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The original instrument was prepared by McHenry Lee. The following digest, which does not constitute a part of the legislative instrument, was prepared by Jeanne C. Johnston.

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## DIGEST

Quinn (SB 142)

Present law provides that charter proposals that are submitted but not approved by either local school boards or BESE may be resubmitted to either board during the same approval cycle after significant revision.

Proposed law deletes this provision and instead provides that prior to the consideration of a proposal by any local school board or BESE, charter applicants shall be afforded the opportunity to revise and resubmit the proposal based on an independent evaluation conducted in accordance with BESE and local board review as provided in present law.

Present law provides that if a charter proposal is not approved by the local school board and then also not approved by BESE within the same approval cycle, then the proposal must be submitted to the local school board for its consideration during the next approval cycle prior to being submitted to BESE.

Proposed law retains these provisions.

Effective upon signature of the governor or lapse of time for gubernatorial action.

Amends R.S. 17:3983(A)(4)(d))

### Summary of Amendments Adopted by Senate

#### Committee Amendments Proposed by Senate Committee on Education to the original bill.

1. Corrects coding error.