

LCFF Ed TBL 2014-15 GB SEC No	Amends, Adds or Repeals Education Code (EC) Section	Topic	Page No.
1	Amends 2575	County LCFF formula. Adds amounts for two categoricals into LCFF formula: Specialized Secondary Programs (2013 Budget Act Item 6110-122-0001. \$4.892 million statewide) and Agricultural CTE Incentive Programs (2013 Budget Act Item 6110-167-0001. \$4.134 million statewide).	1
2	Amends 2576	COE funds for homeless students. <ul style="list-style-type: none"> • Amends school district of residence for homeless students served by county superintendent school. If cannot determine the school district that last provided services to that child, the district of residence shall be the non-basic aid school district with largest ADA in the county that serves the student’s grade level. • Funding to COE for homeless student determined to be enrolled in school district with largest ADA: SPI shall apportion funding at the statewide average LCFF per ADA. 	5
3	Amends 42238.02	LCFF formula for districts and charters: Adds requirement for charter school to annually report its physical location to CDE by 11/30 each year; the reported location and associated school district unduplicated percentage shall be considered final as of P2. The unduplicated percentage of associated school district may be revised after P2 if audit report or auditor’s letter substantiates proposed revision.	7
4	Amends 42238.025	Economic Recovery Target formula. The initial ERT amount for 2013-14 FYI shall be considered final as of P2 for the 2013-14 fiscal year.	11
5	Amends 42238.03	Base entitlement for transition to LCFF; calculation (districts and charters). Adds to LCFF: Specialized Secondary Programs (2013 Budget Act Item 6110-122-0001. \$4.892 million statewide) and Agricultural CTE Incentive Programs (2013 Budget Act	14

		Item 6110-167-0001. \$4.134 million statewide). Specifies that 2012-13 computations and allowances and entitlements for ADA, revenue limits, charter school general purpose funding, necessary small high school and elementary school allowances shall be considered final as of annual apportionment of 2012-13 fiscal year unless otherwise specified in law, as calculated for the certification required on or before 2/20/14. Commencing in 2014-15 fiscal year, certain entitlements shall be adjusted to reflect exclusion of one-time RDA liquid assets recovery revenue.	
6	Amends 42238.05	Fiscal year ADA; computation; regular ADA as base grant ADA; ADA for a charter school. Removes reference to charter school block grant ADA computation.	20
7	Adds 42238.054	Certain sections re: sponsoring district ADA do not apply to resident pupils in charter schools operating under districtwide charter and elected to be funded under a district LCFF, not as charter school.	21
8	Repeals 42238.53	Repeals sections that exclude application of sections 42238.51 and 42238.52 re: calculation of ADA for resident pupils in certain charter schools.	21
9	Amends 46200.5	SPI shall reduce funding by prescribed formula for COE special day classes that offer less than 180 days of instruction or in multi-track year round schools that offer fewer than 163 days.	22
10	Amends 46201.5	If COE reduces amount of instruction time below specified minimum amounts, the SPI shall withhold amounts as determined by percentage of minimum offered minutes at that grade level that COE failed to offer.	22
11	Amends 46610	Fallbrook Union HSD and Capistrano USD interdistrict attendance agreement. The amount of state apportionments shall be included in the LCFF computations.	24
12	Repeals 46611	Fallbrook Union HSD and Capistrano USD interdistrict attendance agreement funding. Repeals former computation of allowance.	24

13	Amends 47631	Requires charter school authorized by petitions that went directly to county board to be funded pursuant to charter COE LCFF formula for pupils receiving ADA calculated via the county formula for juvenile court schools (EC 2574(c)(1)).	25
14	Repeals 47634.3	Computation of ADA as part of computation of charter school block grant.	25
15	Amends 47635	<p>Charter school block grant. Sponsoring LEA annual transfer to charter school funding in lieu of property taxes. If combined sum of funding transferred under this section and the sum of the funding calculated pursuant to LCFF 42238.03(e) exceed the sum of amounts calculated for the LCFF base entitlement funding and the annual LCFF transition adjustment, the excess funding shall be used to offset funding calculated pursuant to 42238.03(e).</p> <p><i>Adds para (c)(6):</i> For pupils attending a countywide charter school who reside in and eligible to attend a school in a basic aid school district, the transfer of funds does not apply and the basic aid school district in which the pupil resides shall transfer to the countywide charter school an amount determined as specified. The transfer of funds to be made in not fewer than two installments at request of the charter school. Payment to reflect the ADA certified for the time periods of P1 and P2.</p> <p>For pupils attending a county charter school program for whom county is not educationally responsible, a county charter program school may seek in-lieu property tax reimbursement for these pupils from their district of residence in an amount agreed upon by the county charter program school and the district of residence.</p>	26
16	Amends 47663	Computations affecting sponsoring LEAs. The SPI shall not apportion funds for attendance of a pupil in a charter school of a non-basic aid school district who resides in, and eligible to attend a school in a basic aid school district unless the pupil is subject to exceptions of EC 47635 (b)(5) and (c)(6). (see SEC 15)	28
17	Amends 52064	SBE adoption of LCAPs shall be adopted pursuant to Bagley-Keene and not pursuant to the Administrative Procedure Act. (Note: process to be consistent with SARC template adoption process).	29

18	Amends 52070	If county superintendent has jurisdiction over a single school district, the SPI shall perform duties specified in this section (re: review, approval of district's LCAP) (changes from prior requirement for a county superintendent of an adjoining county to perform these duties).	30
19	Amends 60119	<p>Pupil Textbook & Instructional Materials Incentive Program. Removes language conditioning receipt of funds and maintains requirement to hold public hearing(s) on sufficient textbooks or instructional materials aligned to content standards. Adds "school district" to references to governing board.</p> <p>Authorizes use of Lottery Funds received for textbooks or instructional materials. Revises meaning of term to specify that all pupils within the school district enrolled in the same course have identical textbooks and instructional materials.</p> <p>Specifies "identical" means: From same adoption. However, school district may purchase the newest adopted materials for pupils in all of its neediest schools in the district (API Deciles 1 through 3) without incurring duty to purchase these materials for pupils in schools ranked in API Deciles 4 to through 10. (Note: language re: materials for neediest schools is similar to current law in SEC 1240.3).</p> <p>Specifies that the governing board of a school district that receives funds for instructional materials including funding pursuant to LCFF, is subject to requirements of this section.</p>	31
20	Uncodified	For 2014-15 fiscal year only, for students attending schools in adjoining states, the SPI shall apportion to each applicable school district an amount sufficient to pay amounts previously required or allowed to be paid to a county superintendent for the 2013-14 fiscal year pursuant to Sections 2002 to 2006 inclusive as those sections read on June 1, 2013.	33