404348

	LEGISLATIVE ACTION	
Senate	•	House
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Floor: WD/2R		
04/12/2017 07:01 PM		
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Senator Farmer moved the following:

## Senate Amendment (with title amendment)

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Delete lines 206 - 219

and insert:

subparagraph 1., the school may not receive the calculated capital outlay allocation.

2. An eligible charter school that meets one of the criteria specified in paragraph (d) shall be provided 75 percent of the maximum calculated capital outlay allocation. An eligible charter school that meets both of the criteria specified in paragraph (d) shall be provided the maximum calculated capital



L2	outlay allocation.
L3	(f) If an appropriation is provided by the Legislature, the
L 4	department shall calculate the state allocation as follows:
L5	1. If an eligible charter school does not meet either of
L 6	the criteria under paragraph (d), the charter school may not
L7	receive this state allocation its FTE shall be provided as the
L 8	base amount of funding and shall be assigned a weight of 1.0. An
L 9	eligible charter school
20	
21	======== T I T L E A M E N D M E N T =========
22	And the title is amended as follows:
23	Delete line 17
24	and insert:
25	calculation; prohibiting a charter school from
26	receiving such allocations if it does not meet certain
27	requirements; requiring the Department of Education to