

	LEGISLATIVE ACTION	
Senate		House
Comm: FAV		
04/11/2014	•	
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Appropriations Subcommittee on Education (Montford) recommended the following:

Senate Amendment to Amendment (393610) (with directory and title amendments)

Delete lines 849 - 891 and insert:

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- (21) PUBLIC INFORMATION ON CHARTER SCHOOLS.-
- (a) The Department of Education shall provide information to the public, directly and through sponsors, on how to form and operate a charter school and how to enroll in a charter school once it is created. This information shall include a model

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application form, model standard charter contract, standard evaluation instrument, and model standard charter renewal contract, which shall include the information specified in subsections (6) and subsection (7), as applicable, and shall be developed by consulting and negotiating with both school districts and charter schools before implementation. The charter and charter renewal contracts may shall be used by charter school sponsors.

- (25) LOCAL EDUCATIONAL AGENCY STATUS FOR CERTAIN CHARTER SCHOOL SYSTEMS.—A charter school system shall be designated a local educational agency for the purpose of receiving federal funds, the same as though the charter school system were a school district, if the governing board of the charter school system has adopted and filed a resolution with its sponsoring district school board and the Department of Education in which the governing board of the charter school system accepts the full responsibility for all local education agency requirements and the charter school system meets both all of the following:
- (a) Includes both conversion charter schools and nonconversion charter schools;
 - (b) Has all schools located in the same county;
- (c) Has a total enrollment exceeding the total enrollment of at least one school district in the state; and
 - (b) (d) Has the same governing board; and
- (e) Does not contract with a for-profit service provider for management of school operations.

Such designation does not apply to other provisions unless specifically provided in law.

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(27) RULEMAKING.—The Department of Education, after consultation with school districts and charter school directors, shall recommend that the State Board of Education adopt rules to implement specific subsections of this section. Such rules shall require minimum paperwork and shall not limit charter school flexibility authorized by statute. The State Board of Education shall adopt rules, pursuant to ss. 120.536(1) and 120.54, to implement a charter model application form, standard evaluation instrument, and model standard charter and model charter renewal contracts in accordance with this section. ===== D I R E C T O R Y C L A U S E A M E N D M E N T ====== And the directory clause is amended as follows: Delete lines 9 - 10 and insert: paragraph (a) of subsection (21), and subsections (25) and (27) of section 1002.33, Florida Statutes, are amended to read: ======= T I T L E A M E N D M E N T =========== And the title is amended as follows: Delete lines 1098 - 1103

and insert:

its discretion; requiring the Department of Education to develop a model charter contract and model charter renewal contract; revising requirements determining a