House



LEGISLATIVE ACTION

Senate Comm: TP 03/11/2015

The Committee on Education Pre-K - 12 (Gaetz) recommended the following:

Senate Amendment (with title amendment)

Between lines 405 and 406

insert:

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Section 3. Subsection (2) of section 1011.71, Florida Statutes, is amended to read:

1011.71 District school tax.-

8 (2) In addition to the maximum millage levy as provided in 9 subsection (1), each school board may levy not more than 1.5 10 mills against the taxable value for school purposes for district

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11 schools, including charter schools. The first 50 percent of the 12 revenue from this millage shall be allocated to both charter schools and traditional public schools on a per capital outlay 13 14 FTE basis by the school district. Each charter school eligible 15 to receive capital outlay funding under s. 1013.62 shall receive 16 its proportional share of the millage revenue. The school 17 district shall retain discretion over the expenditure of these 18 funds that are allocated to traditional public schools, as well 19 as the remaining 50 percent of the millage revenue. These funds 20 may be used for the following at the discretion of the school 21 board, to fund:

(a) New construction and remodeling projects, as set forth in s. 1013.64(3)(b) and (6)(b) and included in the district's educational plant survey pursuant to s. 1013.31, without regard to prioritization, sites and site improvement or expansion to new sites, existing sites, auxiliary facilities, athletic facilities, or ancillary facilities.

(b) Maintenance, renovation, and repair of existing school plants or of leased facilities to correct deficiencies pursuant to s. 1013.15(2).

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(c) The purchase, lease-purchase, or lease of school buses.

32 (d) The purchase, lease-purchase, or lease of new and 33 replacement equipment; computer hardware, including electronic 34 hardware and other hardware devices necessary for gaining access 35 to or enhancing the use of electronic content and resources or 36 to facilitate the access to and the use of a school district's 37 digital classrooms plan pursuant to s. 1011.62, excluding 38 software other than the operating system necessary to operate 39 the hardware or device; and enterprise resource software

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40 applications that are classified as capital assets in accordance 41 with definitions of the Governmental Accounting Standards Board, 42 have a useful life of at least 5 years, and are used to support 43 districtwide administration or state-mandated reporting 44 requirements. <u>Enterprise resource software may be acquired by</u> 45 annual license fees, maintenance fees, or lease agreements.

46 (e) Payments for educational facilities and sites due under 47 a lease-purchase agreement entered into by a district school 48 board pursuant to s. 1003.02(1)(f) or s. 1013.15(2), not 49 exceeding, in the aggregate, an amount equal to three-fourths of 50 the proceeds from the millage levied by a district school board 51 pursuant to this subsection. The three-fourths limit is waived 52 for lease-purchase agreements entered into before June 30, 2009, 53 by a district school board pursuant to this paragraph.

54 (f) Payment of loans approved pursuant to ss. 1011.14 and 55 1011.15.

(g) Payment of costs directly related to complying with state and federal environmental statutes, rules, and regulations governing school facilities.

(h) Payment of costs of leasing relocatable educational facilities, of renting or leasing educational facilities and sites pursuant to s. 1013.15(2), or of renting or leasing buildings or space within existing buildings pursuant to s. 1013.15(4).

(i) Payment of the cost of school buses when a school
district contracts with a private entity to provide student
transportation services if the district meets the requirements
of this paragraph.

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1. The district's contract must require that the private

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69	entity purchase, lease-purchase, or lease, and operate and
70	maintain, one or more school buses of a specific type and size
71	that meet the requirements of s. 1006.25.
72	2. Each such school bus must be used for the daily
73	transportation of public school students in the manner required
74	by the school district.
75	3. Annual payment for each such school bus may not exceed
76	10 percent of the purchase price of the state pool bid.
77	4. The proposed expenditure of the funds for this purpose
78	must have been included in the district school board's notice of
79	proposed tax for school capital outlay as provided in s.
80	200.065(10).
81	(j) Payment of the cost of the opening day collection for
82	the library media center of a new school.
83	Section 4. Subsections (1), (4), (5), and (6) of section
84	1013.62, Florida Statutes, are amended to read:
85	1013.62 Charter schools capital outlay funding
86	(1) Charter schools may receive the discretionary millage
87	revenue authorized under s. 1011.71, provided they meet the
88	following eligibility criteria. In each year in which funds are
89	appropriated for charter school capital outlay purposes, the
90	Commissioner of Education shall allocate the funds among
91	eligible charter schools.
92	(a) To be eligible for a funding allocation, A charter
93	school must:
94	(a)1. a. Have been in operation for 3 or more years;
95	b. Be governed by a governing board established in the
96	state for 3 or more years which operates both charter schools
97	and conversion charter schools within the state;

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<u>2.e.</u> Be an expanded feeder chain of a charter school within the same school district that is currently receiving charter school capital outlay funds;

<u>3.d.</u> Have been accredited by the Commission on Schools of the Southern Association of Colleges and Schools; or

<u>4.e.</u> Serve students in facilities that are provided by a business partner for a charter school-in-the-workplace pursuant to s. 1002.33(15)(b).

(b) 2. Have financial stability for future operation as a charter school.

(c) Have satisfactory student achievement based on state accountability standards applicable to the charter school.

(d) 4. Have received final approval from its sponsor pursuant to s. 1002.33 for operation during that fiscal year.

(e) 5. Serve students in facilities that are not provided by the charter school's sponsor.

114 (b) The first priority for charter school capital outlay funding is to allocate to charter schools that received funding 115 in the 2005-2006 fiscal year an allocation of the same amount 116 117 per capital outlay full-time equivalent student, up to the lesser of the actual number of capital outlay full-time 118 equivalent students in the current year, or the capital outlay 119 120 full-time equivalent students in the 2005-2006 fiscal year. 121 After calculating the first priority, the second priority is to 122 allocate excess funds remaining in the appropriation in an 123 amount equal to the per capital outlay full-time equivalent 124 student amount in the first priority calculation to eligible 125 charter schools not included in the first priority calculation 126 and to schools in the first priority calculation with growth

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127 greater than the 2005-2006 capital outlay full-time equivalent 128 students. After calculating the first and second priorities, 129 excess funds remaining in the appropriation must be allocated to 130 all eligible charter schools. 131 (c) A charter school's allocation may not exceed one-132 fifteenth of the cost per student station specified in s. 133 1013.64(6)(b). Before releasing capital outlay funds to a school 134 district on behalf of the charter school, the Department of 135 Education must ensure that the district school board and the 136 charter school governing board enter into a written agreement 137 that provides for the reversion of any unencumbered funds and 138 all equipment and property purchased with public education funds 139 to the ownership of the district school board, as provided for 140 in subsection (3) if the school terminates operations. Any funds 141 recovered by the state shall be deposited in the General Revenue 142 Fund. 143 (d) A charter school is not eligible for a funding 144 allocation if it was created by the conversion of a public 145 school and operates in facilities provided by the charter 146 school's sponsor for a nominal fee, or at no charge, or if it is 147 directly or indirectly operated by the school district. 148 (e) Unless otherwise provided in the General Appropriations 149 Act, the funding allocation for each eligible charter school is 150 determined by multiplying the school's projected student 151 enrollment by one-fifteenth of the cost-per-student station 152 specified in s. 1013.64(6)(b) for an elementary, middle, or high 153 school, as appropriate. If the funds appropriated are not 154 sufficient, the commissioner shall prorate the available funds 155 among eligible charter schools. However, a charter school or



charter lab school may not receive state charter school capital 156 157 outlay funds greater than the one-fifteenth cost per student 158 station formula if the charter school's combination of state 159 charter school capital outlay funds, capital outlay funds 160 calculated through the reduction in the administrative fee 161 provided in s. 1002.33(20), and capital outlay funds allowed in 162 s. 1002.32(9)(e) and (h) exceeds the one-fifteenth cost per 163 student station formula.

(f) Funds shall be distributed on the basis of the capital 164 165 outlay full-time equivalent membership by grade level, which is 166 calculated by averaging the results of the second and third 167 enrollment surveys. The Department of Education shall distribute 168 capital outlay funds monthly, beginning in the first quarter of 169 the fiscal year, based on one-twelfth of the amount the department reasonably expects the charter school to receive during that fiscal year. The commissioner shall adjust 171 172 subsequent distributions as necessary to reflect each charter school's actual student enrollment as reflected in the second 173 174 and third enrollment surveys. The commissioner shall establish 175 the intervals and procedures for determining the projected and 176 actual student enrollment of eligible charter schools.

(4) The Commissioner of Education shall specify procedures for submitting and approving requests for funding under this section and procedures for documenting expenditures.

180 (5) The annual legislative budget request of the Department 181 of Education shall include a request for capital outlay funding 182 for charter schools. The request shall be based on the projected 183 number of students to be served in charter schools who meet the 184 eligibility requirements of this section. A dedicated funding

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185	source, if identified in writing by the Commissioner of
186	Education and submitted along with the annual charter school
187	legislative budget request, may be considered an additional
188	source of funding.
189	(6) Unless authorized otherwise by the Legislature,
190	allocation and proration of charter school capital outlay funds
191	shall be made to eligible charter schools by the Commissioner of
192	Education in an amount and in a manner authorized by subsection
193	(1).
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196	And the title is amended as follows:
197	Delete line 20
198	and insert:
199	year; deleting obsolete language; amending s. 1011.71,
200	F.S.; revising requirements for the allocation of the
201	millage revenue for charter schools and traditional
202	public schools; authorizing enterprise resource
203	software to be acquired by certain fees and
204	agreements; amending s. 1013.62, F.S.; revising the
205	eligibility criteria for and the allocation of
206	discretionary millage revenue for charter schools;
207	deleting duties of the Commissioner of Education and
208	the Department of Education relating to the
209	allocation; requiring the Board