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1 **Charter School Funding Amendments** 

## 2025 GENERAL SESSION

STATE OF UTAH **Chief Sponsor: R. Neil Walter** 2 3 **LONG TITLE** 4 **General Description:** 5 This bill modifies provisions in the Charter School Credit Enhancement Program. 6 **Highlighted Provisions:** 7 This bill: 8 modifies criteria for qualifying charter schools under the Charter School Credit 9 Enhancement Program; 10 expands evaluation standards for charter school operating history; 11 specifies financial metrics for program qualification; 12 • establishes additional requirements for annual program certification; 13 • creates parameters for state appropriation repayment procedures; and 14 makes technical changes. 15 Money Appropriated in this Bill: 16 This bill appropriates \$4,000,000 in restricted fund and account transfers for fiscal year 17 2026, all of which is from the various sources as detailed in this bill. 18 **Other Special Clauses:** 19 This bill provides a special effective date. 20 **Utah Code Sections Affected:** 21 AMENDS: 22 **53G-5-606** (Effective 07/01/25), as renumbered and amended by Laws of Utah 2018, 23 Chapter 3 24 25 Be it enacted by the Legislature of the state of Utah: 26 Section 1. Section **53G-5-606** is amended to read: 27 53G-5-606 (Effective 07/01/25). Charter School Credit Enhancement Program -- Standards for the designation of qualifying charter schools -- Debt service reserve fund 28 29 requirements. 30 (1) There is created the Charter School Credit Enhancement Program to assist a qualifying 31 charter [sehools] school in obtaining favorable financing by providing a means of

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32		replenishing a qualifying charter school's debt service reserve fund.
33	(2)	The authority shall establish standards for a charter school to be designated as a
34		qualifying charter school.
35	(3)	In establishing the standards described in Subsection (2) the authority shall consider:
36		(a) whether a charter school has received an investment grade rating, independent of any
37		rating enhancement resulting from the issuance of bonds pursuant to the credit
38		enhancement program, which shall include consideration of:
39		(i) the school's credit rating from at least one nationally recognized rating agency; and
40		(ii) the school's history of timely debt service payments;
41		(b) the location of the charter school's project;
42		(c) the operating history of the charter school, including:
43		(i) the length of time the school has been in operation;
44		(ii) student enrollment trends; and
45		(iii) academic performance metrics as determined by the authority;
46		(d) the financial strength of the charter school, as demonstrated by:
47		(i) debt service coverage ratios;
48		(ii) days cash on hand; and
49		(iii) other financial metrics as determined by the authority; and
50		(e) any other criteria the authority determines are relevant.
51	(4)	The bonds [issued by the authority] the authority issues for a qualifying charter school
52		are not an indebtedness of the state or of the authority but are special obligations payable
53		solely from:
54		(a) the revenues or other funds pledged by the qualifying charter school; and
55		(b) amounts appropriated by the Legislature pursuant to Subsection (9).
56	(5)	The authority shall notify the authorizer of a charter school that the charter school is
57		participating in the credit enhancement program if the authority:
58		(a) designates the charter school as a qualifying charter school; and
59		(b) issues bonds for the qualifying charter school under the credit enhancement program
60		described in this section.
61	(6)	One or more debt service reserve funds shall be established for a qualifying charter
62		school with respect to bonds issued pursuant to the credit enhancement program.
63	(7)	(a) Except as provided in Subsection (7)(b), money in a debt service reserve fund
64		may not be withdrawn from the debt service reserve fund if the amount withdrawn
65		would reduce the level of money in the debt service reserve fund to less than the debt

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66 service reserve fund requirement. 67 (b) So long as the applicable bonds issued under the credit enhancement program remain 68 outstanding, money in a debt service reserve fund may be withdrawn in an amount that would reduce the level of money in the debt service reserve fund to less than the 69 70 debt service reserve fund requirement if the money is withdrawn for the purpose of: 71 (i) paying the principal of, redemption price of, or interest on a bond when due and if 72 no other money of the qualifying charter school is available to make the payment, as determined by the authority; or 73 74 (ii) paying any redemption premium required to be paid when the bonds are 75 redeemed prior to maturity if no bonds will remain outstanding upon payment 76 from the funds in the qualifying charter school's debt service reserve fund. 77 (8) Money in a qualifying charter school's debt service reserve fund that exceeds the debt 78 service reserve fund requirement may be withdrawn by the qualifying charter school. 79 (9)(a) The authority shall annually, on or before December 1, certify to the governor the 80 amount, if any, required to restore amounts on deposit in the debt service reserve 81 funds of qualifying charter schools to the respective debt service reserve fund 82 requirements, which certification shall include: 83 (i) detailed calculations supporting the certified amount; and 84 (ii) a report on the current status of each qualifying charter school's debt service 85 reserve fund. 86 (b) The governor shall request from the Legislature an appropriation of the certified 87 amount to restore amounts on deposit in the debt service reserve funds of qualifying 88 charter schools to the respective debt service reserve fund requirements. 89 (c) The Legislature may appropriate money to the authority to restore amounts on 90 deposit in the debt service reserve funds of qualifying charter schools to the 91 respective debt service reserve fund requirements. 92 (d) A qualifying charter school that receives money from an appropriation to restore 93 amounts on deposit in a debt service reserve fund to the debt service reserve fund 94 requirement, shall repay the state at the time and in the manner as the authority shall 95 require, provided that: 96 (i) the repayment schedule shall not exceed five years from the date of the 97 appropriation;

(iii) the authority shall provide annual reports to the Legislature on the status of all

(ii) the authority shall establish a minimum annual repayment amount; and

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100	outstanding repayment obligations.	
101	(10) The authority may create and establish other funds for its purposes.	
102	Section 2. FY 2026 Appropriation.	
103	The following sums of money are appropriated for the fiscal year beginning July 1,	
104	2025, and ending June 30, 2026. These are additions to amounts previously appropriated for	
105	fiscal year 2026.	
106	Subsection 2(a). Restricted Fund and Account Transfers	
107	The Legislature authorizes the State Division of Finance to transfer the following	
108	amounts between the following funds or accounts as indicated. Expenditures and outlays from	
109	the funds to which the money is transferred must be authorized by an appropriation.	
110	ITEM 1 To Charter School Reserve Account	
111	From Public Education Economic Stabilization	
112	Restricted Account, One-time 4,000	,000
113	Schedule of Programs:	
114	Charter School Reserve Account 4,000,000	
115	Section 3. Effective Date.	
116	This bill takes effect on July 1, 2025.	