## **POLICY 2.56**

**4-C** I recommend the Board adopt the proposed new Policy 2.56, to be entitled "Number of Charter Schools."

[Contacts: Cheryl Alligood, 434-8032; Dr. Mary Ann DuPont, 434-8963; or Dr. Joseph Orr, 649-6822.]

## **Adoption**

## **CONSENT ITEM**

- This Policy was approved as a first reading for development on March 24, 2003.
- This Policy implements Waiver # 1 under Charter District status, approved by the State Board of Education.
- On January 13, 2003, after multiple opportunities for public input, the Board approved a document similar to this proposed Policy, as part of the Charter School District application.
- On January 21, the State Board of Education approved a document similar to this proposed Policy, as part of the SBE's granting of Charter District status.
- This version of the proposed Policy has been reviewed and endorsed by Dr. Mary Ann DuPont and May Gamble, director the Charter Schools Department.
- Consistent with the Board's discussion at the special meeting on Policies on February 17, 2003, this version reiterates the statutory criteria for charter schools in subsections (3)(a), (b) and also provides additional criteria to demonstrate that the proposed charter school would meet the needs of the student population of the District. See subsections (3)(c), (d) at lines 40-58.

## **POLICY 2.56**

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1. Exemption.-- Pursuant to Fla. Stat. § 1003.62(2), this Policy implements Waiver # 1 under charter district status, approved by the State Board of Education ("SBE") on January 21, 2003, exempting the School Board from the statutory cap on the number of charter schools in the District as set forth in Fla. Stat. § 1002.33(13)(a), which would otherwise limit the number of charter schools in the District to 28. The scope of the exemption and the practices authorized to replace the waived statutory limitations are set forth below, substantially as presented to the SBE. This Policy should be revised as necessary to maintain consistency with the Charter School District Contract with the SBE and should be repealed if charter district status is not renewed, provided that such repeal should not affect charter schools already in existence under this Policy at the time of repeal.

2. Approved Alternative Practice.-- The District School Board will determine the additional number of charter schools above 28. The Board has the authority to determine if a charter school application meets the requirements of law to become a charter school and to determine, on a case-by-case basis, if the addition of the charter school serves the needs of the student population in the District.

3. **Criteria.**— The criteria used to determine the number of charter schools will be acceptable applications approved by the District School Board upon its determination, on a case-by-case basis, that the addition of the charter school serves the needs of the student population of the District.

a. Pursuant to Fla. Stat. § 1002.33(1)(a), the applicant must demonstrate that the charter school would:

improve student learning and academic achievement;

  i. increase learning opportunities for all students, with special emphasis on low-performing students;

<u>iii.</u> <u>create new professional opportunities for teachers, including ownership of</u> the learning program at the school site;

iv. encourage the use of innovative learning methods; and

v. require the measurement of learning outcomes.

b. Consistent with Fla. Stat. § 1002.33(1)(b), the applicant should demonstrate that the charter school would:

create innovative measurement tools;

37		ii. provide rigorous competition within the public school district to stimulate
38		continual improvement in all public schools; and
39		iii. expand the capacity of the public school system.
40	<u>C.</u>	Additionally, to demonstrate that the addition of the charter school would serve
41	<u></u>	the needs of the student population of the District, the applicant should show
42		that the proposed charter school would:
43		i. provide relief to overcrowding of one or more existing regular public
44		schools in the District; and/or
45		ii. provide unique programs to meet the needs of an identified student
46		population in the District.
47	d.	As further evidence that the addition of the charter school would serve the
48		needs of the student population of the District, an applicant
49		person/organization which already has a charter from the Board would need to
50		demonstrate that such person/organization has a track record of success in
51		operating an exemplary charter school for the past two (2) fiscal years. An
52		exemplary charter school would be characterized by:
53		i. remaining in full compliance with its charter;
54		ii. demonstrating fulfillment of the statutory purposes of charter schools, as
55		quoted in subsections (3)(a), (b) above; and,
56		iii. for schools subject to state performance grades, maintaining a
57		performance grade of at least B or demonstrating significant annual
58		<u>learning gains.</u>
59	<u>4. lm</u>	pact on Students It is anticipated that implementation of this Policy will
60	cre	ate more opportunities for parent and student school choice.
61		
62	<u>5. <b>Mo</b></u>	nitoring and Reporting The School Board will receive semi-annual progress
63	<u>rep</u>	orts of all existing charter schools, to include any areas of deficiency.
64 65	STATU	ΓΟRY AUTHORITY: §§ 1001.41(2); 1003.62(2), Fla. Stat.
66	LAWSI	MPLEMENTED: §§ 1001.41(1), (3); 1002.33(13)(c); 1003.62(2) and exemption
67	<u>L, (VVO 1</u>	from § 1002.33(13)(a), Fla. Stat.
60	ШСТО□	
68		<u>RY: / / 2003</u>

4-C Board Report April 28, 2003 Page 4 of 4

Legal Signoff:	
The Legal Department has reviewed development by the Board.	I proposed Policy 2.56 and finds it legally sufficient for
Attorney	 Date