



PORTLAND PUBLIC SCHOOLS

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Portland Public Schools is an equal opportunity educator and employer

PPS Urges a YES vote on House Bill 2153-B

Focusing charter school proposals based on district needs.

The primary focus of HB 2153-B is to allow districts that have reached a certain threshold of charter school capacity in their district to bring about greater focus to charter school applications and to provide greater relevance of charter schools to a school district's main educational goals.

- If, in any given year, a district has more than 3% of its students in local charter schools and 3 or more operating charter schools, that district may amend its application process to consider only proposals that specifically address one or more local board adopted educational goals.
- Under this alternative application process, a district is not required to evaluate each
 application individually on its own merits but may instead evaluate all applications
 together and select those, if any, that best meet the board-adopted goals (This
 determination is non-appealable to the State Board of Education).
- This allows for more of a competitive review process of applications meeting the goals defined by the district.
- Any district choosing to 'opt-in' to this alternative application process must proactively
 do so by adopting specific academic goals every 2 years; said goals are required to be
 reported to the State Board of Education upon adoption.

What HB 2153-B DOES NOT do:

- The measure does not *require* a district to utilize this alternative application process. While this alternate application process may only be implemented in the case where a district has more than 3% of its students in charter schools and 3 or more operating charter schools, it is not mandatory.
- The measure does not implement a 3% enrollment cap for charter schools. The 3% used in the legislation is merely a triggering threshold for the new alternative application process and has no controlling authority over actual charter school enrollment.
- The measure does not allow districts to completely opt out of charter school application reviews; it merely allows them to bring greater focus to the applications that are being brought forward.
- The measure does not affect existing charter schools at all; it does not require existing
 charter schools to comply with this new process either currently or upon renewal.
 Existing charter schools, and any charter schools approved outside of this alterative
 application process would continue to operate as is and under their existing agreements
 with school districts.