POLICY 0420.4

YOLO COUNTY SPECIAL EDUCATION LOCAL PLAN AREA (SELPA)

CHARTER SCHOOLS

POLICY:

PROVISION OF SPECIAL EDUCATION SERVICES TO STUDENTS VOLUNTARILY ENROLLED IN CHARTER SCHOOLS

This Charter School Policy (“Policy”) applies to all charter schools that are chartered by a Local Education Agency (LEA) that is a member of the Yolo County Special Education Local Plan Area (SELPA) or chartered on appeal by the Yolo County Board of Education. This Policy also applies to any charter schools that are chartered by the State Board of Education for which oversight responsibilities have been assigned to a member of the SELPA.

Reference: EC § 56000 et seq.; 20 U.S.C. 1400 et seq. (Individuals with Disabilities Education Act (IDEA))

Superintendents’ Council

Adopted: May 16, 2007
First Reading: May 16, 2007
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PROCEDURE 0420.4

YOLO COUNTY SPECIAL EDUCATION LOCAL PLAN AREA (SELPA)

CHARTER SCHOOLS

PROCEDURES:

General Requirements for All Charter Schools

Students enrolled in charter schools are entitled to special education and related services provided in a similar manner to students enrolled in other public schools. Thus, charter schools within the SELPA shall comply with all applicable State and Federal laws regarding the provision of special education and related services. (Educ. Code § 56000 et seq.; 20 U.S.C. 1400 et seq. (Individuals with Disabilities Education Act (IDEA). Children with disabilities enrolled in charter schools and their parents shall retain all rights under the Individuals with Disabilities Education Act (IDEA).

A charter school petition will be denied unless it includes appropriate assurances that special education instruction and/or services shall be provided to all eligible students enrolled in the charter school, in accordance with State and Federal law and the SELPA Local Plan (“Local Plan”). In addition, a charter school’s admission criteria shall not discriminate against any pupil on the basis of disability. Charter schools must delineate in their charter petition and/or memorandum of understanding (MOU) the entity responsible for providing special education instruction and related services. This petition and/or MOU must describe any anticipated transfer of special education funds between the granting LEA and the charter school and any provisions for sharing deficits and/or proration factors in funding. This document must affirm, in writing, that the district where the student resides, if different than the chartering LEA, is not responsible for providing special education services to students that are enrolled in the charter school.

All approved charter schools will be deemed public schools within a school district unless the charter school applies to the SELPA to become an LEA for the purpose of providing special education and satisfies the same criteria as other LEAs requesting to join the SELPA. The charter school petition must also state that prior to final approval of a request to be deemed an LEA, the charter school will be deemed a public school within the chartering or responsible SELPA-member school district.
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CHARTER SCHOOLS (Continued)

Type of Charter School

With regard to the provision of special education and related services, charter schools may be deemed either: (1) an LEA; or (2) a public school within the chartering or responsible school district. The manner in which a charter school receives funding for special education services, participates in the SELPA’s governance structure, and is responsible for provision of special education and related services, is based on whether the charter school is deemed an LEA or a public school within a SELPA-member school district.

A charter school that is its own LEA will participate in the governance of the SELPA and receive state and federal funding for special education in the same manner as other school district members of the SELPA. An LEA charter school is also responsible for all costs and liabilities arising from or relating to its special education programs and obligations.

A charter school that is deemed a public school within a SELPA-member school district will participate in state and federal funding in the same manner as other schools within the chartering or responsible member school district.

Charter schools, as well as member districts, shall continue to adhere to all provisions of the Local Plan, including but not limited to, the following:

- Compliance Monitoring and Oversight Responsibilities.
- Share in SELPA Deficits.
- Accessing Regionalized Services.
- Local Plan Development.
- Assurances of Services
- State Eligibility Criteria for Special Education Identification.
- Policy and Procedure Development within the SELPA.
- Community Advisory Committee Requirements.
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CHARTER SCHOOLS (Continued)

SELPA Involvement With Approval and Renewal of Charters

Prior to approval of a new charter school, or renewal of an existing charter school, the petitioner shall consult with both the superintendent or designee of the chartering LEA and the SELPA Director to ensure that the charter school petition sufficiently addresses district and SELPA requirements and timelines as they relate to special education. The petition presented must provide assurances that all eligible students enrolled in the charter school will receive appropriate special education and related services in accordance with State and Federal law and the Local Plan. The charter petition shall provide assurances that no student otherwise eligible to enroll in the charter school will be denied enrollment due to a disability or the charter school’s inability to serve the student. The SELPA will be available to provide consultation on the potential fiscal impact and benefit that may be associated with granting the requested charter. Each charter petition must contain a reasonably comprehensive description of the charter school's educational program, as it relates to the provision of special education services, including, but not necessarily limited to, the following:

- The specialized instruction and services available at the charter school;
- The procedures for ensuring that students are referred, assessed and served in a timely manner;
- Assurances that staff members providing special education services are appropriately credentialed;
- Assurances that the facility used by the charter school does not present physical barriers that would limit an eligible student's full participation in the educational and extracurricular programs;
- Disenrollment, suspension and expulsion policies and procedures must ensure that the protections of federal and state law are afforded to special education and Section 504 eligible students; and
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CHARTER SCHOOLS (Continued)

- Dispute resolution procedures that will apply to any disputes between educational entities, including the SELPA, regarding the provision of special education services in the charter school.

The California Department of Education points of legal clarification are as follows:

- The Local Plan, which allows inclusion of charter schools that request to be deemed an LEA member of the SELPA, cannot establish additional criteria or preconditions, beyond those applicable to member districts, for admission of a charter school.

- The Local Plan, which allows inclusion of charter schools that request to be deemed an LEA member of the SELPA, must allow any charter school in the state that is “deemed to be an LEA”, to apply to join the SELPA as a member district (LEA).

The Local Plan, which allows inclusion of charter schools that request to be deemed an LEA member of the SELPA, shall comply with all state and federal laws regarding special education.

**Chartering or Responsible LEAs Role With Regard to Non-LEA Charter Schools**

The chartering LEA should develop and adopt the policies and procedures necessary to ensure that the protections of special education law extend to students in the charter school in the same manner as students in the regular programs administered by the chartering LEA. For non-LEA charter schools, the chartering LEA shall:

- Receive all applicable special education funds as specified in the SELPA's Assembly Bill (AB) 602 Funding Allocation Plan. The allocation per Average Daily Attendance (“ADA”) for these charter school students will be the same as that received by the chartering LEA, if chartered by a district. If the chartering LEA is a County Office of Education, the allocation for students enrolled in the charter school will be equal to the average allocation per ADA of member districts within the SELPA.
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CHARTER SCHOOLS (Continued)

- Represent the needs of charter schools, like other schools within the LEA, in the SELPA governance structure. The chartering LEA shall be responsible for ensuring that all eligible students are appropriately served. The chartering LEA shall be responsible for procuring and funding appropriate special education services, even though the student may live within another district in Yolo County or another county contiguous to Yolo County. The chartering LEA may contract for these services with public or private educational entities.

- When a charter school student lives outside the boundaries of the chartering LEA, the district in which the child lives shall have no responsibility to provide services or pay excess costs.

- The chartering LEA and the charter school may enter into agreements whereby the charter school is billed for excess costs associated with providing special education services to identified students, including the administration of special education programs, and any other costs associated with educating charter school special education students.

- The charter school may also be held fiscally responsible for an equitable share of any encroachment on the chartering LEAs funds that is created by the provision of special education services throughout the chartering LEA.

Charter Schools as an LEA within the SELPA

A charter school may apply to become an LEA for the purpose of special education services. The application process for a proposed charter school LEA will be the same as any other LEA wishing to be a member of the SELPA. Application must be made to the SELPA by January 1 of the school year preceding the school year in which the charter school anticipates operating as an LEA within the SELPA. Once granted LEA status, a charter school will participate in the governance of the SELPA in the same manner as other SELPA members. The representative to the Superintendents’ Council and the Joint Program Administrators Committee (PAC) and Chief Business Officials (CBO) Advisory Committee (Joint PAC/CBO Advisory
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CHARTER SCHOOLS (Continued)

Committee) must be the Chief Executive Officer, Program Director, and Chief Business Officer respectively. The Superintendents’ Council will make the final determination whether the charter school has the capacity and intent to meet all requirements of an LEA.

Once deemed an LEA, the charter school will be responsible for and entitled to the following:

- Policies and procedures that assure compliance with all State and Federal laws related to special education (ages birth to 22).
- Meet the terms of State and Federal law and the Local Plan regarding Identification, Referral, and Placement.
- Meet the terms of State and Federal law and the Local Plan regarding Procedural Safeguards.
- Meet the terms of State and Federal law and the Local Plan regarding Regionalized Services.
- Meet the terms of State and Federal law and the Local Plan regarding students in Hospitals, Licensed Children’s Institutions and Juvenile Court/Community Schools.
- Meet the terms of State and Federal law and the Local Plan regarding Costs of Programs and Services, including transportation.
- Meet the terms of State and Federal law and the Local Plan regarding excess costs of Regionalized Services.
- Provide assurances that each certificated employee is appropriately credentialed to serve in his/her assignment.
- Provide necessary staff as required to meet Federal and State mandates
- Utilize SELPA approved forms.
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CHARTER SCHOOLS (Continued)

- Place special education students in programs administered by other SELPA members only with either inter or intra-SELPA permits and/or inter-district permits.

- Name one representative to the Superintendents’ Council and two for the Joint PAC/CBO Advisory Committee.

- Participate in and receive regionalized services in the same manner as other districts within the SELPA.

- Receive State and Federal funding for special education in accordance with the SELPA resource allocation plan.

- Document that all State and Federal special education funds apportioned to the charter school are used for the sole purpose of providing special education instruction and/or services to identified students with disabilities. Such funds shall be used to supplement and not supplant other sources of Federal, State, and local funds apportioned to charter schools.

- Contribute to, participate in, and receive the benefits of reimbursement from the SELPA Nonpublic School and Legal Pool in the same manner as other members.

- Receive State and Federal funding for special education in accordance with the SELPA AB 602 Funding Allocation Plan. The LEA charter school will be entitled to special education allocations that are based on the school’s ADA at the average rate received by member districts.

- Any available federal funds will be disbursed one year in arrears and calculated based on applicable special education counts, in the same manner as other members of the SELPA.

- Be responsible for all costs incurred in the provision of special education services. These costs may include, but are not limited to, instruction, services, transportation, nonpublic school/agency placements, inter/intra SELPA placements, due process proceedings, complaints, and attorney fees.
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CHARTER SCHOOLS (Continued)

- Special education apportionment must be used solely for the purpose of providing special education instruction and/or services to identified students with disabilities. Any apportionment not used for provision of special education will be reviewed by the Superintendents’ Council and Joint Advisory Committee for potential recapture and/or reallocation of funds.

Participation in the SELPA Governance Structure by an LEA Charter School

An LEA charter school must designate its Chief Executive Officer to participate directly on the Superintendents’ Council, though, under certain circumstances, it may be able to designate another individual as its representative, in accordance with SELPA policies and procedures and/or the Local Plan.

The Superintendents’ Council is responsible for generating and revising the Local Plan and for establishing those administrative policies as may be required to ensure successful operation of the Local Plan. Input into the Local Plan is provided through the Community Advisory Committee, general educators, and administrators.

Policy needs are brought to the attention of the SELPA Director and presented to the Joint PAC/CBO Advisory Committee for review. Policies are formulated and proceed through the approval process. The Joint PAC/CBO Advisory Committee has representation from each LEA in this process.

Policies shall be kept current and reviewed annually. All policies of the Yolo County SELPA shall conform to the provisions of the California Education Code and California Code of Regulations as they relate to the Yolo County SELPA Local Plan.

Reference: EC § 56000 et seq.; 20 U.S.C. 1400 et seq. (Individuals with Disabilities Education Act (IDEA))

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