R. Neil Walter proposes the following substitute bill:

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Charter School Amendments

2025 GENERAL SESSION STATE OF UTAH

Chief Sponsor: Lincoln Fillmore

House Sponsor: Stephanie Gricius

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LONG TITLE

- **4 General Description:**
- 5 This bill allows the State Board of Education (state board) to adjust funding for charter
- 6 schools with significant enrollment underestimates.
- **7 Highlighted Provisions:**
- 8 This bill:
- 9 provides the state board discretionary authority to allocate funds to adjust charter school
- 10 enrollment estimates;
- specifies funding sources in priority order;
- requires reporting to the Office of the Legislative Fiscal Analyst and the Governor's
- 13 Office of Planning and Budget; and
- exempts adjustments from certain budgetary requirements.
- 15 Money Appropriated in this Bill:
- None None
- 17 Other Special Clauses:
- This bill provides a special effective date.
- 19 **Utah Code Sections Affected:**
- 20 AMENDS:
- 21 **63J-1-206**, as last amended by Laws of Utah 2024, Chapter 268
- 22 ENACTS:
- 23 **53F-2-707**, Utah Code Annotated 1953

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- 25 *Be it enacted by the Legislature of the state of Utah:*
- Section 1. Section **53F-2-707** is enacted to read:
- 53F-2-707. Allocations for adjustment of initial enrollment estimates for charter
- 28 schools.

29	<u>(1)</u>	As used in this section:
30		(a) "Enrollment deficiency" means the difference between:
31		(i) the initial enrollment of a new or expanding charter school; and
32		(ii) in accordance with Section 53F-2-208, the estimated enrollment of a new or
33		expanding charter school the state board used in developing the state
34		appropriation for the applicable budget year for the new or expanding charter
35		school.
36		(b) "Estimated enrollment" means the total student headcount for a charter school as
37		reported in the October 1 enrollment count from the previous school year, which the
38		state board uses to develop state appropriations for the applicable budget year.
39		(c) "Initial enrollment" means the actual student enrollment count within a charter
40		school's student information system following the completion of the regular
41		registration process for the upcoming school year, but prior to the October 1
42		enrollment count of that school year.
43	<u>(2)</u>	The state board may provide an allocation to adjust funding for estimated enrollment to
44		a new or expanding charter school if:
45		(a) the charter school requests an adjustment from the state board;
46		(b) the enrollment deficiency is more than 10%; and
47		(c) in accordance with Section 53F-2-208, the initial budgetary estimates the state board
48		used to develop the state appropriation for the new or expanding charter school did
49		not include or underestimated the enrollment for the applicable budget year.
50	<u>(3)</u>	If the state board approves an allocation under Subsection (2), the state board may
51		provide additional funding to cover costs until the completion of the fall enrollment
52		counts and the mid-year or end of year updates to the estimated state funding
53		distribution.
54	<u>(4)</u>	The state board may use unencumbered balances from the following programs, in
55		priority order, to provide an allocation to a charter school under this section:
56		(a) without the consent or approval of the State Charter School Board, balances
57		remaining in the grants for charter school start-up costs under Section 53F-2-705;
58		(b) from prior year ending balances, balances remaining in the charter school levy state
59		guarantee under Section 53F-2-704; and
60		(c) unrestricted balances in the basic school program.
61	<u>(5)</u>	The state board shall report actions the state board takes under this section to the Office
62		of the Legislative Fiscal Analyst and the Governor's Office of Planning and Budget.

63	Section 2. Section 63J-1-206 is amended to read:
64	63J-1-206. Appropriations governed by chapter Restrictions on expenditures
65	Transfer of funds Exclusion.
66	(1)(a) Except as provided in Subsections (1)(b) and (2)(e), or where expressly exempted
67	in the appropriating act:
68	(i) all money appropriated by the Legislature is appropriated upon the terms and
69	conditions set forth in this chapter; and
70	(ii) any department, agency, or institution that accepts money appropriated by the
71	Legislature does so subject to the requirements of this chapter.
72	(b) This section does not apply to:
73	(i) the Legislature and its committees; and
74	(ii) the Investigation Account of the Water Resources Construction Fund, which is
75	governed by Section 73-10-8.
76	(2)(a) Each item of appropriation is to be expended subject to any schedule of programs
77	and any restriction attached to the item of appropriation, as designated by the
78	Legislature.
79	(b) Each schedule of programs or restriction attached to an appropriation item:
80	(i) is a restriction or limitation upon the expenditure of the respective appropriation
81	made;
82	(ii) does not itself appropriate any money; and
83	(iii) is not itself an item of appropriation.
84	(c)(i) An appropriation or any surplus of any appropriation may not be diverted from
85	any department, agency, institution, division, or line item to any other department,
86	agency, institution, division, or line item.
87	(ii) If the money appropriated to an agency to pay lease payments under the program
88	established in Section 63A-5b-703 exceeds the amount required for the agency's
89	lease payments to the Division of Facilities Construction and Management, the
90	agency may:
91	(A) transfer money from the lease payments line item to other line items within
92	the agency; and
93	(B) retain and use the excess money for other purposes.
94	(d) The money appropriated subject to a schedule of programs or restriction may be used
95	only for the purposes authorized.
96	(e) In order for a department, agency, or institution to transfer money appropriated to it

97	from one program to another program, the department, agency, or institution shall
98	revise its budget execution plan as provided in Section 63J-1-209.
99	(f)(i) The procedures for transferring money between programs within a line item as
100	provided by Subsection (2)(e) do not apply to money appropriated to the State
101	Board of Education for the Minimum School Program or capital outlay programs
102	created in Title 53F, Chapter 3, State Funding Capital Outlay Programs.
103	(ii) The state superintendent may transfer money appropriated for the programs
104	specified in Subsection (2)(f)(i) only as provided by Section 53F-2-205.
105	(3) Notwithstanding Subsection (2)(c)(i):
106	(a) the state superintendent:
107	(i) may transfer money appropriated for:
108	(A) the Minimum School Program between line items in accordance with Section
109	53F-2-205; and
110	(B) initial enrollment estimates for charter schools between line items in
111	accordance with Section 53F-2-707; and
112	(ii) shall provide the state board with information on the transfers described in
113	Subsection (3)(a)(i) within 60 days of a transfer; and
114	(b) the Department of Government Operations may transfer money appropriated to
115	another department, agency, institution, or division for the purpose of paying the
116	costs of pay for performance under Section 63A-17-112.
117	Section 3. Effective date.
118	This bill takes effect on July 1, 2025.