
Charter School Authorizer Policy – 6.110: Charter School Revocation

The Background:

Pursuant to Public Chapter 850 of the 108th General Assembly, the State Board of Education has become an appellate authorizer for charter schools who apply to an LEA that contains a priority school as well as an authorizer if an LEA sponsors a charter school.

A new policy is needed in the area of revocation of a charter agreement. This policy sets forth the process and criteria the State Board will use when considering the appeal of an LEA's decision to revoke a charter agreement and when considering the revocation of a charter agreement where the State Board serves as the chartering authority. This policy is in agreement with national standards for authorizing.

The Fiscal Analysis Impact:

This item has no financial impact on an LEA.

The Recommendation:

SBE staff recommends acceptance of this item on first reading.