

Arizona Department of Education

The Audit Unit 1535 W. Jefferson St., Bin 19 Phoenix, Arizona 85007 602-364-4036

Average Daily Membership
Audit Report
Deer Valley Unified School District
Fiscal Years 2017, 2018 and 2019

Report Number—21-03 July 31, 2020



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Audit Unit

July 30, 2020

Dr. Curtis Finch
Deer Valley Unified School District
20402 N. 15th Ave
Phoenix, AZ 85027

Dear Superintendent Finch:

The Arizona Department of Education Audit Unit has conducted an audit of the Deer Valley Unified School District (District) Average Daily Membership (ADM) for Fiscal Years 2017, 2018 and 2019. The purpose of the audit was to address whether the District properly reported student enrollment, and to determine if it received the correct amount of Basic State Aid.

Auditors determined that the District incorrectly reported the enrollment data of 333 students, which resulted in its ADM being overstated by 204.58. Furthermore, auditors determined that the District incorrectly reported the AOI data of 295 students, which resulted in an ADM understatement of 12.37. In total, the District had an ADM overstatement of 192.21. As a result, the District was overfunded by \$647,344.47 which the District must repay to ADE. Additionally, auditors determined that the District failed to properly maintain some required documentation in student cumulative files.

We appreciate the cooperation and assistance provided by the District's administration during the course of the audit.

Sincerely,

Melissa Moreno,

Mr Mu

Chief Auditor

TABLE OF CONTENTS

Introduction and background	<u>Page</u>
Introduction and background	1
Scope and methodology	3
Finding 1: The District did not accurately report some student or some student or some in an overpayment of \$691,158.11	data, 5
The District inaccurately reported some student data	5
The District failed to comply with statute and ADE guidelines	7
The District was overfunded by \$691,158.11	7
Recommendations	8
Finding 2: The District did not accurately report AOI data result underpayment of \$43,813.64	ting in an 9
The District inaccurately reported some AOI data	9
The District must properly reconcile its enrollment data with ADE data	10
The District was underfunded by \$43,813.64	10
Recommendations	11
Finding 3: The District did not properly maintain some student as required by statute and guideline	records 12
The District did not properly maintain student file documentation	12
Recommendation	13
ADM and funding adjustments	14

TABLE OF CONTENTS (CONT'D)

		<u>Page</u>
Tables:		
1	Deer Valley Unified School District Total students, revenues and expenditures Fiscal years 2017, 2018 and 2019 (Unaudited)	2
2	Deer Valley Unified School District ADM adjustments due to enrollment data errors Fiscal years 2017, 2018 and 2019	6
3	Deer Valley Unified School District ADM and funding adjustments Fiscal years 2017, 2018 and 2019	8
4	Deer Valley Unified School District AOI ADM Adjustments Fiscal years 2017, 2018 and 2019	10
5	Deer Valley Unified School District ADM and Funding adjustments due to AOI data errors Fiscal years 2017, 2018 and 2019	11
6	Deer Valley Unified School District Student cumulative file documentation Fiscal years 2017, 2018 and 2019	13
7	Deer Valley Unified School District ADM and funding adjustments Fiscal years 2017, 2018 and 2019	14

INTRODUCTION AND BACKGROUND

The Arizona Department of Education (ADE) Audit Unit has conducted an Average Daily Membership (ADM) audit of the Deer Valley Unified School District (District) pursuant to Arizona Revised Statutes (A.R.S.) § 15-239. This audit focused on whether the District properly reported enrollment data to ADE and received the correct amount of Basic State Aid for Fiscal Years (FY) 2017 through 2019.

Average Daily Membership audits of district and charter holder funding—Pursuant to A.R.S. § 15-239, ADE may conduct ADM audits, which help ensure the appropriate distribution of Basic State Aid provided annually to school districts and charter schools. School districts and charter schools receive Basic State Aid based on several factors related to student enrollment and attendance. To receive funding, school districts and charter schools report enrollment and attendance data to ADE. ADE processes that data, determines payment amounts according to the relevant statutory funding formulas and distributes payments to schools up to twelve times each year.

The ADM audit process determines whether payments were correct or if an adjustment is needed. The audit process compares the school district's or charter school's information reported to ADE's student data system to information found on the original records kept at the school. If auditors find that the school district's or charter school's reported information does not match the original documentation, the audit will calculate and report the funding adjustment needed to the school district's or charter school's Basic State Aid. These funding adjustments can be positive or negative, depending upon the audit findings. The audit findings are written and compiled into a report that is then issued to the audited entity.

Superintendent's legal notice links the audit and appeals processes—In addition to the report, the audited entity receives The Notice of Audit Findings and Required Reimbursement (Notice) that details the audit findings and determination of the Superintendent of Public Instruction (Superintendent) regarding adjustments to be made to the school district or charter school pursuant to A.R.S. § 15-915. The audited entity may appeal the Superintendent's decision in the Notice.

Opportunity to appeal the audit—A.R.S. § 41-1092.03 provides the audited school district or charter school that disagrees with the Superintendent's decision in the Notice with the opportunity to file a formal appeal within thirty (30) days after the report was issued. If an appeal is filed, the school district or charter school and ADE may reach agreement in an informal settlement conference. If an agreement is not reached at the informal settlement conference, the appeal will be adjudicated by the Office of Administrative Hearings.

Funding adjustment process and timeframes—When the Notice is finally settled or adjudicated, if ADE has determined that a school district or charter school received an incorrect amount of Basic State Aid, A.R.S. § 15-915 directs that corrections to schools' funding be made in the current budget year. In case of hardship, schools may request that the Superintendent

allow a correction to be made partly in the current budget year and partly in the following budget year.

In addition, ADE will adjust the District's budget capacity if required. ADE School Finance Memorandum 13-011 summarizes the budget capacity adjustment authorized by statute:

A.R.S. §15-915, as amended by Laws 2012, Chapter 357, Section 3, requires the superintendent of public instruction, when it is determined that state aid or budget limits have been calculated in error, within the prior 3 years, to make corrections to budget limits and state aid in the current year. (Hardship application may be approved by the superintendent). Effective for audits initiated during FY2013 and continuing in subsequent years, corrections for audit findings to both budget capacity and state aid (when applicable) will be made.

District information—The District, located in Phoenix, Arizona, offered instruction in grades Preschool through 12 during the fiscal years audited. They operated 5 high schools, 3 middle schools, 29 elementary schools and one alternative campus. Table 1 presents the District's unaudited student, staffing and financial information for FY 2017, FY 2018 and FY 2019.

Table 1

Deer Valley Unified School District
Total students, revenues and expenditures
Fiscal years 2017, 2018 and 2019
(Unaudited)

	2017	2018	2019	
Students Enrolled	34,498	33,085	34,477	
Number of Teachers	1,895.50	1,945	2,002	
Revenue				
Local	\$ 154,596,504	\$ 163,512,750	\$ 172,156,542	
Intermediate	\$ 7,527,169	\$ 7,455,420	\$ 8,145,068	
State	\$ 104,900,154	\$ 107,645,054	\$ 121,643,319	
Federal	\$ 22,337,579	\$ 22,432,875	\$ 24,032,174	
Total Revenues	<u>\$ 289,361,406</u>	\$ 301,046,099	\$ 325,977,103	
Total Expenditures	<u>\$ 294,514,103</u>	<u>\$ 283,985,587</u>	<u>\$ 303,736,182</u>	

Source: Annual Report of the Arizona Superintendent of Public Instruction for fiscal years 2017, 2018 and 2019.

SCOPE AND METHODOLOGY

The audit focused on whether the District accurately reported its data to ADE and received the correct amount of Basic State Aid in accordance with statutes, the Uniform System of Financial Records for Arizona School Districts (USFR) and its own policies and procedures for FY 2017, FY 2018 and FY 2019.

To conduct this audit, auditors used a variety of methods, including examining District and ADE records to review 3,000 of 186,866 students over the three fiscal years audited. Adjustments to ADM are based solely on those identified students that the auditors evaluated further and are not extrapolated to create findings for the entire student population. Auditors also reviewed state statutes and District policies and procedures, and interviewed District management and staff. Specifically:

- Enrollment data Auditors reviewed student schedules, enrollment histories and attendance data to determine if the enrollment data reported to ADE was correct. Auditors compared the entry and exit dates to determine if an adjustment was necessary. Auditors also reviewed absences to ensure that they were reported correctly and made adjustments if they were needed.
- AOI data—Auditors compared 100% of the Arizona Online Instruction data that
 was reported to ADE to the AOI data from the School. Auditors reviewed
 instructional time reported as well as the full or part time status that was reported
 for each student. When the data reported to ADE was incorrect, an adjustment was
 determined.
- Student Files Auditors reviewed student files to ensure that they maintained required documentation such as birth certificates, immunization records, and supporting residency documentation. Auditors identified files that did not contain all the documentation that was required to be kept in them by statute and ADE guidelines.
- FTE calculations Auditors reviewed the bell schedules and student schedules
 to determine whether the District reported the correct full-time enrollment (FTE)
 data to ADE. Auditors calculated the FTE based on the classes and time a student
 was enrolled in the District and compared the FTE to what was reported to ADE.
 When the FTE was incorrect, auditors made an adjustment.

Instructional hours – Auditors reviewed the bell schedules and calendars for the District for FY2017, FY2018 and FY2019. The total instructional hours offered for each grade met the minimum required by statute for each of the three fiscal years audited.

 SPED Data – Auditors determined whether an adjusted student had also been funded for a special education (SPED) category. When students with a special education category also had an adjustment, auditors made an adjustment to the special education weight as well.

• **Limiting**—Auditors reviewed the total ADM for each enrolled student to ensure that they were appropriately limited by ADE's system. No findings were identified for this area.

The Audit Unit expresses its appreciation to the District's administration and staff members for their cooperation and assistance during the course of the audit.

FINDING 1: THE DISTRICT DID NOT ACCURATELY REPORT SOME STUDENT DATA, RESULTING IN AN OVERPAYMENT OF \$691,158.11

Auditors determined that the District inaccurately reported the student data for 333 students for FY 2017, FY 2018 and FY 2019. Specifically, auditors found that 249 students had an incorrectly reported FTE, 10 students had incorrect enrollment dates, six preschool students were enrolled in less than the minimum instructional hours, and one student had an enrollment period with 10 unexcused absences. Furthermore, 67 homebound students did not have the proper medical certification and/or the required four hours of instruction per week. In addition, 112 of these students that had data reported incorrectly were also funded with a SPED category. As a result of these errors, the District's ADM was overreported by 204.58. As a result, the District was overfunded by \$691,158.11 in Basic State Aid. According to A.R.S. § 15-915, ADE needs to recover these monies from the District.

The District inaccurately reported some student data

The District inaccurately reported 333 students' enrollment data to ADE, which resulted in the District's ADM being overstated by 204.58.

According to A.R.S. § 15-901, for a high school student to be reported as a 1.0 FTE, the student must be enrolled in at least four subjects which meet at least 123 hours annually each and total at least 720 instructional hours for the year. A student who does not meet these requirements is considered a part-time student and their FTE status must be reduced based on the number of actual instructional hours provided and courses enrolled.¹ In addition, according to ADE External Guideline and Procedures GE-17 and A.R.S. § 15-901, with the exception of pre-enrolled students, the enrollment dates for a student are the first day of actual attendance and the last day of actual attendance or excused absence. Pursuant to A.R.S. §15-901 (A)(2), students absent for ten (10) consecutive school days, except for excused absences, shall be withdrawn from the school. A.R.S. §15-901 states that for preschool a student must receive at least three hundred sixty minutes of instruction per week .A.R.S. § 15-901 also states homebound students must have medical certification and must receive at least 4 hours of instruction per week to be considered full-time. However, the District did not always adhere to these

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Pursuant to A.R.S. § 15-901, a full time student (1.0 FTE) in grades 9 through 12 must be scheduled for and attending at least 720 hours of instruction and at least four subjects each of which meets for at least 123 hours annually; a 0.75 FTE student must be scheduled for at least 540 hours of instruction and at least three subjects each of which meets for at least 123 hours annually, a 0.50 FTE student must be scheduled for at least 360 hours of instruction and at least two subjects each of which meets for at least 123 hours annually and a 0.25 FTE student must be scheduled for at least 180 hours of instruction and at least one subject which meets for at least 123 hours annually.

requirements. Specifically, for the students that were sampled:

- 249 students had an incorrect FTE reported. As a result, the ADM for the District was overreported by 52.47.
- 10 students were reported with incorrect enrollment dates. As a result, the ADM for the District was overreported by 1.44.
- 6 preschool students were reported; however, they were receiving less than 360 minutes of instruction per week. As a result, the ADM for the District was overreported by 2.32.
- 1 student incurred 10 consecutive unexcused absences and should have been withdrawn. As a result, the ADM for the District was overreported by 0.10.
- 67 homebound students did not have the proper medical certification and/or receive the required 4 hours of instruction per week. As a result, the ADM for the District was overreported by 50.77.
- 112 of the students that had data reported incorrectly were also funded with a SPED category. As a result, the weighted SPED ADM for the District was overreported by 97.48.

As shown in Table 2, data reporting errors resulted in an ADM overstatement of 204.58 for the three fiscal years audited.

Table 2

Deer Valley Unified School District

ADM adjustments due to enrollment data errors

Fiscal years 2017, 2018 and 2019

	2017	2018	2019	Total
Incorrect FTE	9.82	33.83	8.82	52.47
Incorrect Enrollment				
Dates	0.73	0.71	ı	1.44
Preschool	2.32	-	-	2.32
10 unexcused				
absences	0.10	-	ı	0.10
Homebound	15.62	18.93	16.22	50.77
SPED	19.54	29.86	48.08	97.48
Total	<u>48.13</u>	<u>83.33</u>	<u>73.12</u>	<u>204.58</u>

Source: Auditor analysis of District records, ADE data for fiscal years 2017, 2018 and 2019.

The District failed to comply with statute and ADE guidelines

The District did not follow statute and ADE guidelines when calculating and reporting student FTE or student enrollment data. Auditors determined that 249 of the District's students did not meet the statutory and ADE guideline requirements for full-time enrollment (FTE). Auditors analyzed the District's bell schedule and calendar for the District's high schools to determine how many classes or other periods in the day would be required to meet the minimum requirements for full time, or for part time FTE. However, the FTE that was reported for 249 students was not correct based on the number of courses and time the students were enrolled in. As a result, the District overreported the FTE for 249 students.

Additionally, the District misreported the enrollment data of 11 students. According to ARS § 15-901 (A)(2), the first day of membership for continuing or pre-enrolled students shall be defined as either the first day a student physically attends school or the first day that classroom instruction is offered, provided that such students physically attend school within the first ten school days. For all other students, the first day of membership shall be defined as the first day a student physically attends school. The District incorrectly reported the entry or exit dates of 10 students. In addition, the District failed to properly withdraw students with unexcused absences. According to A.R.S. §15-901 (A)(2), students absent for ten (10) consecutive school days, except for excused absences, shall be withdrawn from the school. The District failed to withdraw one student with 10 unexcused absences in a row.

The District incorrectly claimed the enrollment of six preschool students. According to §15-901, preschool students must receive at least three hundred sixty minutes of instruction per week. However, six preschool students received two hundred eighty-five minutes of instruction per week. Therefore, they did not receive enough instruction to qualify for funding.

Lastly, the District also misreported 67 students as being homebound. According to ARS § 15-901, a homebound student must be certified by a medical doctor as being unable to attend regular classes for a period of not less than three school months during a school year. A homebound student can be counted as in attendance for each day in a week where at least four hours of instruction were provided. However, the District did not meet these requirements for 67students.

In the future, the District must ensure it complies with statute and ADE guidelines to properly calculate and report FTE, report student enrollments and homebound students.

The District was overfunded by \$691,158.11

Auditors determined that the District did not receive the correct amount of Basic State Aid due to the inaccurate student data reported to ADE for FY 2017, FY 2018 and FY 2019. The student data incorrectly reported by the District resulted in its ADM being overstated by 204.58. However, due to the change in funding from prior year to current year, the ADM adjustment for FY 2017 did not impact Basic State Aid. As a result, the District was

overfunded by \$691,158.11 in Basic State Aid for the three fiscal years audited, as shown in Table 3, which ADE must recoup from the District pursuant to A.R.S. § 15-915.

Table 3

Deer Valley Unified School District
ADM and funding adjustments
Fiscal years 2017, 2018 and 2019

	ADM Adjustment	Total
2017	48.13	\$ -
2018	83.33	\$364,254.62
2019	73.12	\$326,903.49
Total	204.58	\$691,158.11

Source: Auditor analysis of District and ADE records for fiscal years 2017, 2018 and 2019.

Recommendations:

- 1. The District must repay to ADE \$691,158.11 in Basic State Aid due to incorrectly reported student data.
- 2. The District needs to ensure that it properly calculates and reports students' FTE pursuant to statute and ADE guidelines.
- 3. The District must reconcile to ensure that enrollment dates are reported accurately pursuant to A.R.S. § 15-901.
- 4. The District must provide at least four hours of instruction per week and collect proper documentation for students certified as Homebound pursuant to A.R.S. § 15-901.

FINDING 2: THE DISTRICT DID NOT ACCURATELY REPORT SOME AOI DATA RESULTING IN AN UNDERPAYMENT OF \$43,813.64

The District did not accurately report enrollment data for 295 of its AOI students to ADE for fiscal years 2017, 2018 and 2019. Specifically, auditors found that 48 students were reported to ADE's System with incorrect minutes, 42 students had been reported as full time but were part time, 199 students had been reported as part time but were full time, and 6 students were reported but did not attend. As a result, the District's weighted AOI ADM was understated by 12.37. This led to the District being underfunded by \$43,813.64 which ADE must pay to the District according to A.R.S. § 15-915.

The District inaccurately reported some AOI data

Auditors determined that student data for 295 of its AOI students was inaccurate, which resulted in the District's weighted AOI ADM being understated by 12.37 for fiscal years 2017, 2018 and 2019. According to A.R.S. § 15-808, AOI ADM is based on the number of minutes a student participates in the AOI during the year. In addition, SF-0003 states that full time AOI students must enroll in and participate in four or more classes during the year. If a student is enrolled in fewer than four classes, they should be reported as part time. However, the District did not always meet these requirements as follows:

- 48 students were reported to ADE'S System with incorrect AOI minutes.
- 42 students were incorrectly reported as full time and should have been reported as part time.
- 199 students were incorrectly reported as part time and should have been reported as full time.
- 6 students were reported to ADE, but documentation showed they did not actually attend the District.

As shown in Table 4, AOI data reporting errors resulted in a net weighted ADM understatement of 12.37 for fiscal year 2017, 2018 and 2019.

Deer Valley Unified School District AOI ADM adjustments Fiscal Years 2017, 2018 and 2019

Table 4

Adjustments	2017	2018	2019	Total
Full time	(23.13)	(30.98)	(29.90)	(84.01)
Part time	20.67	25.99	24.98	71.64
Total	(2.46)	(4.99)	(4.92)	(12.37)

Source: Auditor analysis of District records and ADE data for fiscal year 2017, 2018 and 2019.

The District must properly reconcile its enrollment data with ADE data

The District can likely avoid errors in the future by ensuring it regularly and correctly reconciles its data to the data contained in ADE'S System. The District should review its reconciliation practices to ensure that its staff properly review the reports produced by and reconcile them to the District's AOI SMS data to identify any discrepancies that would affect funding and correct any errors identified. The District must comply with the requirements of A.R.S. § 15-808 and SF-0003 when calculating and reporting AOI students.

The District was underfunded by \$43,813.64

Auditors determined that the District did not receive the correct amount of Basic State Aid due to the inaccurate AOI student data reported to ADE for the fiscal years audited. The student data incorrectly reported by the District resulted in its ADM being understated by 12.37. However, due to the change in funding from prior year to current year, the ADM adjustment for FY 2017 did not impact Basic State Aid. As a result, the District was underfunded by \$43,813.64 in Basic State Aid for the three fiscal years audited. As a net result, as shown in Table 5 (page 11), the District was underfunded by \$43,813.64 which ADE must repay the District pursuant to A.R.S. § 15-915.

Table 5

Deer Valley Unified School District ADM and funding adjustments due to AOI data errors Fiscal years 2017, 2018 and 2019

	2017	2018	2019	Total
ADM	(2.46)	(4.99)	(4.92)	(12.37)
Basic State Aid	-	\$(21,824.00)	\$(21,989.64)	\$(43,813.64)

Source: Auditor analysis of District records, A.R.S. § 15-901.

Recommendations:

- 1. ADE must pay to the District \$43,813.64 in Basic State Aid for the fiscal year audited for incorrect AOI enrollment data.
- 2. The District must comply with the requirements of A.R.S. § 15-808 and SF-0003 when calculating and reporting AOI students.

FINDING 3: THE DISTRICT DID NOT PROPERLY MAINTAIN SOME STUDENT RECORDS AS REQUIRED BY STATUTE AND GUIDELINE

Auditors determined that the District failed to properly maintain residency, birth certificate and immunization documentation for some students as required by statute and ADE guidelines. The District did not properly maintain required documentation in some of its student cumulative files. In the future, the District should properly maintain these documents to ensure compliance with statute and ADE guidelines.

The District did not properly maintain student file documentation

Auditors determined that the District failed to maintain residency documentation for some students as required by statute and ADE guidelines. According to A.R.S. § 15-802 and the ADE Arizona Residency Guideline, school districts and charter schools are required to maintain verifiable documentation of Arizona residency in the student's cumulative file. This documentation must be provided each time a student enrolls in a school district or charter school and reaffirmed during the annual registration process. The ADE Arizona Residency Guideline identifies an approved list of options a parent or legal guardian may provide to the school district or charter school to meet these requirements.

Auditors also determined that the District failed to maintain birth certificate documentation for some students as required by statute. According to A.R.S. § 15-828, a photocopy of the student's birth certificate or other reliable proof of the student's identity and age must be placed in the student's file.

In addition, auditors determined that the District failed to maintain immunization documentation for some students as required by statute. According to A.R.S. § 15-872, "A pupil shall not be allowed to attend school without submitting documentary proof to the school administrator unless the pupil is exempted from immunization pursuant to section 15-873."

The District did not maintain the proper documentation required by statute and ADE's residency guideline. Of the 150 students sampled, 38 of the student files did not have the proper residency documentation, 12 did not have a birth certificate in their file and 3 students did not have immunization record documentation in their file. Additionally, due to COVID-19 restrictions, auditors could only conduct a limited scope residency reaffirmation review as staff were unable to access physical residency reaffirmations. District staff were able to provide a document that they are utilizing that demonstrates reaffirmation and they were aware that they were required to reaffirm residency every year. Table 6 (page 13) lists the student file documentation maintained by the District for FY 2017, FY 2018 and FY 2019.

Table 6

Deer Valley Unified School District
Student Cumulative File Documentation
Fiscal years 2017, 2018 and 2019

	Total Sampled	Missing Residency Documentation	Missing Birth Certificate	Missing Immunization
2017	50	20	8	1
2018	50	10	4	2
2019	50	8	0	0
Total	<u>150</u>	<u>38</u>	<u>12</u>	<u>3</u>

Source: Auditor analysis of District records for fiscal years 2017, 2018 and 2019.

In the future, the District must ensure that it complies with statute by collecting and maintaining in each student's cumulative file copies of verifiable residency, birth certificate documentation and immunization documentation as required by law.

Recommendation:

1. The District must comply with statute and collect and maintain in each student's cumulative file copies of verifiable residency, birth certificate and immunization documentation as required by law.

ADM AND FUNDING ADJUSTMENTS

A.R.S. § 15-915 requires that ADE makes corrections for audit findings to both budget capacity and state aid. ADE's School Finance Unit's Memo 13-011 informs LEAs of these statutory requirements:

A.R.S. §15-915, as amended by Laws 2012, Chapter 357, Section 3, requires the superintendent of public instruction, when it is determined that state aid or budget limits have been calculated in error, within the prior 3 years, to make corrections to budget limits and state aid in the current year. (Hardship application may be approved by the superintendent). Effective for audits initiated during 2013 and continuing in subsequent years, corrections for audit findings to both budget capacity and state aid (when applicable) will be made.

Budget capacity adjustment required—The District must adjust its budget capacity for the three fiscal years audited. Budget capacity adjustment calculations for the District will be made by ADE once the audit is finalized.

Basic State Aid adjustment of \$647,344.47 required to be paid to ADE—Auditors identified an overall funding adjustment of \$647,344.47 for the three fiscal years audited due to inaccurate student enrollment and AOI data.

Table 7 lists the ADM adjustments and the associated Basic State Aid adjustments for the District for fiscal years 2017, 2018 and 2019.

Table 7

Deer Valley Unified School District

ADM and funding adjustments

Fiscal years 2017, 2018 and 2019

	2017		2018		2019		Total
	ADM	Funding	ADM	Funding	ADM	Funding	
Inaccurate enrollment data	48.13	\$ -	83.33	\$364,254.62	73.12	\$326,903.49	\$691,158.11
AOI	(2.46)	\$ -	(4.99)	\$(21,824.00)	(4.92)	\$(21,989.64)	\$(43,813.64)
Total funding adjustment	45.67	\$ -	78.34	\$342,430.62	68.20	\$304,913.85	\$647,344.47

Source: Auditor analysis of ADE and District student and financial data for fiscal years 2017, 2018 and 2019.