

	LEGISLATIVE ACTION	
Senate		House
Comm: RCS		
04/16/2025	•	
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The Committee on Rules (Burgess) recommended the following:

Senate Amendment (with directory and title amendments)

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Delete lines 219 - 234

and insert:

(17) FUNDING.—Students enrolled in a charter school, regardless of the sponsorship, shall be funded based upon the applicable program pursuant to s. 1011.62(1)(c), the same as students enrolled in other public schools in a school district. Funding for a charter lab school shall be as provided in s. 1002.32.

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(i) By July 1 of each year, school districts shall provide

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public charter schools the following information pertaining to shared revenues generated by a discretionary half-cent sales surtax, voted district school operating millage, and non-voted district school capital improvement millage:

- 1. The estimated total revenue to be received from each tax.
- 2. The estimated per-student allocation to public charter schools for each tax and the methodology used to determine the estimate.
- 3. The estimated timeframe within which the public charter school will receive funds from each tax.
- 4. A detailed explanation for each revenue transmission at the time funds are transferred.
- 5. By March 31 of each year, the total revenues distributed for each revenue source. Each school district shall provide a report detailing distributed revenues to the department and publish the report on the school district website.

Section 5. Subsection (17) of section 1002.84, Florida Statutes, is amended to read:

1002.84 Early learning coalitions; school readiness powers and duties. - Each early learning coalition shall:

- (17) (a) Distribute the school readiness program funds as allocated in the General Appropriations Act to each eligible provider based upon the reimbursement rate by county, by provider type, and by care level. All instructions to early learning coalitions for distributing the school readiness program funds to eligible providers shall emanate from the department in accordance with the policies of the Legislature.
 - (b) All provider reimbursement rates shall be charged as



41 direct services pursuant to s. 1002.89. 42 43 Each early learning coalition and the Redlands Christian Migrant 44 Association with approved 2023-2024 prior year provider reimbursement 45 46 47 ===== D I R E C T O R Y C L A U S E A M E N D M E N T ====== 48 And the directory clause is amended as follows: Delete line 99 49 50 and insert: 51 1002.33, Florida Statutes, is amended, and paragraph (i) is 52 added to subsection (17) of that section, to read: 53 54 ======= T I T L E A M E N D M E N T ========= 5.5 And the title is amended as follows: 56 Delete line 21 57 and insert: 58 reimbursement rates; requiring school districts to 59 provide public charter schools with specified 60 information relating to public school funding by 61 specified dates; requiring school districts to provide 62 a report of shared revenues to the Department of 63 Education; requiring that such report be published on 64 a school district's website; amending s. 1003.4282, 65 F.S.;