The original instrument was prepared by Mary Francis Aucoin. The following digest, which does not constitute a part of the legislative instrument, was prepared by Michelle D. Ridge.

DIGEST

SB 350 Reengrossed

2024 Regular Session

Edmonds

<u>Proposed law</u> changes the short cite for Chapter 42 of Title 17 <u>from</u> "Charter School Demonstration Programs Law" to "Louisiana Public Charter School Law".

<u>Present law</u> (R.S. 17:3972) authorizes experimentation by city and parish school boards to create innovative kinds of independent public schools.

<u>Proposed law</u> removes authorization of experimentation from city and parish school boards and further allows for authorization of school choice options for parents, teachers, and pupils through creation of innovative kinds of independent public charter schools.

<u>Proposed law</u> defines "autonomy" as, unless mutually agreed upon by the chartering authority and charter school, or otherwise required or prohibited by law, the charter school shall have independent operational decision making authority in the areas including but not limited to:

- (1) School programming, instruction, curriculum, materials, texts, calendars, and schedules;
- (2) Personnel, employment, salaries and benefits, educator certification and evaluation, performance management, participation in retirement planning, and collective bargaining;
- (3) Budgeting, purchasing, procurement, contracts, food service, and management of transportation.

<u>Present law</u> (R.S. 17:3983) requires each proposal for a Type 1 or Type 3 charter school must first be made to the local school board with jurisdiction where the school is to be located.

<u>Proposed law</u> retains <u>present law</u> and further provides that the applicant must also provide notice of application submission for a Type 1 or Type 3 charter school to the state Department of Education.

<u>Proposed law</u> provides that a charter school must have the autonomy necessary to manage its educational programming and daily operations in accordance with law, policy, and contract.

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

(Amends R.S. 17:3971, 3972(A), (B)(1)(intro para) and (B)(1)(c), 3973(1), and 3983(A)(2)(a)(i); adds R.S. 17:3991(C)(7))

Summary of Amendments Adopted by Senate

Senate Floor Amendments to engrossed bill

- 1. Removes provisions that extend protections and liability limitations to charter schools and its officers and employees.
- 2. Makes technical changes.