AN ACT

To repeal sections 160.415 and 167.151, RSMo, and to enact in lieu thereof two new sections relating to funding for schools.

Be it enacted by the General Assembly of the state of Missouri, as follows:

Section A. Sections 160.415 and 167.151, RSMo, are repealed and two new sections enacted in lieu thereof, to be known as sections 160.415 and 167.151, to read as follows:

160.415.  1. This section shall be known and may be cited as the “Charter School Funding Act.”

2. For the purposes of calculation and distribution of state school aid under section 163.031, pupils enrolled in a charter school shall be included in the pupil enrollment of the school district within which each pupil resides. Each charter school shall report the names, addresses, and eligibility for free and reduced price lunch, special education, or limited English proficiency status, as well as eligibility for categorical aid, of pupils resident in a school district who are enrolled in the charter school to the school district in which those pupils reside. The charter school shall report the average daily attendance data, free and reduced price lunch count, special education pupil count, and limited English proficiency pupil count to the state department of elementary and secondary education. Each charter school shall promptly notify the state department of elementary and secondary education and the pupil's school district when a student pupil discontinues enrollment at a charter school.

3. This subsection shall apply in all school districts, except metropolitan school districts, to all school years ending before July 1, 2023. This subsection shall apply in all metropolitan school districts to all school years ending before July 1, 2028.

EXPLANATION — Matter enclosed in bold-faced brackets [thus] in the above bill is not enacted and is intended to be omitted from the law. Matter in bold-face type in the above bill is proposed language.
Except as provided in subsections 3 and 4 of this section, the aid payments for charter schools shall be as described in this subsection.

(1) A school district having one or more resident pupils attending a charter school shall pay to the charter school an annual amount equal to the product of the charter school's weighted average daily attendance and the state adequacy target, multiplied by the dollar value modifier for the district, plus local tax revenues per weighted average daily attendance from the incidental and teachers' funds in excess of the performance levy as defined in section 163.011 plus all other state aid attributable to such pupils.

(2) The district of residence of a pupil attending a charter school shall also pay to the charter school any other federal or state aid that the district receives on account of such pupil.

(3) If the department overpays or underpays the amount due to the charter school, such overpayment or underpayment shall be repaid by the charter school or credited to the charter school in twelve equal payments in the next fiscal year.

(4) The amounts provided pursuant to this subsection shall be prorated for partial year enrollment for a pupil.

(5) A school district shall pay the amounts due pursuant to this subsection as the disbursal agent and no later than twenty days following the receipt of any such funds. The department of elementary and secondary education shall pay the amounts due when it acts as the disbursal agent within five days of the required due date.

[3-] 4. This subsection shall apply in all school districts, except metropolitan school districts, to all school years ending before July 1, 2023. This subsection shall apply in all metropolitan school districts to all school years ending before July 1, 2028.

A workplace charter school shall receive payment for each eligible pupil as provided under subsection 2 of this section, except that if the student pupil is not a resident of the district and is participating in a voluntary interdistrict transfer program, the payment for such pupils shall be the same as provided under section 162.1060.

[4-] 5. This subsection shall apply in all school districts, except metropolitan school districts, to all school years ending before July 1, 2023. This subsection shall apply in all metropolitan school districts to all school years ending before July 1, 2028.

A charter school that has declared itself as a local educational agency shall receive from the department of elementary and secondary education an annual amount equal to the product of the charter school's weighted average daily attendance and the state adequacy target, multiplied by the dollar value modifier for the district, plus local tax revenues per weighted average daily attendance from the incidental and teachers funds in excess of the performance levy as defined in section 163.011 plus all other state aid attributable to such pupils. If a charter school declares itself as a local educational agency, the department of elementary and
secondary education shall, upon notice of the declaration, reduce the payment made to the
school district by the amount specified in this subsection and pay directly to the charter school
the annual amount reduced from the school district's payment.

[5-] 6. This subsection shall apply in all school districts, except metropolitan
school districts, to all school years ending before July 1, 2023. This subsection shall
apply in all metropolitan school districts to all school years ending before July 1, 2028.
If a school district fails to make timely payments of any amount for which it is the disbursal
agent, the state department of elementary and secondary education shall authorize payment to
the charter school of the amount due pursuant to subsection 2 of this section and shall deduct
the same amount from the next state school aid apportionment to the owing school district. If
a charter school is paid more or less than the amounts due pursuant to this section, the amount
of overpayment or underpayment shall be adjusted equally in the next twelve payments by the
school district or the department of elementary and secondary education, as appropriate. Any
dispute between the school district and a charter school as to the amount owing to the charter
school shall be resolved by the department of elementary and secondary education, and the
department's decision shall be the final administrative action for the purposes of review
pursuant to chapter 536. During the period of dispute, the department of elementary and
secondary education shall make every administrative and statutory effort to allow the
continued education of [children] students in their current [public] charter school setting.

[6-] 7. The charter school and a local school board may agree by contract for services
to be provided by the school district to the charter school. The charter school may contract
with any other entity for services. Such services may include but are not limited to food
service, custodial service, maintenance, management assistance, curriculum assistance, media
services and libraries and shall be subject to negotiation between the charter school and the
local school board or other entity. Documented actual costs of such services shall be paid for
by the charter school.

[7-] 8. In the case of a proposed charter school that intends to contract with an
education service provider for substantial educational services or management services, the
request for proposals shall additionally require the charter school applicant to:
(1) Provide evidence of the education service provider's success in serving student
populations similar to the targeted population, including demonstrated academic achievement
as well as successful management of nonacademic school functions, if applicable;
(2) Provide a term sheet setting forth the proposed duration of the service contract;
roles and responsibilities of the governing board, the school staff, and the service provider;
scope of services and resources to be provided by the service provider; performance
evaluation measures and time lines; compensation structure, including clear identification of
90 all fees to be paid to the service provider; methods of contract oversight and enforcement; 
91 investment disclosure; and conditions for renewal and termination of the contract; 
92 (3) Disclose any known conflicts of interest between the school governing board and 
93 proposed service provider or any affiliated business entities; 
94 (4) Disclose and explain any termination or nonrenewal of contracts for equivalent 
95 services for any other charter school in the United States within the past five years; 
96 (5) Ensure that the legal counsel for the charter school shall report directly to the 
97 charter school's governing board; and 
98 (6) Provide a process to ensure that the expenditures that the education service 
99 provider intends to bill to the charter school shall receive prior approval of the governing 
100 board or its designee. 

[8-] 9. A charter school may enter into contracts with community partnerships and 
101 state agencies acting in collaboration with such partnerships that provide services to 
102 [children] students and their families linked to the school. 

[9-] 10. A charter school shall be eligible for transportation state aid pursuant to 
103 section 163.161 and shall be free to contract with the local district, or any other entity, for the 
104 provision of transportation to the students of the charter school. 

[10-] 11. (1) The proportionate share of state and federal resources generated by 
105 students with disabilities or staff serving them shall be paid in full to charter schools enrolling 
106 those students by their school district where such enrollment is through a contract for services 
107 described in this section. The proportionate share of money generated under other federal or 
108 state categorical aid programs shall be directed to charter schools serving such students 
109 eligible for that aid. 

(2) A charter school shall provide the special services provided pursuant to section 
110 162.705 and may provide the special services pursuant to a contract with a school district or 
111 any provider of such services. 

[11-] 12. A charter school [may] shall not charge tuition or impose fees that a school 
112 district is prohibited from charging or imposing, except that a charter school may receive 
113 tuition payments from districts in the same or an adjoining county for nonresident students 
114 who transfer to an approved charter school, as defined in section 167.895, from an 
115 unaccredited district. 

[12-] 13. A charter school is authorized to incur debt in anticipation of receipt of 
116 funds. A charter school may also borrow to finance facilities and other capital items. A 
117 school district may incur bonded indebtedness or take other measures to provide for physical 
118 facilities and other capital items for charter schools that it sponsors or contracts with. Except 
119 as otherwise specifically provided in sections 160.400 to 160.425, upon the dissolution of a 
120 charter school, any liabilities of the corporation will be satisfied through the procedures of
chapter 355. A charter school shall satisfy all its financial obligations within twelve months of notice from the sponsor of the charter school's closure under subsection 8 of section 160.405. After satisfaction of all its financial obligations, a charter school shall return any remaining state and federal funds to the department of elementary and secondary education for disposition as stated in subdivision (17) of subsection 1 of section 160.405. The department of elementary and secondary education may withhold funding at a level the department determines to be adequate during a school's last year of operation until the department determines that school records, liabilities, and reporting requirements, including a full audit, are satisfied.

Charter schools shall not have the power to acquire property by eminent domain.

The governing board of a charter school is authorized to accept grants, gifts or donations of any kind and to expend or use such grants, gifts or donations. A grant, gift or donation may not be accepted by the governing board if it is subject to any condition contrary to law applicable to the charter school or other public schools, or contrary to the terms of the charter.

As used in this section, the following terms mean:

(a) "Department", the department of elementary and secondary education;

(b) "Local aid", all local and county revenue received by the school district and charter schools within the school district. The term "local aid":

(a) Includes, but is not limited to, the following:

(i) Property taxes and delinquent taxes;

(ii) Merchants' and manufacturers' tax revenues, except that an urban school district containing most or all of a city with more than four hundred thousand inhabitants and located in more than one county may annually withhold merchants' and manufacturers' tax revenues required for repayment of Series 2009, Series 2010, Series 2015, and Series 2016 bonds. Such school district shall not withhold merchants' and manufacturers' tax revenues after the fiscal year ending June 30, 2036;

(iii) Financial institutions' tax revenues;

(iv) City sales tax revenue, including city sales tax collected in any city not within a county, but excludes city sales tax revenue collected but withheld by any metropolitan school district pursuant to a court mandated desegregation settlement agreement if a federal court issues a final decision finding the city sales tax may only be used by the metropolitan school district;

(v) Payments in lieu of taxes;

(vi) Revenues from state-assessed railroad and utilities tax; or

(vii) Any future aid; and
b. Shall not be construed to include:

(i) Charitable contributions, gifts, and grants made to school districts and charter schools;

(ii) Interest earnings of school districts and charter schools;

(iii) Student fees paid to school districts and charter schools;

(iv) Debt service authorized by a public vote for the purpose of making payments on a bond issuance of a school district;

(v) Proposition C revenues received for school purposes from the school district trust fund under section 163.087;

(vi) Any funding solely intended for any special school district providing services to students in any county with more than one million inhabitants; or

(vii) Any other funding solely intended for a particular school district or charter school and its respective employees, schools, foundations, or organizations.

(2) Notwithstanding any other provision of law to the contrary, the calculation in this subsection shall be used to calculate state and local aid only for charter schools operated in school districts listed under subsection 2 of section 160.400.

(3) Each charter school and each school district responsible for distributing local aid to charter schools under this subsection shall include as part of its annual independent audit an audit of pupil residency, enrollment, and attendance in order to verify pupil residency in the school district or local educational agency.

(4) A school district having one or more resident pupils attending a charter school shall pay to the charter school an annual amount equal to the product of the charter school's weighted average daily attendance and the state adequacy target, multiplied by the dollar value modifier for the district, less the charter school's share of local effort as defined in section 163.011 plus all other state aid attributable to such pupils plus local aid received by the school district divided by the total weighted average daily attendance of the school district and all charter schools within the school district per weighted average daily attendance of the charter school.

(5) A charter school that has declared itself a local educational agency shall receive all state aid calculated under this subsection from the department and all local aid calculated under this subsection from the school district within which the charter school is operating. A charter school shall receive an annual amount equal to the product of the charter school's weighted average daily attendance and the state adequacy target, multiplied by the dollar value modifier for the district, less the charter school's share of local effort as defined in section 163.011 plus all other state aid attributable to such pupils plus local aid received by the school district divided by the
total weighted average daily attendance of the school district and all charter schools within the school district per weighted average daily attendance of the charter school.

(6) (a) The school district with charter schools operating within the district shall withhold, from the January local effort payment received by the school district, an annual administrative fee for the purpose of supporting administrative costs the school district incurs for charter schools operating within the school district. In all school districts except a metropolitan school district, the administrative fee shall be equal to one-fourth of one percent of the sum of the prior year's state aid received by the school district, the prior year's state aid received by the charter school within the school district, and the prior year's local aid received by the school district and the charter schools within the school district. The administrative fee in a metropolitan school district shall be equal to two percent of the sum of the prior year's state aid received by the school district, the prior year's state aid received by the charter school within the school district, and the prior year's local aid received by the school district and the charter schools within the school district. As used in this paragraph, "state aid" means the product of the school district or charter school's weighted average daily attendance and the state adequacy target, multiplied by the dollar value modifier for the district, less the school district or charter school's share of local effort as defined in section 163.011.

(b) On or before December thirty-first of each year, any school district that has charter schools operating within the district shall transmit to the department the total annual local aid calculation described in subdivision (7) of this subsection. If the school district fails to transmit the annual local aid calculation to the department, the school district shall not withhold the administrative fee.

(c) The department shall calculate the administrative fee under the formula in this subdivision using data from the previous school year. On or before January fifteenth of the following year, the department shall transmit to any school district that has charter schools operating within the district the calculation of the administrative fee and make such calculation publicly available on the department's website.

(7) Each month any school district that has charter schools operating within the district shall calculate the amount of local aid received by the school district that is owed to the charter schools by the school district under this subsection. The school district shall pay to the charter school the amount of local aid owed to the charter school, as calculated by the school district using the previous month's weighted average daily attendance of the charter school. If any payment of local aid is due, the school district shall make monthly payments on the twenty-first day of each month or upon the closest business day, beginning in July of each year.
(a) If the school district fails to make timely payment, the department shall impose any penalty the department deems appropriate.

(b) The school district shall, as part of its annual audit as required under section 165.111, include a report converting the local aid received by the district from an accrual basis to a cash basis. Such report shall be made publicly available on its district website in a searchable format or as a downloadable and searchable document.

(8) The department shall conduct an annual review of any payments made in the previous fiscal year under subdivision (7) of this subsection to determine if there has been any underpayment or overpayment. The annual review, to be conducted in January of each year, shall include a calculation of the amount of local aid owed to charter schools using the first preceding year's annual audit required under section 165.111. A school district shall pay to a charter school operating in the district the amount of local aid owed to the charter school as calculated by the department. In the event of an underpayment, the school district shall remit the underpayment amount to the charter school. In the event of an overpayment, the charter school shall remit the overpayment amount to the school district.

(a) If the school district fails to remit any underpayment amount to the charter school within thirty days of notification of the underpayment amount, the department shall impose any penalty the department deems appropriate.

(b) If the charter school fails to remit any overpayment amount owed to the school district within thirty days of notification of the overpayment amount, the department shall impose any penalty the department deems appropriate.

(9) If a prior year correction of the amount of local aid is necessary, the school district shall recalculate the amount owed to a charter school and either remit any underpayment amount to the charter school or provide a bill to the charter school for any overpayment amount. Any underpayment or overpayment amount shall be remitted under the schedules in paragraphs (a) and (b) of subdivision (8) of this subsection.

(10) (a) The annual review conducted under subdivision (8) of this subsection shall also assess whether public school and charter school recipients of state and local taxpayer dollars provide similar amounts and quality of services including, but not limited to:

a. Taxpayer accountability for use of public funds;

b. Transparency in accreditation standards and classifications;

c. Student transportation;

d. School calendar allowances and requirements;

e. Ability to enroll and accommodate new students;
f. Teacher certification; and

g. Teacher retention.

(b) The results of the annual assessment shall be a public record and distributed to the general assembly.

(11) (a) For the purposes of this subdivision, net cost for providing special educational services for the school district with charter schools operating within the school district and each charter school within the school district shall be calculated as the total special educational services costs minus the total special educational services funding.

(b) For the purposes of this subdivision, total special educational services costs shall be calculated as the sum of the total cost of the following as reported on the annual secretary of the board report for the school district with charter schools operating within the district and each charter school within the school district:

- Department-defined special education instruction;
- Tuition for special education programs;
- Health services;
- Psychology services;
- Speech and language services;
- Audiology services;
- Occupational therapy;
- Physical therapy;
- Visually impaired services;
- Special education transportation services; and
- Tuition to other districts within the state that fulfill requirements of the voluntary interdistrict coordinating council program.

(c) For the purposes of this subdivision, total special educational services funding shall be calculated as the sum of the state aid and local effort per weighted average daily attendance for the school district and the sum of the state aid and local aid per weighted average daily attendance for the charter schools within the school district multiplied by the total number of students with an individualized educational plan as reported in December of each year to the department, plus any funds received under section 162.974, plus any funds received under the federal Individuals with Disabilities Education Act (IDEA) (20 U.S.C. Section 1400 et seq.), as amended, plus any additional weighted state aid funds received as a result of serving a percentage of special education students that exceeds the special educational threshold as defined in section 163.011.

(d) Each school district that has charter schools operating within the school district and each charter school shall, as part of the annual audit provided to the
department, report the number of students with an individualized educational plan, the
costs incurred for providing special educational services as described in paragraph (b)
of this subdivision, the amount of funds drawn down under section 162.974, and the
amount of funds drawn down under the federal Individuals with Disabilities Education
Act (IDEA) (20 U.S.C. Section 1400 et seq.), as amended.

(e) On or before February fourteenth of each year, the department shall
calculate for each school district that has charter schools operating within the school
district and each charter school the net cost for providing special educational services.
The department shall transmit such calculations to the school district or charter school
and make such calculations publicly available on the department's website.

(f) The February local aid payment to charter schools within the school district
shall be paid from the total local aid funds received in January by the school district.
The February local aid payment per weighted average daily attendance to charter
schools within the school district shall be calculated as follows:

a. The school district shall withhold the administrative fee described in
paragraph (a) of subdivision (6) of this subsection from the total local aid funds received
in January by the school district;

b. After withholding the administrative fee, the school district shall withhold
from the remaining local aid funds an amount equal to the school district's prior year
positive net cost for providing special educational services only if the school district is
determined to have a positive net cost by the department under paragraph (e) of this
subdivision;

c. After withholding the administrative fee, the school district shall withhold
from the remaining local aid funds an amount equal to the sum of the prior year positive
net cost for providing special educational services for charter schools within the school
district determined to have a positive net cost by the department under paragraph (e) of
this subdivision. Before March first of each year, the school district shall distribute such
funds to each charter school determined to have a positive net cost an amount equal to
each charter school's positive net cost as calculated under paragraph (e) of this
subdivision;

d. After withholding the administrative fee and special education funds under
subparagraphs a., b., and c. of this paragraph, the school district shall divide the
remaining local aid funds by the sum of the current year estimated weighted average
daily attendance for January of the school district plus the sum of the current year
estimated weighted average daily attendance for January of all charter schools within
the school district; and
e. To determine the amount of the February local aid payment to each charter school within the school district, the school district shall multiply the value calculated under subparagraph d. of this paragraph by the current year estimated weighted average daily attendance for January for each charter school within the school district. The school district shall distribute the February local aid payment to each charter school within the school district before March first.

(g) The department shall adjust the net cost for providing special educational services for each charter school and each school district that has charter schools operating within the school district based on the report required in paragraph (d) of this subdivision for reasons including, but not limited to, underreporting or overreporting the number of students with an individualized educational plan or the cost to provide services to students with an individualized educational plan, failure to draw down or accrue for within the applicable fiscal year all funds to which the charter school or school district is entitled under the federal Individuals with Disabilities Education Act (IDEA) (20 U.S.C. Section 1400 et seq.), as amended, and costs determined by the department to be excessive relative to the special educational services provided.

(h) Any funds received by the school district or charter school under this subdivision shall not be considered when calculating a withhold or payment under paragraph (f) of this subdivision in the following year.

(i) This subdivision shall apply beginning February 1, 2025.

(12) This subsection shall apply in all school districts, except metropolitan school districts, to all school years beginning on or after July 1, 2023. This subsection shall apply in all metropolitan school districts to all school years beginning on or after July 1, 2028.

17. The department may promulgate rules for the annual review of payments and any penalties to be assessed under subsection 15 of this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable, and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2022, shall be invalid and void.

18. Notwithstanding the provisions of section 1.140 to the contrary, the provisions of this act shall be nonseverable, and if any provision is for any reason held to be invalid, such decision shall invalidate all of the remaining provisions of this act.
167.151. 1. The school board of any district, in its discretion, may admit to the school pupils not entitled to free instruction and prescribe the tuition fee to be paid by them, except as provided in subdivision (2) of subsection 3 of this section and in sections 167.121, 167.131, 167.132, and 167.895.

2. Orphan children, children with only one parent living, and children whose parents do not contribute to their support—if the children are between the ages of six and twenty years and are unable to pay tuition—may attend the schools of any district in the state in which they have a permanent or temporary home without paying a tuition fee.

3. (1) For all school years ending on or before June 30, 2023, any individual who pays a school tax in any other district than that in which he resides may send his children to any public school in the district in which the tax is paid and receive as a credit on the amount charged for tuition the amount of the school tax paid to the district; except that any individual who owns real estate of which eighty acres or more are used for agricultural purposes and upon which his residence is situated may send his children to public school in any school district in which a part of such real estate, contiguous to that upon which his residence is situated, lies and shall not be charged tuition therefor; so long as thirty-five percent of the real estate is located in the school district of choice. The school district of choice shall count the children in its average daily attendance for the purpose of distribution of state aid through the foundation formula.

(2) For all school years beginning on and after July 1, 2023, an owner of residential real property or agricultural real property or a named beneficiary of a trust that owns residential real property or agricultural real property and that pays a school tax in any district other than the district in which such owner or beneficiary resides may send up to four of such owner’s or beneficiary’s children to a public school in any district in which such owner or trust pays such school tax. The school district or public school of choice shall count a child as a resident attending under this subdivision in its average daily attendance for the purpose of distribution of state aid through the foundation formula.

4. (1) For all school years ending on or before June 30, 2023, any owner of agricultural land who, pursuant to subdivision (1) of subsection 3 of this section, has the option of sending his children to the public schools of more than one district shall exercise such option as provided in this subsection. Such person shall send written notice to all school districts involved specifying to which school district his children will attend by June thirtieth in which such a school year begins. If notification is not received, such children shall attend the school in which the majority of his property lies. Such person shall not send any of his children to the public schools of any district other than
the one to which he has sent notice pursuant to this subsection in that school year or in which
the majority of his property lies without paying tuition to such school district].

(2) For all school years beginning on or after July 1, 2023, any owner of real
property or named beneficiary of a trust that owns real property who elects to exercise
the option provided in subdivision (2) of subsection 3 of this section shall exercise such
option as provided in this subdivision. Such owner or beneficiary shall send written
notice to all school districts involved specifying which school district each child will
attend thirty days prior to enrollment. When providing such notice, such owner or
beneficiary shall present proof of such owner’s or trust’s payment of at least three
thousand dollars of school taxes levied on the real property within such school district
and ownership of the real property for not less than three years. Such proof may be
determined by multiplying the school taxes paid on the most recent property tax receipt
by the years of property ownership.

5. If a pupil is attending school in a district other than the district of residence and the
pupil’s parent is teaching in the school district or is a regular employee of the school district
which the pupil is attending, then the district in which the pupil attends school shall allow the
pupil to attend school upon payment of tuition in the same manner in which the district allows
other pupils not entitled to free instruction to attend school in the district. The provisions of
this subsection shall apply only to pupils attending school in a district which has an
enrollment in excess of thirteen thousand pupils and not in excess of fifteen thousand pupils
and which district is located in a county [of the first classification] with a charter form of
government which has a population in excess of six hundred thousand persons and not in
excess of nine hundred thousand persons.

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