:

38 **53A-1a-513.1**, Utah Code Annotated 1953

39 **53A-1a-513.2**, Utah Code Annotated 1953



41 *Be it enacted by the Legislature of the state of Utah:*

42 Section 1. Section **53A-1a-513** is amended to read:

43 **53A-1a-513. Funding for charter schools.**

44 (1) As used in this section:

45 (a) "Basic program" means the same as that term is defined in Section 53A-17a-103.

46 ~~(a)~~ (b) "Charter school students' average local revenues" means the amount

47 determined as follows:

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

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

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

54 (c) "Charter school tax per pupil revenues" means the same as that term is defined in
55 Section 53A-1a-513.1.

56 ~~(b)~~ (d) "District local property tax revenues" means the sum of a school district's

57 revenue received from the following [levies]:

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

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

61 [~~(A)~~] recreational facilities and activities authorized under Title 11, Chapter 2,
62 Playgrounds;

63 [~~(B)~~] (A) pupil transportation, up to the amount of revenue generated by a .0003 per
64 dollar of taxable value of the school district's board local levy; and

65 [~~(C)~~] (B) the K-3 Reading Improvement Program, up to the amount of revenue
66 generated by a .000121 per dollar of taxable value of the school district's board local levy;

67 [and]

68 (iii) a capital local levy imposed under Section 53A-16-113[-]; and

69 (iv) a guarantee described in Section 53A-17a-133, 53A-17a-164, 53A-21-202, or
70 53A-21-302.

71 [~~(e)~~] (e) "District per pupil local revenues" means [~~an amount equal to the following~~],
72 using data from the most recently published school district annual financial reports and state
73 superintendent's annual report[?], an amount equal to [(f)] district local property tax revenues[?]
74 divided by [(f)] the sum of:

75 [~~(A)~~] (i) a school district's average daily membership; and

76 [~~(B)~~] (ii) the average daily membership of a school district's resident students who
77 attend charter schools.

78 [~~(f)~~] (f) "Resident student" means a student who is considered a resident of the school
79 district under Title 53A, Chapter 2, Part 2, District of Residency.

80 [~~(g)~~] (g) "Statewide average debt service revenues" means the amount determined as
81 follows, using data from the most recently published state superintendent's annual report:

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

84 (ii) divide the sum calculated under Subsection (1)[~~(e)~~](f)](g)(i) by statewide school
85 district average daily membership.

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

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

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

93 (b) For the 2015-16 school year, the number of weighted pupil units assigned to a
94 charter school for the kindergarten and grades 1 through 12 programs of the Basic School
95 Program shall be:

96 (i) based on the higher of:

97 (A) October 1 enrollment in the current school year; or

98 (B) average daily membership in the prior school year plus growth as determined under
99 Section 53A-17a-106; and

100 (ii) weighted as provided in Subsection (3)(c).

101 (c) In distributing funds under Chapter 17a, Minimum School Program Act, to charter
102 schools, charter school pupils shall be weighted, where applicable, as follows:

103 (i) .55 for kindergarten pupils;

104 (ii) .9 for pupils in grades 1 through 6;

105 (iii) .99 for pupils in grades 7 through 8; and

106 (iv) 1.2 for pupils in grades 9 through 12.

107 (4) (a) (i) A school district shall allocate a portion of school district revenues for each
108 resident student of the school district who is enrolled in a charter school on the previous
109 October 1 equal to 25% of the district per pupil local revenues[-] excluding the amount of
110 revenues:

111 (A) described in Subsection (1)(d)(iv) collected by the district; and

112 (B) expended by the school district for recreational facilities and activities authorized
113 under Title 11, Chapter 2, Playgrounds.

114 (ii) Nothing in this Subsection (4)(a) affects the school bond guarantee program
115 established under Chapter 28, Utah School Bond Guaranty Act.

116 (b) The State Board of Education shall:

117 (i) deduct an amount equal to the allocation provided under Subsection (4)(a) from
118 state funds the school district is authorized to receive under Chapter 17a, Minimum School

119 Program Act; and

120 (ii) remit the money to the student's charter school.

121 (c) Notwithstanding the method used to transfer school district revenues to charter
122 schools as provided in Subsection (4)(b), a school district may deduct the allocations to charter
123 schools under this section from:

124 (i) unrestricted revenues available to the school district; or

125 (ii) the revenue sources listed in Subsection (1)~~(b)~~(c) based on the portion of the
126 allocations to charter schools attributed to each of the revenue sources listed in Subsection
127 (1)~~(b)~~(c).

128 (d) (i) Subject to future budget constraints, the Legislature shall provide an
129 appropriation for charter schools for each student enrolled on October 1 to supplement the
130 allocation of school district revenues under Subsection (4)(a).

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

133 (A) charter school students' average local revenues minus the allocation of school
134 district revenues under Subsection (4)(a); and

135 (B) statewide average debt service revenues.

136 (iii) If the total of a school district's allocation for a charter school student under
137 Subsection (4)(a) and the amount provided by the state under Subsection (4)(d)(ii) is less than
138 \$1427, the state shall provide an additional supplement so that a charter school receives at least
139 \$1427 per student under this Subsection (4).

140 (iv) (A) If the appropriation provided under this Subsection (4)(d) is less than the
141 amount prescribed by Subsection (4)(d)(ii) or (4)(d)(iii), the appropriation shall be allocated
142 among charter schools in proportion to each charter school's enrollment as a percentage of the
143 total enrollment in charter schools.

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

147 (e) ~~Of~~ (i) Except as provided in Subsection (4)(e)(ii), of the money provided to a
148 charter school under this Subsection (4), 10% shall be expended for funding school facilities
149 only.

150 (ii) Subsection (4)(e)(i) does not apply to an online charter school.
151 (f) This Subsection (4) is repealed July 1, 2017.
152 (5) (a) As described in Section 53A-1a-513.1, the State Board of Education shall
153 distribute charter school tax per pupil revenues to charter schools.
154 (b) (i) Subject to future budget constraints, the Legislature shall provide an
155 appropriation for charter schools for each charter school student enrolled on October 1 to
156 supplement the allocation of charter school tax per pupil revenues described in Subsection
157 (5)(a).
158 (ii) Except as provided in Subsection (5)(b)(iii), the amount of money provided by the
159 state for a charter school student shall be the sum of:
160 (A) charter school students' average local revenues minus the charter school tax per
161 pupil revenues; and
162 (B) statewide average debt service revenues.
163 (iii) If the total of charter school tax per pupil revenues and the amount provided by the
164 state under Subsection (5)(b)(ii) is less than \$1,427, the state shall provide an additional
165 supplement so that a charter school receives at least \$1,427 per student under this Subsection
166 (5).
167 (iv) (A) If the appropriation provided under this Subsection (5)(b) is less than the
168 amount prescribed by Subsection (5)(b)(ii) or (5)(b)(iii), the appropriation shall be allocated
169 among charter schools in proportion to each charter school's enrollment as a percentage of the
170 total enrollment in charter schools.
171 (B) If the State Board of Education makes adjustments to Minimum School Program
172 allocations as provided under Section 53A-17a-105, the allocation provided in Subsection
173 (5)(b)(iv)(A) shall be determined after adjustments are made under Section 53A-17a-105.
174 (c) (i) Of the money provided to a charter school under this Subsection (5), 10% shall
175 be expended for funding school facilities only.
176 (ii) Subsection (5)(c)(i) does not apply to an online charter school.
177 (d) This Subsection (5) is effective July 1, 2017.
178 ~~[(5)]~~ (6) Charter schools are eligible to receive federal funds if they meet all applicable
179 federal requirements and comply with relevant federal regulations.
180 ~~[(6)]~~ (7) The State Board of Education shall distribute funds for charter school students

181 directly to the charter school.

182 [~~(7)~~] (8) (a) Notwithstanding Subsection (3), a charter school is not eligible to receive
183 state transportation funding.

184 (b) The board shall also adopt rules relating to the transportation of students to and
185 from charter schools, taking into account Sections 53A-2-210 and 53A-17a-127.

186 (c) The governing [~~body~~] board of the charter school may provide transportation
187 through an agreement or contract with the local school board, a private provider, or [~~with~~]
188 parents.

189 [~~(8)~~] (9) (a) (i) In accordance with Section 53A-1a-513.5, the State Charter School
190 Board may allocate grants for start-up costs to charter schools from money appropriated for
191 charter school start-up costs.

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

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

198 [~~(9)~~] (10) (a) A charter school may receive, hold, manage and use any devise, bequest,
199 grant, endowment, gift, or donation of any property made to the school for any of the purposes
200 of this part.

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

205 Section 2. Section **53A-1a-513.1** is enacted to read:

206 **53A-1a-513.1. Charter school tax.**

207 (1) As used in this section:

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

209 (b) "Charter School Tax Account" means the Charter School Tax Account created in
210 Section 53A-1a-513.2.

211 (c) "Charter school tax per district revenues" means the product of:

212 (i) a school district's district per pupil local revenues; and
213 (ii) the number of charter school students in the school district who are resident
214 students.
215 (d) "Charter school tax per pupil revenues" means an amount equal to the following:
216 (i) charter school tax total local revenues for a given fiscal year, adjusted if necessary
217 as described in Subsection (4); divided by
218 (ii) the number of students enrolled in a charter school on October 1 of the prior school
219 year.
220 (e) "Charter school tax revenues" means the charter school tax revenues generated by a
221 charter school tax rate described in Subsection (2)(b)(i).
222 (f) "Charter school tax total local revenues" means the sum of charter school tax per
223 district revenues for every school district in the state for the same given fiscal year.
224 (g) "District per pupil local revenues" means the same as that term is defined in Section
225 53A-1a-513.
226 (h) "Resident student" means the same as that term is defined in Section 53A-1a-513.
227 (2) (a) Beginning with the taxable year beginning on January 1, 2017, the state shall
228 annually impose a charter school tax as described in this Subsection (2).
229 (b) (i) For each school district, on or before June 22, the State Tax Commission shall
230 certify a rate for the charter school tax described in Subsection (2)(a) to generate an amount of
231 revenue within a school district equal to 25% of the charter school tax per district revenues
232 excluding the amount of revenues:
233 (A) described in Subsection 53A-1a-513(1)(d)(iv); and
234 (B) expended by the school district for recreational facilities and activities authorized
235 under Title 11, Chapter 2, Playgrounds.
236 (ii) To calculate a charter school tax rate for a school district, the State Tax
237 Commission shall use the calculation method described in Subsection 59-2-924(3)(c)(ii).
238 (c) The charter school tax shall be separately stated on a tax notice.
239 (3) (a) A county treasurer shall collect the charter school tax revenues for all school
240 districts located within the county treasurer's county and remit the money monthly to the state
241 treasurer.
242 (b) The state treasurer shall deposit the charter school tax revenues received from a

243 county treasurer in the Charter School Tax Account.

244 (4) (a) For each charter school student, the board shall distribute the charter school per
245 pupil tax revenues from the charter school tax account to the student's charter school in
246 accordance with this Subsection (4).

247 (b) For a given fiscal year, if the actual charter school tax total local revenues are more
248 than the estimated charter school tax total local revenues the board shall:

249 (i) deduct the amount of revenue that exceeds the estimated charter school tax total
250 local revenues from the actual charter school tax total local revenues; and

251 (ii) use the remaining amount to calculate the charter school per pupil tax revenues.

252 (c) For a given fiscal year, if the actual charter school total local revenues are less than
253 the estimated charter school tax total local revenues, the board shall:

254 (i) if sufficient funds are available in the Charter School Tax Account, add an amount
255 of funds from the Charter School Tax Account to the charter school tax total local revenues to
256 equal the estimated charter school tax total local revenues; and

257 (ii) if sufficient funds are not available in the Charter School Tax Account, calculate
258 the charter school per pupil tax revenues using the actual amount of the charter school tax total
259 local revenues.

260 Section 3. Section **53A-1a-513.2** is enacted to read:

261 **53A-1a-513.2. Charter School Tax Account.**

262 (1) As used in this section, "account" means the Charter School Tax Account created in
263 this section.

264 (2) There is created within the Education Fund a restricted account known as the
265 "Charter School Tax Account."

266 (3) The account shall be funded by amounts deposited into the account in accordance
267 with Section 53A-1a-513.1.

268 (4) Upon appropriation from the Legislature, the State Board of Education shall
269 distribute funds from the account as described in Section 53A-1a-513.1.

270 (5) The account shall earn interest.

271 (6) Interest earned on the account shall be deposited into the account.

272 (7) Funds in the account are nonlapsing.

273 Section 4. Section **53A-17a-105** is amended to read:

274 **53A-17a-105. Powers and duties of State Board of Education to adjust Minimum**
275 **School Program allocations -- Use of remaining funds at the end of a fiscal year.**

276 (1) For purposes of this section:

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

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

280 (c) "LEA" means:

281 (i) a school district; or

282 (ii) a charter school.

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

285 (i) Basic Program;

286 (ii) Related to Basic Programs;

287 (iii) Voted and Board Levy Programs; or

288 (iv) Minimum School Program.

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

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

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

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

301 (i) local contributions to the voted local levy program or board local levy program are
302 overestimated; or

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

305 (c) to support the state supplement to local property taxes allocated to charter schools,
306 if the state supplement is less than the amount prescribed by [~~Subsection~~] Section
307 53A-1a-513[~~(4)~~]; or

308 (d) to support a school district with a loss in student enrollment as provided in Section
309 53A-17a-139.

310 (4) If local contributions from the minimum basic tax rate imposed under Section
311 53A-17a-135 are overestimated, the board shall reduce the value of the weighted pupil unit for
312 all programs within the basic state-supported school program so the total state contribution to
313 the basic state-supported school program does not exceed the amount of state funds
314 appropriated.

315 (5) If local contributions from the minimum basic tax rate imposed under Section
316 53A-17a-135 are underestimated, the board shall:

317 (a) spend the excess local contributions for the purposes specified in Subsection (3),
318 giving priority to supporting the value of the weighted pupil unit in programs within the basic
319 state-supported school program in which the number of weighted pupil units is underestimated;
320 and

321 (b) reduce the state contribution to the basic state-supported school program so the
322 total cost of the basic state-supported school program does not exceed the total state and local
323 funds appropriated to the basic state-supported school program plus the local contributions
324 necessary to support the value of the weighted pupil unit in programs within the basic
325 state-supported school program in which the number of weighted pupil units is underestimated.

326 (6) Except as provided in Subsection (3) or (5), the board shall reduce the guarantee
327 per weighted pupil unit provided under the voted local levy program established in Section
328 53A-17a-133 or board local levy program established in Section 53A-17a-164, if:

329 (a) local contributions to the voted local levy program or board local levy program are
330 overestimated; or

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

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

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

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

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

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

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

348 (9) The board shall report actions taken by the board under this section to the Office of
349 the Legislative Fiscal Analyst and the Governor's Office of Management and Budget.

350 Section 5. Section **53A-17a-164** is amended to read:

351 **53A-17a-164. Board local levy -- State guarantee.**

352 (1) Subject to the other requirements of this section, for a calendar year beginning on
353 or after January 1, 2012, a local school board may levy a tax to fund the school district's
354 general fund.

355 (2) (a) For purposes of this Subsection (2), "combined tax rate" means the sum of:

356 (i) the rate imposed by a local school board under Subsection (1); and

357 (ii) the charter school tax rate, described in Section 53A-1a-513.1, for the local school
358 board's school district.

359 [~~(a)~~] (b) ~~Except as provided in Subsection [(2)(b), a tax rate imposed by a school district~~
360 ~~pursuant to this section]~~ (2)(c), beginning on January 1, 2017, a school district's combined tax
361 rate may not exceed .0018 per dollar of taxable value in any calendar year.

362 [~~(b) A tax rate imposed by a school district pursuant to this section]~~

363 (c) Beginning on January 1, 2017, a school district's combined tax rate may not exceed
364 .0025 per dollar of taxable value in any calendar year if, during the calendar year beginning on
365 January 1, 2011, the school district's [combined] total tax rate for the following levies was
366 greater than .0018 per dollar of taxable value:

- 367 (i) a recreation levy imposed under Section 11-2-7;
- 368 (ii) a transportation levy imposed under Section 53A-17a-127;
- 369 (iii) a board-authorized levy imposed under Section 53A-17a-134;
- 370 (iv) an impact aid levy imposed under Section 53A-17a-143;
- 371 (v) the portion of a 10% of basic levy imposed under Section 53A-17a-145 that is
- 372 budgeted for purposes other than capital outlay or debt service;
- 373 (vi) a reading levy imposed under Section 53A-17a-151; and
- 374 (vii) a tort liability levy imposed under Section 63G-7-704.

375 (3) (a) In addition to the revenue a school district collects from the imposition of a levy
376 pursuant to this section, the state shall contribute an amount sufficient to guarantee that each
377 .0001 of the first .0004 per dollar of taxable value generates an amount equal to the state
378 guarantee per weighted pupil unit described in Subsection 53A-17a-133(4).

379 (b) (i) The amount of state guarantee money to which a school district would otherwise
380 be entitled to under this Subsection (3) may not be reduced for the sole reason that the district's
381 levy is reduced as a consequence of changes in the certified tax rate under Section 59-2-924
382 pursuant to changes in property valuation.

383 (ii) Subsection (3)(b)(i) applies for a period of five years following any changes in the
384 certified tax rate.

385 (4) A school district that imposes a board local levy in the calendar year beginning on
386 January 1, 2012, is exempt from the public notice and hearing requirements of Section
387 59-2-919 if the school district budgets an amount of ad valorem property tax revenue equal to
388 or less than the sum of the following amounts:

389 (a) the amount of revenue generated during the calendar year beginning on January 1,
390 2011, from the sum of the following levies of a school district:

- 391 (i) a recreation levy imposed under Section 11-2-7;
- 392 (ii) a transportation levy imposed under Section 53A-17a-127;
- 393 (iii) a board-authorized levy imposed under Section 53A-17a-134;
- 394 (iv) an impact aid levy imposed under Section 53A-17a-143;
- 395 (v) the portion of a 10% of basic levy imposed under Section 53A-17a-145 that is
- 396 budgeted for purposes other than capital outlay or debt service;
- 397 (vi) a reading levy imposed under Section 53A-17a-151; and

- 398 (vii) a tort liability levy imposed under Section 63G-7-704; and
- 399 (b) revenue from new growth as defined in Subsection 59-2-924(4)(c).
- 400 (5) (a) For the calendar year beginning on January 1, 2017, and ending on December
- 401 31, 2017, the State Tax Commission shall decrease a board local levy rate imposed by a local
- 402 school board under this section by the amount necessary to offset the increase in revenues from
- 403 the charter school tax imposed under Section 53A-1a-513.1.
- 404 (b) A local school board is not required to comply with the notice and public hearing
- 405 requirements of Section 59-2-919 for an offset to the increase in revenues from the charter
- 406 school tax imposed under Section 53A-1a-513.1.
- 407 (c) A local school board may not increase a board local levy rate under this section
- 408 before December 31, 2016, if the local school board did not give public notice on or before
- 409 March 4, 2016, of the local school board's intent to increase the board local levy rate.
- 410 (d) A local school board may not increase a board local levy rate under this section if
- 411 the sole purpose of increasing the board local levy rate is to recapture revenue lost from the
- 412 decrease in a board local levy rate under Subsection (5)(a).

413 Section 6. Section **63I-2-253** is amended to read:

414 **63I-2-253. Repeal dates -- Titles 53, 53A, and 53B.**

415 (1) Section 53A-1-403.5 is repealed July 1, 2017.

416 (2) Subsection 53A-1-410(5) is repealed July 1, 2015.

417 (3) Section 53A-1-411 is repealed July 1, 2017.

418 (4) Subsection 53A-1a-513(4) is repealed July 1, 2017.

419 [~~(4)~~] (5) Section 53A-1a-513.5 is repealed July 1, 2017.

420 [~~(5)~~] (6) Title 53A, Chapter 1a, Part 10, UPSTART, is repealed July 1, 2019.

421 [~~(6)~~] (7) Title 53A, Chapter 8a, Part 8, Peer Assistance and Review Pilot Program, is
422 repealed July 1, 2017.

423 Section 7. **Effective date.**

424 This bill takes effect on July 1, 2016.