House

Florida Senate - 2025 Bill No. SB 822

Senate

327032	
--------	--

LEGISLATIVE ACTION

Comm: RCS 03/31/2025 The Committee on Education Pre-K - 12 (Rodriguez) recommended the following: Senate Amendment (with directory and title amendments) Delete lines 197 - 864 and insert: (9) CHARTER SCHOOL REQUIREMENTS.-(s) A charter school governing board may adopt its own code of student conduct. The code of student conduct must meet or exceed the minimum standards set forth in the sponsor's code of

9 student conduct. Any provision of the code of student conduct

10 which is more stringent than the sponsor's code of student

1 2 3

4

5

6 7

8

327032

11	conduct must align with the mission of the charter school. The
12	sponsor may review the code and offer recommendations. Any
13	complaint or appeal related to the code of student conduct must
14	be resolved by the charter school's governing board using the
15	board's established procedures and must be in compliance with
16	applicable law and rules.
17	(10) ELIGIBLE STUDENTS
18	(d) A charter school may give enrollment preference to the
19	following student populations:
20	1. Students who are siblings of a student enrolled in the
21	charter school.
22	2. Students who are the children of a member of the
23	governing board of the charter school.
24	3. Students who are the children of an employee of the
25	charter school.
26	4. Students who are the children of:
27	a. An employee of the business partner of a charter school-
28	in-the-workplace established under paragraph (15)(b) or a
29	resident of the municipality in which such charter school is
30	located; or
31	b. A resident or employee of a municipality that operates a
32	charter school-in-a-municipality pursuant to paragraph (15)(c)
33	or allows a charter school to use a school facility or portion
34	of land provided by the municipality for the operation of the
35	charter school.
36	5. Students who have successfully completed, during the
37	previous year, a <del>voluntary</del> prekindergarten education program
38	under ss. 1002.51-1002.79 provided by the charter school, the
39	charter school's governing board, or a <del>voluntary</del> prekindergarten

45

46

327032

40 provider that has a written agreement with the governing board.
41 6. Students who are the children of an active duty member
42 of any branch of the United States Armed Forces.

43 7. Students who attended or are assigned to failing schools44 pursuant to s. 1002.38(2).

8. Students who are the children of a safe-school officer, as defined in s. 1006.12, at the school.

47 9. Students who transfer from a classical school in this 48 state to a charter classical school in this state. For purposes of this subparagraph, the term "classical school" means a 49 50 traditional public school or charter school that implements a 51 classical education model that emphasizes the development of 52 students in the principles of moral character and civic virtue 53 through a well-rounded education in the liberal arts and 54 sciences which is based on the classical trivium stages of 55 grammar, logic, and rhetoric.

56 (h) The capacity of the charter school shall be determined 57 annually by the governing board, in conjunction with the 58 sponsor, of the charter school in consideration of the factors 59 identified in this subsection and subsection (18) unless the 60 charter school is designated as a high-performing charter school 61 pursuant to s. 1002.331. A sponsor may not require a charter 62 school to waive the provisions of s. 1002.331 or require a student enrollment cap that prohibits a high-performing charter 63 64 school from increasing enrollment in accordance with s. 65 1002.331(2) as a condition of approval or renewal of a charter. (16) EXEMPTION FROM STATUTES.-66

67 (b) Additionally, a charter school shall be in compliance68 with the following statutes:

Page 3 of 11

327032

69 1. Section 286.011, relating to public meetings and 70 records, public inspection, and criminal and civil penalties. 71 2. Chapter 119, relating to public records. 72 3. Section 1003.03, relating to the maximum class size, 73 except that the calculation for compliance pursuant to s. 74 1003.03 shall be the average at the school level. 75 4. Section 1012.22(1)(c), relating to compensation and 76 salary schedules. 5. Section 1012.33(5), relating to workforce reductions. 77 78 6. Section 1012.335, relating to contracts with 79 instructional personnel hired on or after July 1, 2011. 80 7. Section 1012.34, relating to the substantive requirements for performance evaluations for instructional 81 82 personnel and school administrators. 83 8. Section 1006.12, relating to safe-school officers. 9. Section 1006.07(7), relating to threat management teams. 84 10. Section 1006.07(9), relating to School Environmental 85 Safety Incident Reporting. 86 11. Section 1006.07(10), relating to reporting of 87 88 involuntary examinations. 89 12. Section 1006.1493, relating to the Florida Safe Schools 90 Assessment Tool. 91 13. Section 1006.07(6)(d), relating to adopting an active assailant response plan. 92 93 14. Section 943.082(4)(b), relating to the mobile 94 suspicious activity reporting tool. 95 15. Section 1012.584, relating to youth mental health 96 awareness and assistance training. 97 16. Section 1001.42(4)(f)2., relating to middle school and

COMMITTEE AMENDMENT

Florida Senate - 2025 Bill No. SB 822

327032

98 high school start times. A charter school-in-the-workplace is 99 exempt from this requirement. 17. Section 1001.42(8)(c), relating to student welfare. 100 101 (18) FACILITIES.-102 (h) A charter school that is not implementing a school 103 improvement plan pursuant to paragraph (9)(n) or a corrective 104 action plan pursuant to s. 1002.345 may increase its student 105 enrollment to more than the capacity identified in the charter, 106 but student enrollment may not exceed the capacity of the 107 facility at the time the enrollment increase will take effect. 108 Facility capacity for purposes of expansion must include any improvements to an existing facility or any new facility in 109 110 which the student of the charter school will enroll. A charter 111 school must notify its sponsor in writing by March 1 if it 112 intends to increase enrollment for the following school year. 113 The written notice must specify the amount of the enrollment 114 increase.

(20) SERVICES.-

115

(a)1. A sponsor shall provide certain administrative and 116 117 educational services to charter schools. These services shall 118 include contract management services; full-time equivalent and 119 data reporting services; exceptional student education 120 administration services; services related to eligibility and 121 reporting duties required to ensure that school lunch services 122 under the National School Lunch Program, consistent with the 123 needs of the charter school, are provided by the sponsor at the 124 request of the charter school, that any funds due to the charter 125 school under the National School Lunch Program be paid to the 126 charter school as soon as the charter school begins serving food

Page 5 of 11



127 under the National School Lunch Program, and that the charter 128 school is paid at the same time and in the same manner under the 129 National School Lunch Program as other public schools serviced 130 by the sponsor or the school district; test administration 131 services, including payment of the costs of state-required or 132 district-required student assessments; processing of teacher 133 certificate data services; and information services, including 134 equal access to the sponsor's student information systems that 135 are used by public schools in the district in which the charter 136 school is located or by schools in the sponsor's portfolio of 137 charter schools if the sponsor is not a school district. Access 138 to the sponsor's student information system must be provided to 139 the charter school and its contractor, unless prohibited by 140 general or federal law. Student performance data for each 141 student in a charter school, including, but not limited to, 142 statewide FCAT scores, standardized test scores, coordinated 143 screening and progress monitoring student results, previous 144 public school student report cards, and student performance 145 measures, shall be provided by the sponsor to a charter school 146 in the same manner provided to other public schools in the 147 district or by schools in the sponsor's portfolio of charter schools if the sponsor is not a school district. The department 148 149 shall provide student performance data to a charter school and 150 its contractor, unless prohibited by general or federal law. 151

2. A sponsor shall provide training to charter schools on systems the sponsor will require the charter school to use.

153 3. A sponsor may withhold an administrative fee for the 154 provision of such services which shall be a percentage of the 155 available funds defined in paragraph (17) (b) calculated based on

152



156	weighted full-time equivalent students. If the charter school
157	serves 75 percent or more exceptional education students as
158	defined in s. 1003.01(9), the percentage shall be calculated
159	based on unweighted full-time equivalent students. The
160	administrative fee shall be calculated as follows:
161	a. Up to 5 percent for:
162	(I) Enrollment of up to and including 250 students in a
163	charter school as defined in this section.
164	(II) Enrollment of up to and including 500 students within
165	a charter school system which meets all of the following:
166	(A) Includes conversion charter schools and nonconversion
167	charter schools.
168	(B) Has all of its schools located in the same county.
169	(C) Has a total enrollment exceeding the total enrollment
170	of at least one school district in this state.
171	(D) Has the same governing board for all of its schools.
172	(E) Does not contract with a for-profit service provider
173	for management of school operations.
174	(III) Enrollment of up to and including 250 students in a
175	virtual charter school.
176	b. Up to 2 percent for enrollment of up to and including
177	250 students in a high-performing charter school as defined in
178	s. 1002.331.
179	c. Up to 2 percent for enrollment of up to and including
180	250 students in an exceptional student education center that
181	meets the requirements of the rules adopted by the State Board
182	of Education pursuant to s. 1008.3415(3).
183	4. A sponsor may not charge charter schools any additional
184	fees or surcharges for administrative and educational services
	1



185 in addition to the maximum percentage of administrative fees 186 withheld pursuant to this paragraph. A sponsor may not charge or 187 withhold any administrative fee against a charter school for any 188 funds specifically allocated by the Legislature for teacher 189 compensation.

5. A sponsor shall provide to the department by September 15 of each year the total amount of funding withheld from 191 charter schools pursuant to this subsection for the prior fiscal year. The department must include the information in the report required under sub-subparagraph (5) (b) 1.k. (III).

6. A sponsor shall annually provide a report to its charter schools on what services are being rendered from the sponsor's portion of the administrative fee. The report must include the listed services and be submitted to the department by September 15 of each year.

190

192

193

194

195

196

197

198

199

200

201

202

203

204

205

206

207

(26) STANDARDS OF CONDUCT AND FINANCIAL DISCLOSURE.-

(d) A landlord of a charter school or his or her spouse or an officer, director, or employee of an entity that is a landlord of a charter school or his or her spouse may not be a member of a governing board of a charter school unless the charter school was established pursuant to paragraph (15)(c).

Section 2. Subsection (2) of section 1002.331, Florida Statutes, is amended to read:

208

1002.331 High-performing charter schools.-

209

(2) A high-performing charter school is authorized to:

210 (a) Increase its student enrollment once per school year to 211 more than the capacity identified in the charter, but student 212 enrollment may not exceed the capacity of the facility at the time the enrollment increase will take effect. Facility capacity 213

217

218

219

220

221

2.2.2

223

224

225

226

227

228

229

230

231

232

233

234

235

236

237

238

327032

for purposes of expansion <u>must</u> shall include any improvements to an existing facility or any new facility in which the students of the high-performing charter school will enroll.

(b) Expand grade levels within kindergarten through grade 12 to add grade levels not already served if any annual enrollment increase resulting from grade level expansion is within the limit established in paragraph (a).

(c) Submit a quarterly, rather than a monthly, financial statement to the sponsor pursuant to s. 1002.33(9)(g).

(d) Consolidate under a single charter the charters of multiple high-performing charter schools operated in the same school district by the charter schools' governing board regardless of the renewal cycle.

(e) Receive a modification of its charter to a term of 15 years or a 15-year charter renewal. The charter may be modified or renewed for a shorter term at the option of the highperforming charter school. The charter must be consistent with s. 1002.33(7)(a)19. and (10)(h) and (i), is subject to annual review by the sponsor, and may be terminated during its term pursuant to s. 1002.33(8).

(f) Assume the charter of an existing charter school within the same school district in which it operates. Any request to assume a charter must be initiated by a school in a written format to the high-performing charter school.

A high-performing charter school shall notify its sponsor in writing by March 1 if it intends to increase enrollment or expand grade levels the following school year. The written notice shall specify the amount of the enrollment increase and

COMMITTEE AMENDMENT

Florida Senate - 2025 Bill No. SB 822



243 the grade levels that will be added, as applicable. If a charter 244 school notifies the sponsor of its intent to expand, the sponsor 245 shall modify the charter within 90 days to include the new 246 enrollment maximum and may not make any other changes. The 247 sponsor may deny a request to increase the enrollment of a high-248 performing charter school if the commissioner has declassified the charter school as high-performing. If a high-performing 249 250 charter school requests to consolidate multiple charters or to 251 assume an existing charter, the sponsor has shall have 40 days 252 after receipt of that request to provide an initial draft 253 charter to the charter school. The sponsor and charter school 254 shall have 50 days thereafter to negotiate and notice the 255 charter contract for final approval by the sponsor. 256 257 ===== DIRECTORY CLAUSE AMENDMENT ====== 258 And the directory clause is amended as follows: 259 Delete lines 48 - 53 260 and insert: 261 paragraphs (d) and (h) of subsection (10), paragraph (b) of 262 subsection (16), and paragraph (a) of subsection (20) of section 263 1002.33, Florida Statutes, are amended, and paragraph (s) is 264 added to subsection (9), paragraph (h) is added to subsection 265 (18), and paragraph (d) is added to subsection (26) of 266 267 268 And the title is amended as follows: 269 Delete lines 4 - 43 270 and insert: 271 for charter schools; authorizing a charter school

Page 10 of 11



272 governing board to adopt its own code of student 273 conduct; providing requirements for the code of 274 student conduct; providing that charter schools are 275 not exempt from a specified statute; authorizing a charter school to increase its student enrollment 276 277 beyond the capacity identified in the charter under 278 certain conditions; requiring a charter school to 279 notify its sponsor in writing by a specified date, and to include specified information, if it plans to 280 281 increase enrollment; revising services a sponsor must 282 provide to a charter school; requiring the Department 283 of Education to provide student performance data to a 284 charter school and its contractor; providing an 285 exception; prohibiting specified individuals from 286 being on a charter school governing board; providing 287 an exception; amending s. 1002.331, F.S.; authorizing 288 a high-performing charter school to assume the charter 289 of an existing charter school within the same school 290 district; providing an effective date.