

SCHOOL FUNDING PROVISIONS

2016 GENERAL SESSION

STATE OF UTAH

Chief Sponsor: Lincoln Fillmore

House Sponsor: _____

LONG TITLE

General Description:

This bill amends school funding provisions.

Highlighted Provisions:

This bill:

- ▶ repeals language requiring a school district to pay a portion of school district revenues for each resident student of the school district who is enrolled in a charter school;
- ▶ amends the state contribution guarantee amount for the voted and board local levies;
- ▶ enacts language governing the use of guarantee funds for the voted and board local levies; and
- ▶ makes technical and conforming amendments.

Money Appropriated in this Bill:

This bill appropriates:

- ▶ to the State Board of Education -- Minimum School Program -- Voted and Board Local Levy Program, as an ongoing appropriation:
 - from the Education Fund, \$21,400,000.

Other Special Clauses:

None

Utah Code Sections Affected:

AMENDS:



- 28 **53A-1a-513**, as last amended by Laws of Utah 2015, Chapters 64 and 380
- 29 **53A-17a-105**, as last amended by Laws of Utah 2015, Chapter 449
- 30 **53A-17a-133**, as last amended by Laws of Utah 2015, Chapter 287
- 31 **53A-17a-164**, as last amended by Laws of Utah 2013, Chapters 178 and 313



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

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

35 **53A-1a-513. Funding for charter schools.**

36 (1) As used in this section:

37 (a) "Charter school students' average local revenues" means the amount determined as
38 follows:

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

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

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

45 (b) "District local property tax revenues" means the sum of a school district's revenue
46 received from the following levies:

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

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

50 (A) recreational facilities and activities authorized under Title 11, Chapter 2,
51 Playgrounds;

52 (B) pupil transportation, up to the amount of revenue generated by a .0003 per dollar of
53 taxable value of the school district's board local levy; and

54 (C) the K-3 Reading Improvement Program, up to the amount of revenue generated by
55 a .000121 per dollar of taxable value of the school district's board local levy; and

56 (iii) a capital local levy imposed under Section **53A-16-113**.

57 (c) "District per pupil local revenues" means an amount equal to the following, using
58 data from the most recently published school district annual financial reports and state

59 superintendent's annual report:

60 (i) district local property tax revenues; divided by

61 (ii) the sum of:

62 (A) a school district's average daily membership; and

63 (B) the average daily membership of a school district's resident students who attend
64 charter schools.

65 (d) "Resident student" means a student who is considered a resident of the school
66 district under Title 53A, Chapter 2, Part 2, District of Residency.

67 (e) "Statewide average debt service revenues" means the amount determined as
68 follows, using data from the most recently published state superintendent's annual report:

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

71 (ii) divide the sum calculated under Subsection (1)(e)(i) by statewide school district
72 average daily membership.

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

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

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

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

83 (i) based on the higher of:

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

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

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

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

90 (i) .55 for kindergarten pupils;

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

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

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

94 ~~[(4)(a)(i) A school district shall allocate a portion of school district revenues for each~~
95 ~~resident student of the school district who is enrolled in a charter school on October 1 equal to~~
96 ~~25% of the district per pupil local revenues.]~~

97 ~~[(ii) Nothing in this Subsection (4)(a) affects the school bond guarantee program~~
98 ~~established under Chapter 28, Utah School Bond Guaranty Act.]~~

99 ~~[(b) The State Board of Education shall:]~~

100 ~~[(i) deduct an amount equal to the allocation provided under Subsection (4)(a) from~~
101 ~~state funds the school district is authorized to receive under Chapter 17a, Minimum School~~
102 ~~Program Act; and]~~

103 ~~[(ii) remit the money to the student's charter school.]~~

104 ~~[(c) Notwithstanding the method used to transfer school district revenues to charter~~
105 ~~schools as provided in Subsection (4)(b), a school district may deduct the allocations to charter~~
106 ~~schools under this section from:]~~

107 ~~[(i) unrestricted revenues available to the school district; or]~~

108 ~~[(ii) the revenue sources listed in Subsection (1)(b) based on the portion of the~~
109 ~~allocations to charter schools attributed to each of the revenue sources listed in Subsection~~
110 ~~(1)(b).]~~

111 ~~[(d)(i)]~~ (4) (a) Subject to future budget constraints, the Legislature shall provide an
112 appropriation ~~[for charter schools]~~ for each charter student enrolled on October 1 ~~[to~~
113 ~~supplement the allocation of school district revenues under Subsection (4)(a). (ii) Except as~~
114 ~~provided in Subsection (4)(d)(iii), the amount of money provided by the state for a charter~~
115 ~~school student shall be] equal to the sum of:~~

116 ~~[(A)]~~ (i) charter school students' average local revenues ~~[minus the allocation of school~~
117 ~~district revenues under Subsection (4)(a)]; and~~

118 ~~[(B)]~~ (ii) statewide average debt service revenues.

119 ~~[(iii) If the total of a school district's allocation for a charter school student under~~
120 ~~Subsection (4)(a) and the amount provided by the state under Subsection (4)(d)(ii) is less than~~

121 ~~§1427, the state shall provide an additional supplement so that a charter school receives at least~~
122 ~~§1427 per student under this Subsection (4).]~~

123 ~~[(iv)-(A)]~~ (b) (i) If the appropriation provided under this Subsection (4)~~[(d)]~~ is less than
124 the amount prescribed by Subsection ~~[(4)(d)(ii) or (4)(d)(iii)]~~ (4)(a), the appropriation shall be
125 allocated among charter schools in proportion to each charter school's enrollment as a
126 percentage of the total enrollment in charter schools.

127 ~~[(B)]~~ (ii) If the State Board of Education makes adjustments to Minimum School
128 Program allocations as provided under Section 53A-17a-105, the allocation provided in
129 Subsection (4)~~[(d)(iv)-(A)]~~(b)(i) shall be determined after adjustments are made under Section
130 53A-17a-105.

131 ~~[(e)]~~ (c) Of the money provided to a charter school under this Subsection (4), 10% shall
132 be expended for funding school facilities only.

133 (5) Charter schools are eligible to receive federal funds if they meet all applicable
134 federal requirements and comply with relevant federal regulations.

135 (6) The State Board of Education shall distribute funds for charter school students
136 directly to the charter school.

137 (7) (a) Notwithstanding Subsection (3), a charter school is not eligible to receive state
138 transportation funding.

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

141 (c) The governing body of the charter school may provide transportation through an
142 agreement or contract with the local school board, a private provider, or with parents.

143 (8) (a) (i) In accordance with Section 53A-1a-513.5, the State Charter School Board
144 may allocate grants for start-up costs to charter schools from money appropriated for charter
145 school start-up costs.

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

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

152 (9) (a) A charter school may receive, hold, manage and use any devise, bequest, grant,
153 endowment, gift, or donation of any property made to the school for any of the purposes of this
154 part.

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

159 Section 2. Section **53A-17a-105** is amended to read:

160 **53A-17a-105. Powers and duties of State Board of Education to adjust Minimum**
161 **School Program allocations -- Use of remaining funds at the end of a fiscal year.**

162 (1) For purposes of this section:

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

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

166 (c) "LEA" means:

167 (i) a school district; or

168 (ii) a charter school.

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

171 (i) Basic Program;

172 (ii) Related to Basic Programs;

173 (iii) Voted and Board Levy Programs; or

174 (iv) Minimum School Program.

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

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

182 (a) to support the value of the weighted pupil unit in a program within the basic

183 state-supported school program in which the number of weighted pupil units is underestimated;

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

187 (i) local contributions to the voted local levy program or board local levy program are
188 overestimated; or

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

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

194 (d) to support a school district with a loss in student enrollment as provided in Section
195 53A-17a-139.

196 (4) If local contributions from the minimum basic tax rate imposed under Section
197 53A-17a-135 are overestimated, the board shall reduce the value of the weighted pupil unit for
198 all programs within the basic state-supported school program so the total state contribution to
199 the basic state-supported school program does not exceed the amount of state funds
200 appropriated.

201 (5) If local contributions from the minimum basic tax rate imposed under Section
202 53A-17a-135 are underestimated, the board shall:

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

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

212 (6) Except as provided in Subsection (3) or (5), the board shall reduce the guarantee
213 per weighted pupil unit provided under the voted local levy program established in Section

214 53A-17a-133 or board local levy program established in Section 53A-17a-164, if:

215 (a) local contributions to the voted local levy program or board local levy program are
216 overestimated; or

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

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

220 (i) the state loses flexibility due to the [~~U.S.~~] United States Department of Education's
221 rejection of the state's renewal application for flexibility under the ESEA; and

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

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

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

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

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

236 Section 3. Section 53A-17a-133 is amended to read:

237 **53A-17a-133. State-supported voted local levy authorized -- Election**
238 **requirements -- State guarantee -- Reconsideration of the program.**

239 (1) As used in this section, "voted and board local levy funding balance" means the
240 difference between:

241 (a) the amount appropriated for the voted and board local levy program in a fiscal year;
242 and

243 (b) the amount necessary to provide the state guarantee per weighted pupil unit as
244 determined under this section and Section 53A-17a-164 in the same fiscal year.

245 (2) An election to consider adoption or modification of a voted local levy is required if
246 initiative petitions signed by 10% of the number of electors who voted at the last preceding
247 general election are presented to the local school board or by action of the board.

248 (3) (a) (i) To impose a voted local levy, a majority of the electors of a district voting at
249 an election in the manner set forth in Subsections (9) and (10) must vote in favor of a special
250 tax.

251 (ii) The tax rate may not exceed .002 per dollar of taxable value.

252 (b) Except as provided in Subsection (3)(c), in order to receive state support the first
253 year, a district must receive voter approval no later than December 1 of the year prior to
254 implementation.

255 (c) Beginning on or after January 1, 2012, a school district may receive state support in
256 accordance with Subsection (4) without complying with the requirements of Subsection (3)(b)
257 if the local school board imposed a tax in accordance with this section during the taxable year
258 beginning on January 1, 2011 and ending on December 31, 2011.

259 (4) (a) In addition to the revenue a school district collects from the imposition of a levy
260 pursuant to this section, the state shall contribute an amount sufficient to guarantee [~~\$33.27~~]
261 \$38.32 per weighted pupil unit for each .0001 of the first .0016 per dollar of taxable value.

262 (b) The same dollar amount guarantee per weighted pupil unit for the .0016 per dollar
263 of taxable value under Subsection (4)(a) shall apply to the portion of the board local levy
264 authorized in Section 53A-17a-164, so that the guarantee shall apply up to a total of .002 per
265 dollar of taxable value if a school district levies a tax rate under both programs.

266 (c) (i) Beginning July 1, [~~2015~~] 2016, the [~~\$33.27~~] \$38.32 guarantee under Subsections
267 (4)(a) and (b) shall be indexed each year to the value of the weighted pupil unit for the grades 1
268 through 12 program by making the value of the guarantee equal to [~~.011194~~] .012393 times the
269 value of the prior year's weighted pupil unit for the grades 1 through 12 program.

270 (ii) The guarantee shall increase by .0005 times the value of the prior year's weighted
271 pupil unit for the grades 1 through 12 program for each succeeding year subject to the
272 Legislature appropriating funds for an increase in the guarantee.

273 (iii) In addition to funds appropriated under Subsections (4)(c)(i) and (ii), and subject
274 to future budget constraints, to increase the state guarantee rates described in Subsections
275 (4)(a), (b), and (c)(i) the Legislature shall, on or after January 1, 2017, annually appropriate an

276 amount equal to 1% of the prior year Basic School Program appropriation.

277 (d) (i) The amount of state guarantee money to which a school district would otherwise
278 be entitled to receive under this Subsection (4) may not be reduced for the sole reason that the
279 district's levy is reduced as a consequence of changes in the certified tax rate under Section
280 59-2-924 pursuant to changes in property valuation.

281 (ii) Subsection (4)(d)(i) applies for a period of five years following any such change in
282 the certified tax rate.

283 (e) The guarantee provided under this section does not apply to the portion of a voted
284 local levy rate that exceeds the voted local levy rate that was in effect for the previous fiscal
285 year, unless an increase in the voted local levy rate was authorized in an election conducted on
286 or after July 1 of the previous fiscal year and before December 2 of the previous fiscal year.

287 (f) (i) If a voted and board local levy funding balance exists for the prior fiscal year, the
288 State Board of Education shall:

289 (A) use the voted and board local levy funding balance to increase the value of the state
290 guarantee per weighted pupil unit described in Subsection (4)(c) in the current fiscal year; and

291 (B) distribute the state contribution to the voted and board local levy programs to
292 school districts based on the increased value of the state guarantee per weighted pupil unit
293 described in Subsection (4)(f)(i)(A).

294 (ii) The State Board of Education shall report action taken under this Subsection (4)(f)
295 to the Office of the Legislative Fiscal Analyst and the Governor's Office of [Planning]
296 Management and Budget.

297 (g) A local school board of a school district that receives funds from a guarantee
298 described in Subsection (4)(a) may budget and expend the guarantee funds for any education
299 purpose.

300 (5) (a) An election to modify an existing voted local levy is not a reconsideration of the
301 existing authority unless the proposition submitted to the electors expressly so states.

302 (b) A majority vote opposing a modification does not deprive the district of authority to
303 continue the levy.

304 (c) If adoption of a voted local levy is contingent upon an offset reducing other local
305 school board levies, the board must allow the electors, in an election, to consider modifying or
306 discontinuing the imposition of the levy prior to a subsequent increase in other levies that

307 would increase the total local school board levy.

308 (d) Nothing contained in this section terminates, without an election, the authority of a
309 school district to continue imposing an existing voted local levy previously authorized by the
310 voters as a voted leeway program.

311 (6) Notwithstanding Section 59-2-919, a school district may budget an increased
312 amount of ad valorem property tax revenue derived from a voted local levy imposed under this
313 section in addition to revenue from new growth as defined in Subsection 59-2-924(4), without
314 having to comply with the notice requirements of Section 59-2-919, if:

315 (a) the voted local levy is approved:

316 (i) in accordance with Subsections (9) and (10) on or after January 1, 2003; and

317 (ii) within the four-year period immediately preceding the year in which the school
318 district seeks to budget an increased amount of ad valorem property tax revenue derived from
319 the voted local levy; and

320 (b) for a voted local levy approved or modified in accordance with this section on or
321 after January 1, 2009, the school district complies with the requirements of Subsection (8).

322 (7) Notwithstanding Section 59-2-919, a school district may levy a tax rate under this
323 section that exceeds the certified tax rate without having to comply with the notice
324 requirements of Section 59-2-919 if:

325 (a) the levy exceeds the certified tax rate as the result of a school district budgeting an
326 increased amount of ad valorem property tax revenue derived from a voted local levy imposed
327 under this section;

328 (b) the voted local levy was approved:

329 (i) in accordance with Subsections (9) and (10) on or after January 1, 2003; and

330 (ii) within the four-year period immediately preceding the year in which the school
331 district seeks to budget an increased amount of ad valorem property tax revenue derived from
332 the voted local levy; and

333 (c) for a voted local levy approved or modified in accordance with this section on or
334 after January 1, 2009, the school district complies with requirements of Subsection (8).

335 (8) For purposes of Subsection (6)(b) or (7)(c), the proposition submitted to the
336 electors regarding the adoption or modification of a voted local levy shall contain the following
337 statement:

338 "A vote in favor of this tax means that (name of the school district) may increase
339 revenue from this property tax without advertising the increase for the next five years."

340 (9) (a) Before imposing a property tax levy pursuant to this section, a school district
341 shall submit an opinion question to the school district's registered voters voting on the
342 imposition of the tax rate so that each registered voter has the opportunity to express the
343 registered voter's opinion on whether the tax rate should be imposed.

344 (b) The election required by this Subsection (9) shall be held:

345 (i) at a regular general election conducted in accordance with the procedures and
346 requirements of Title 20A, Election Code, governing regular elections;

347 (ii) at a municipal general election conducted in accordance with the procedures and
348 requirements of Section 20A-1-202; or

349 (iii) at a local special election conducted in accordance with the procedures and
350 requirements of Section 20A-1-203.

351 (c) Notwithstanding the requirements of Subsections (9)(a) and (b), beginning on or
352 after January 1, 2012, a school district may levy a tax rate in accordance with this section
353 without complying with the requirements of Subsections (9)(a) and (b) if the school district
354 imposed a tax in accordance with this section at any time during the taxable year beginning on
355 January 1, 2011, and ending on December 31, 2011.

356 (10) If a school district determines that a majority of the school district's registered
357 voters voting on the imposition of the tax rate have voted in favor of the imposition of the tax
358 rate in accordance with Subsection (9), the school district may impose the tax rate.

359 Section 4. Section 53A-17a-164 is amended to read:

360 **53A-17a-164. Board local levy -- State guarantee.**

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

364 (2) (a) Except as provided in Subsection (2)(b), a tax rate imposed by a school district
365 pursuant to this section may not exceed .0018 per dollar of taxable value in any calendar year.

366 (b) A tax rate imposed by a school district pursuant to this section may not exceed
367 .0025 per dollar of taxable value in any calendar year if, during the calendar year beginning on
368 January 1, 2011, the school district's combined tax rate for the following levies was greater

369 than .0018 per dollar of taxable value:

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

378 (3) (a) In addition to the revenue a school district collects from the imposition of a levy
379 pursuant to this section, the state shall contribute an amount sufficient to guarantee that each
380 .0001 of the first .0004 per dollar of taxable value generates an amount equal to the state
381 guarantee per weighted pupil unit described in Subsection 53A-17a-133(4).

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

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

388 (c) A local school board of a school district that receives funds from a guarantee
389 described in Subsection (3)(a) may budget and expend the guarantee funds for any education
390 purpose.

391 (4) A school district that imposes a board local levy in the calendar year beginning on
392 January 1, 2012, is exempt from the public notice and hearing requirements of Section
393 59-2-919 if the school district budgets an amount of ad valorem property tax revenue equal to
394 or less than the sum of the following amounts:

395 (a) the amount of revenue generated during the calendar year beginning on January 1,
396 2011, from the sum of the following levies of a school district:

- 397 (i) a recreation levy imposed under Section 11-2-7;
398 (ii) a transportation levy imposed under Section 53A-17a-127;
399 (iii) a board-authorized levy imposed under Section 53A-17a-134;

- 400 (iv) an impact aid levy imposed under Section 53A-17a-143;
- 401 (v) the portion of a 10% of basic levy imposed under Section 53A-17a-145 that is
- 402 budgeted for purposes other than capital outlay or debt service;
- 403 (vi) a reading levy imposed under Section 53A-17a-151; and
- 404 (vii) a tort liability levy imposed under Section 63G-7-704; and
- 405 (b) revenue from new growth as defined in Subsection 59-2-924(4)(c).

Section 5. **Appropriation.**

407 Under the terms and conditions of Title 63J, Chapter 1, Budgetary Procedures Act, for
 408 the fiscal year beginning July 1, 2016, and ending June 30, 2017, the following sums of money
 409 are appropriated from resources not otherwise appropriated, or reduced from amounts
 410 previously appropriated, out of the funds or amounts indicated. These sums of money are in
 411 addition to amounts previously appropriated for fiscal year 2017.

412 To State Board of Education -- Minimum School Program --
 413 Voted and Board Local Levy Program

414	<u>From Education Fund</u>	<u>\$21,400,000</u>
415	<u>Schedule of Programs:</u>	
416	<u>Voted Local Levy</u>	<u>\$16,650,000</u>
417	<u>Board Local Levy</u>	<u>\$4,750,000</u>