SLS 14RS-329

Regular Session, 2014

SENATE BILL NO. 385

BY SENATOR LAFLEUR

SCHOOLS. Provides for empowered community schools. (7/1/14)

AN ACT
To enact Chapter 45 of Title 17 of the Louisiana Revised Statutes of 1950, to be comprised
of R.S. 17:4051 through 4057, relative to empowered community schools; to provide
for the designation of such schools; to provide for the authority of principals of such
schools; to provide for the applicability of school board policies; to provide for
funding, reports, and audits; to provide for the liability of school boards; and to
provide for related matters.
Be it enacted by the Legislature of Louisiana:
Section 1. Chapter 45 of Title 17 of the Louisiana Revised Statutes of 1950,
comprised of R.S. 17:4051 through 4057, is hereby enacted to read as follows:
CHAPTER 45. EMPOWERED COMMUNITY SCHOOLS ACT
<u>§4051. Title</u>
This Chapter shall be known as the "Empowered Community Schools
<u>Act''.</u>
<u>§4052. Legislative findings</u>
The legislature hereby finds and declares that:
(1) Public elementary and secondary schools throughout the state have

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1	diverse needs according to student population, geography, human and financial
2	resources, and local economic conditions that require local strategies to meet the
3	needs of students.
4	(2) In order to prepare all Louisiana students for college or a sustainable
5	career, those closest to students, especially parents and educators who know and
6	serve their needs firsthand, must be afforded the ability to make decisions to
7	support their academic and developmental growth.
8	(3) Capable school leaders, when empowered to make decisions to
9	effectively lead their schools, can bring about significant growth in student
10	achievement through the thoughtful management of human and financial
11	resources.
12	(4) Superintendents annually evaluate the effectiveness of principals
13	based on a rigorous combination of on-the-job observation and progress in
14	student achievement.
15	§4053. Empowered community school; declaration; designation
16	A. Beginning with the 2014-2015 fiscal year, any public elementary or
17	secondary school principal who is rated "highly effective" pursuant to the
18	performance evaluation program established by the State Board of Elementary
19	and Secondary Education, hereinafter referred to as the "state board", in
20	accordance with R.S. 17:3881 through 3905, may declare his school an
21	empowered community school for the following school year, beginning with the
22	2015-2016 school year, and receive school-level decision-making authority to
23	meet the unique needs of the school and its students. Designation as an
24	empowered community school shall confer upon the school principal the
25	authority to manage instructional, personnel, and financial decisions as
26	provided in this Chapter.
27	B. Designation as an empowered community school shall remain in effect
28	as long as the principal retains a rating of "highly effective" pursuant to
29	standards adopted by the state board or until the principal voluntarily reverses

1	the empowered community school designation.
2	<u>C. Designation as an empowered community school shall remain in effect</u>
3	if the school's principal is replaced by another principal whose most recent
4	evaluation rating is "highly effective" and who retains a rating of "highly
5	effective" pursuant to standards adopted by the state board.
6	D. Beginning with the 2015-2016 fiscal year, the superintendent of a city,
7	parish, or other local public school system may designate an elementary or
8	secondary school in the system an empowered community school. Designation
9	as an empowered community school shall remain in effect for a period of time
10	determined by the superintendent.
11	<u>§4054. Principals of empowered community schools; authority; limitations</u>
12	A. The principal of an empowered community school shall be given the
13	sole authority to:
14	(1) Design and implement an instructional plan tailored to the needs of
15	the school, its students, and its faculty, including professional development,
16	curriculum, textbooks, and other instructional resources. The principal of an
17	empowered community school shall have the authority to manage the school's
18	daily schedule and instructional time. However, any changes to the daily
19	schedules, instructional time, or school calendars requiring the coordination of
20	district school bus schedules shall be subject to the superintendent's approval.
21	The superintendent may require the principal of an empowered community
22	<u>school to participate in district professional learning communities or participate</u>
23	in any required professional development activities in which effective
24	instructional strategies may be shared with other principals in the district.
25	(2) Hire and evaluate personnel, assign personnel within the school, and
26	dismiss personnel from the school, per applicable state law.
27	(3) Establish a budget for school-based expenditures using the following
28	<u>funds:</u>
29	(a) A percentage of the Minimum Foundation Program formula per

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1	pupil amount, including any weighted amounts generated by the student
2	population attending the empowered community school, as determined by the
3	state board.
4	(b) All federal and other state funds received at a rate or formula
5	equivalent to the rate or formula by which the district distributes such funds to
6	all schools, pursuant to applicable regulations.
7	(4) Plan all expenditures associated with the daily operations of the
8	school, other than costs associated with personnel, retirement, capital
9	infrastructure, employee benefits, and district debt service.
10	(5) Coordinate with the city, parish, or other local public school board
11	for the provision of support services, including student transportation and
12	school food service, provided that the school board is reimbursed for the actual
13	cost of providing such services.
14	(6) Enter into any contract to support the school's operating needs.
15	(7) Participate in any program or pilot program offered through the
16	state board or the Department of Education.
17	(8) Apply for publicly or privately sponsored grants on behalf of the
18	<u>school.</u>
19	(9) Offer specialized instructional programs to meet local needs.
20	(10) Receive other flexibilities and waivers from state board regulations
21	as determined by the state board.
22	B. Any action taken by the principal of an empowered community school
23	must be in accordance with any court-ordered desegregation plan in effect
24	which applies to the school.
25	§4055. City, parish, or other local public school system policies; funding
26	<u>liability</u>
27	A. Empowered community schools shall abide by city, parish, or local
28	school board policies with regard to grade configuration and services to
29	students with exceptionalities.

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1	B. A city, parish, or other local public school system with empowered
2	community schools shall retain a percentage of the Minimum Foundation
3	Program formula, federal, and other state funds attributable to each
4	empowered community school in order to address the capital needs of the
5	empowered community school, retirement and other legacy costs associated
6	with the empowered community school, and administrative overhead expenses
7	associated with the empowered community school as determined by the state
8	board.
9	C. No person shall have a cause of action against any school district or
10	school board arising from a contract entered into with the principal of an
11	empowered community school.
12	<u>§4056. Reports</u>
13	The superintendent of a district with empowered community schools
14	may request and shall be provided by the principal of each empowered school
15	progress reports related to academic progress and school finances at intervals
16	determined by the superintendent.
17	<u>§4057. Audits</u>
18	The financial practices of the empowered community school shall be
19	specifically included in the independent audit of the city, parish, or other local
20	public school system.
21	Section 2. This Act shall become effective on July 1, 2014.

The original instrument and the following digest, which constitutes no part of the legislative instrument, were prepared by Alan Miller.

DIGEST

LaFleur (SB 385)

Proposed law provides for the "Empowered Community Schools Act".

Provides the following legislative findings:

- (1) Public elementary and secondary schools throughout the state have diverse needs according to student population, geography, human and financial resources, and local economic conditions, that require local strategies to meet the needs of students.
- (2) In order to prepare all Louisiana students for college or a sustainable career, those

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closest to students, especially parents and educators who know and serve their needs firsthand, must be afforded the ability to make decisions to support their academic and developmental growth.

- (3) Capable school leaders, when empowered to make decisions to effectively lead their schools, can cause significant growth in student achievement through the thoughtful management of human and financial resources.
- (4) Superintendents annually evaluate effectiveness of principals based on a rigorous combination of on-the-job observation and progress in student achievement.

Provides that beginning with the 2014-2015 fiscal year, any public elementary or secondary school principal who is rated "highly effective" pursuant to the performance evaluation program established by the State Board of Elementary and Secondary Education (BESE), may declare his school an empowered community school for the following school year, beginning with the 2015-2016 school year, and receive school-level decision-making authority to meet the unique needs of the school and its students. Designation as an empowered community school shall confer upon the school principal the authority to manage instructional, personnel, and financial decisions as provided for in proposed law.

Provides that designation as an empowered community school shall remain in effect as long as the principal retains a rating of "highly effective" pursuant to BESE standards or until the principal voluntarily reverses the empowered community school designation.

Provides that designation as an empowered community school shall remain in effect if the school's principal is replaced by another principal whose most recent evaluation rating is "highly effective" and who retains a rating of "highly effective" pursuant to BESE standards.

Provides that beginning with the 2015-2016 fiscal year, the superintendent of a city, parish, or local public school system may designate an elementary or secondary school in the system an empowered community school. Designation as an empowered community school shall remain in effect for a period of time determined by the superintendent.

Provides that the principal of an empowered community school shall be given the sole authority to:

- (1) Design and implement an instructional plan tailored to the needs of the school, its students, and its faculty, including professional development, curriculum, textbooks and other instructional resources. The principal of an empowered community school shall have the authority to manage the school's daily schedule and instructional time. However, any changes to the daily schedules, instructional time, or school calendars requiring the coordination of district school bus schedules shall be subject to the superintendent's approval. The superintendent may require the principal of an empowered community school to participate in district professional learning communities or participate in any required professional development activities in which effective instructional strategies may be shared with other principals in the district.
- (2) Hire and evaluate personnel, assign personnel within the school, and dismiss personnel from the school, per applicable state laws.
- (3) Establish a budget for school-based expenditures using the following funds:
 - (a) A percentage of the Minimum Foundation Program (MFP) formula per pupil amount, including any weighted amounts generated by the student population attending the empowered community school, as determined by BESE.
 - (b) All federal and other state funds received at a rate or formula equivalent to

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the rate or formula by which the district distributes such funds to all schools, pursuant to applicable regulations.

- (4) Plan all expenditures associated with the daily operations of the school, other than costs associated with personnel, retirement, capital infrastructure, employee benefits, and district debt service.
- (5) Coordinate with the city, parish, or other local public school board for the provisions of support services, including student transportation and school food service, provided that the school board is reimbursed for the actual cost of providing such services.
- (6) Enter into any contracts to support the school's operating needs.
- (7) Participate in any program or pilot program offered through BESE or the Department of Education.
- (8) Apply for publicly or privately sponsored grants on behalf of the school.
- (9) Offer specialized instructional programs to meet local needs.
- (10) Receive other flexibilities and waivers from BESE regulations as determined by BESE.

Requires that any action taken by the principal of an empowered community school be in accordance with any court-ordered desegregation plan in effect which applies to the school.

Requires that empowered community schools abide by city, parish, or local public school board policies with regard to grade configuration and services to students with exceptionalities.

Requires that city, parish, and other local public school systems with empowered community schools retain a percentage of the MFP formula, federal, and other state funds attributable to each empowered community school in order to address the capital needs of the empowered community school, retirement and other legacy costs associated with the empowered community school, and administrative overhead expenses associated with the empowered community school as determined by BESE.

Provides that no person shall have a cause of action against any school district or school board arising from a contract entered into with the principal of an empowered community school.

Provides that the superintendent of a district with empowered community schools may request and shall be provided progress reports by the principal of each empowered community school related to academic progress and school finances at intervals determined by the superintendent.

Provides that the financial practices of the empowered community school must be specifically included in the independent audit of the city, parish, or other local public school system.

Effective July 1, 2014.

(Adds R.S. 17:4051-4057)