ESTABLISHMENT OF CHARTER SCHOOLS AMENDMENTS
2013 GENERAL SESSION
STATE OF UTAH
Chief Sponsor: David E. Lifferth
Senate Sponsor: Howard A. Stephenson
LONG TITLE
General Description:
This bill modifies provisions regarding applying for and approving the establishment of
a charter school.
Highlighted Provisions:
This bill:
requires the State Charter School Board to request applications to establish a:
 military charter school;
 charter school whose mission is to enhance learning opportunities for students at
risk of academic failure; $\hat{\mathbf{H}} \rightarrow [\mathbf{and}] \leftarrow \hat{\mathbf{H}}$
 charter school whose focus is career and technical education;
Ĥ→ <u>• single gender charter school; or</u>
• charter school with an international focus that provides opportunities for the
exchange of students or teachers with foreign schools; ←Ĥ
► $\hat{\mathbf{H}}$ \rightarrow [allows] requires \leftarrow $\hat{\mathbf{H}}$ the State Charter School Board to request
applications to establish other
charter schools that meet the unique learning styles and needs of students;
 addresses procedures for applying for and approving a charter school;
 modifies provisions regarding the appropriation of funds for, or authorization of, an
increase in enrollment capacity of charter schools by the Legislature; and
► makes technical amendments.
Money Appropriated in this Bill:
None
Other Special Clauses:
None

28	Utah Code Sections Affected:
29	AMENDS:
30	53A-1a-502.5, as last amended by Laws of Utah 2012, Chapters 139 and 414
31	ENACTS:
32	53A-1a-501.9 , Utah Code Annotated 1953
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34	Be it enacted by the Legislature of the state of Utah:
35	Section 1. Section 53A-1a-501.9 is enacted to read:
36	53A-1a-501.9. State Charter School Board to request applications for certain
37	types of charter schools.
38	(1) To meet the unique learning styles and needs of students, the State Charter School
39	Board shall seek to expand the types of instructional methods and programs offered by schools,
40	as provided in this section.
41	(2) (a) The State Charter School Board shall request individuals, groups of individuals,
42	or not-for-profit legal entities to submit an application to the State Charter School Board to
43	establish:
44	(i) a military charter school;
45	(ii) a charter school whose mission is to enhance learning opportunities for students at
46	risk of academic failure; $\hat{\mathbf{H}} \rightarrow [\underline{\mathbf{or}}] \leftarrow \hat{\mathbf{H}}$
47	(iii) a charter school whose focus is career and technical education $\hat{\mathbf{H}} \rightarrow [\cdot]$;
47a	(iv) a single gender charter school; or
47b	(v) a charter school with an international focus that provides opportunities for the
47c	exchange of students or teachers. ←Ĥ
48	(b) In addition to a charter school identified in Subsection (2)(a), the State Charter
49	School Board Ĥ→ [may] shall ←Ĥ request applications for other types of charter schools that meet
49a	the unique
50	learning styles and needs of students.
51	(3) The State Charter School Board shall publicize a request for applications to
52	establish a charter school specified in Subsection (2).
53	(4) A charter school application submitted pursuant to Subsection (2) shall be subject
54	to the application and approval procedures specified in Section 53A-1a-505.
55	(5) The State Charter School Board and the State Board of Education may approve one
56	or more applications for each charter school specified in Subsection (2), subject to the
57	Legislature appropriating funds for, or authorizing, an increase in charter school enrollment
58	capacity as provided in Section 53A-1a-502.5.

59	(6) The State Board of Education shall submit a request to the Legislature to
60	appropriate funds for, or authorize, the enrollment of students in charter schools tentatively
61	approved under this section.
62	Section 2. Section 53A-1a-502.5 is amended to read:
63	53A-1a-502.5. Approval of increase in charter school enrollment capacity.
64	(1) For the purposes of this section, "next school year" means the school year that
65	begins on or after the July 1 immediately following the end of a general session of the
66	<u>Legislature.</u>
67	[(1) (a)] (2) The State Board of Education may approve an increase in charter school
68	enrollment capacity in the 2012-13 school year or thereafter subject to the Legislature:
69	(a) appropriating funds for [the] an increase in charter school enrollment capacity[-] in
70	the next school year; or
71	[(b) A charter school shall submit a request for an increase in enrollment capacity
72	pursuant to Subsection (2)(a) on or before October 1 of the school year for which the increase
73	in enrollment capacity is requested.]
74	(b) authorizing an increase in charter school enrollment capacity in the school year
75	immediately following the next school year.
76	(3) In appropriating funds for, or authorizing, an increase in charter school enrollment
77	capacity, the Legislature shall provide a separate appropriation or authorization of enrollment
78	capacity for a charter school proposed and approved in response to a request for applications
79	issued under Section 53A-1a-501.9.
80	[(2)] (4) (a) A charter school may annually submit a request to the State Board of
81	Education for an increase in enrollment capacity in the amount of .25 times the number of
82	students in grades 9 through 12 enrolled in an online course in the previous school year through
83	the Statewide Online Education Program.
84	(b) A charter school shall submit a request for an increase in enrollment capacity
85	pursuant to Subsection (4)(a) on or before October 1 of the school year for which the increase
86	in enrollment capacity is requested.
87	[(b)] (c) The State Board of Education shall approve a request for an increase in
88	enrollment capacity made under Subsection [(2)] (4)(a) subject to the availability of sufficient
89	funds appropriated under Section 53A-1a-513 to provide the full amount of the per student

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allocation for each charter school student in the state to supplement school district property tax
revenues.

- [(c)] (d) An increase in enrollment capacity approved under Subsection [(2)(b)] (4)(c) shall be a permanent increase in the charter school's enrollment capacity.
- [(3)] (5) (a) If the Legislature does not appropriate funds for an increase in charter school enrollment capacity that is tentatively approved by the State Board of Education, the State Board of Education shall prioritize the tentatively approved schools and expansions based on approved funds.
- (b) A charter school or expansion that is tentatively approved, but not funded, shall be considered to be tentatively approved for the next application year and receive priority status for available funding.

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