

152 school governing board.

153 (b) A charter school governing board may modify the charter school's charter  
154 agreement without the mutual agreement described in Subsection (4)(a) to include an  
155 enrollment preference described in Subsection 53G-6-502(4)(g).

156 (c) Except as provided in Subsection (4)(d)(ii), no later than ~~H→ [January 1, 2023]~~ **July 1,**  
156a **2024 ←H**, each

157 charter school and charter school authorizer shall modify a charter agreement in effect on the  
158 effective date of this bill that does not include all of the components required under Subsection  
159 (3) to bring the agreement into full compliance.

160 (d) For a charter authorizer with 10 or more charter schools, the authorizer shall ensure  
161 that the following percentage of the authorizer's agreements include all of the components  
162 required under Subsection (3):

163 (i) no later than July 1, ~~H→ [2023]~~ **2024 ←H**, 20%;

164 (ii) no later than July 1, ~~H→ [2024]~~ **2025 ←H**, 40%;

165 (iii) no later than July 1, ~~H→ [2025]~~ **2026 ←H**, 60%;

166 (iv) no later than July 1, ~~H→ [2026]~~ **2027 ←H**, 80%; and

167 (v) no later than July 1, ~~H→ [2027]~~ **2028 ←H**, 100%.

168 Section 3. **Revisor instructions.**

169 The Legislature intends that the Office of Legislative Research and General Counsel, in  
170 preparing the Utah Code database for publication, replace the reference in Section 53G-5-303  
171 from "the effective date of this bill" to the bill's actual effective date.