Enrolled Copy S.B. 217

GANG PREVENTION FUNDING AMENDMENTS								
2019 GENERAL SESSION								
STATE OF UTAH								
Chief Sponsor: Karen Mayne								
	House Sponsor: Lee B. Perry							
	LONG TITLE							
	General Description:							
	This bill modifies provisions regarding the Enhancement for At-Risk Students Program.							
	Highlighted Provisions:							
	This bill:							
	 modifies the distribution of funds for a gang prevention and intervention program 							
1	from the Enhancement for At-Risk Students Program.							
Ι	Money Appropriated in this Bill:							
	None							
(Other Special Clauses:							
	None							
Į	Utah Code Sections Affected:							
1	AMENDS:							
	53F-2-410, as last amended by Laws of Utah 2018, Chapters 117, 165, 396 and							
	renumbered and amended by Laws of Utah 2018, Chapter 2							
	Be it enacted by the Legislature of the state of Utah:							
	Section 1. Section 53F-2-410 is amended to read:							
	53F-2-410. Enhancement for At-Risk Students Program.							
	(1) (a) Subject to Subsection (1)(b), the State Board of Education shall distribute							
	money appropriated for the Enhancement for At-Risk Students Program to school districts and							
	charter schools according to a formula adopted by the State Board of Education, after							
	consultation with local education boards.							

S.B. 217 Enrolled Copy

30	(b) (i) The State Board of Education shall [appropriate \$1,500,000 from] allocate 4%
31	of the appropriation for Enhancement for At-Risk Students Program for a gang prevention and
32	intervention program designed to help students at risk for gang involvement stay in school.
33	(ii) Money for the gang prevention and intervention program shall be distributed to
34	school districts and charter schools through a request for proposals process.
35	(2) In establishing a distribution formula under Subsection (1)(a), the State Board of
36	Education shall:
37	(a) use the following criteria:
38	(i) low performance on statewide assessments described in Section 53E-4-301;
39	(ii) poverty;
40	(iii) mobility;
41	(iv) limited English proficiency;
42	(v) chronic absenteeism; and
43	(vi) homelessness;
44	(b) ensure that the distribution formula distributes money on a per student and per
45	criterion basis; and
46	(c) ensure that the distribution formula provides funding for each criterion that a
47	student meets such that a student who meets:
48	(i) one criterion is counted once; and
49	(ii) more than one criterion is counted for each criterion the student meets up to three
50	criteria.
51	(3) Subject to future budget constraints, the amount appropriated for the Enhancement
52	for At-Risk Students Program shall increase annually with growth in the at-risk student
53	population and changes to the value of the weighted pupil unit as defined in Section 53F-9-305
54	(4) A local education board shall use money distributed under this section to improve
55	the academic achievement of students who are at risk of academic failure including addressing
56	truancy.
57	(5) The State Board of Education shall develop performance criteria to measure the

Enrolled Copy S.B. 217

58	effectiveness	of the	Enhancement f	for At-	Risk S	Students	Program
50	Cliccuvchess	or the	Limaneement i	OI III	-IXISIX P	Judenis	i iogiaiii.

59

60

61

62

63

64

65

66

67

- (6) If a school district or charter school receives an allocation of less than \$10,000 under this section, the school district or charter school may use the allocation as described in Section 53F-2-206.
- (7) During the fiscal year that begins July 1, 2022, the Public Education Appropriations Subcommittee shall evaluate:
- (a) the impact of funding provided in this section to determine whether the funding has improved educational outcomes for students who are at-risk for academic failure; and
- (b) whether the funding should continue as established, be amended, or be consolidated in the value of the weighted pupil unit.