MEMORANDUM

TO: District School Superintendents

FROM: Richard Corcoran

DATE: June 26, 2019

SUBJECT: Reallocation and Restoration Calculations for 2018-19 Class Size Operating Categorical

The commissioner’s alternate compliance calculation was adopted by the 2019 Florida Legislature with the enactment of chapter 2019-115, Laws of Florida (L.O.F.). Attached are the summaries of the final adjustments to class size operating categorical allocations required by section 1003.03(4), Florida Statutes (F.S.), as amended by section 96, chapter 2019-115, L.O.F. These adjustments were incorporated into the June 26, 2019, electronic funds transfers to school districts.

The adjustments include the reallocation and the restoration of class size operating funds. Pursuant to s. 1003.03(4)(d), F.S., the reallocation to districts and charter schools that were in compliance with class size requirements was derived by multiplying up to 5 percent of the base student allocation by the total district full-time equivalent students, not to exceed 25 percent of the reduction. The remaining balance of the reduction funds was restored to districts and charter schools that were not in compliance with class size requirements and that submitted a certified plan by February 1, 2019, explaining the actions they planned to take to ensure compliance by October 2019, pursuant to s. 1003.03(4)(e), F.S.

If you have questions regarding this memorandum, please call Deputy Commissioner Suzanne Pridgeon, Finance and Operations at 850-245-0406.

RC/jb

Attachment 1 - Reallocation and Restoration for Traditional Public School Districts
Attachment 2 - Reallocation and Restoration for Charter Schools
Attachment 3 - Reallocation and Restoration for District-Operated Schools of Choice
Attachment 4 - Revised Class Size Allocation Summary

cc: District Finance Officers
    Charter School Directors
    District Charter School Contacts
    Suzanne Pridgeon, Deputy Commissioner