Issue

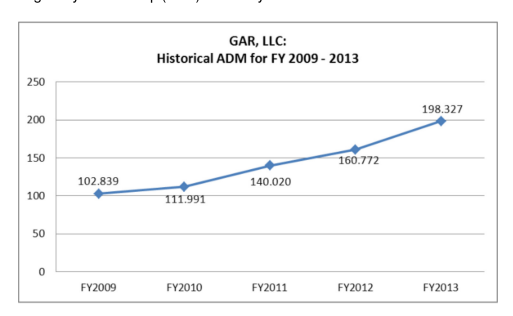
GAR, LLCfailed to submit a required Demonstration of Sufficient Progress by its deadline date of May 12, 2013.

Background

Pursuant to A.R.S. §15-183(R), in implementing its oversight and administrative responsibilities for the charter schools it sponsors, the Board has developed a performance framework that includes the academic performance expectations of a charter holder and the measurement of sufficient progress toward the academic performance expectation. Charter holders that were required to submit a Performance Management Plan as part of its academic review during the five-year interval review are monitored in subsequent years in accordance with the intervention process outlined in Appendix Cof the Board's Academic Performance Framework and Guidance.

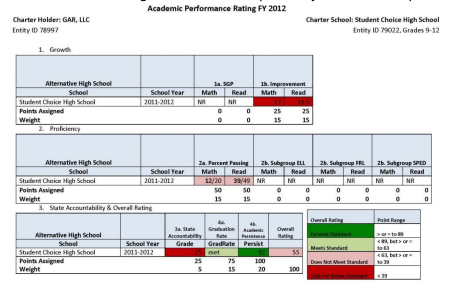
As part of the academic performance intervention process, on February 12, 2013, Board staff notified GAR, LLC of their requirement to submit a Demonstration of Sufficient Progress.

GAR, LLC operates three schools serving grades 9-12. All three schools are designated as alternative schools. The charter holder becomes eligible for renewal on January 30, 2014; the renewal application will be due April 30, 2014; and the request for renewal must be considered by the Board by July 30, 2014. The graph below shows the charter holder's actual 100th day average daily membership (ADM) for fiscal years 2009-2013.



Dashboard representations of the academic outcomes for GAR, LLC based upon the indicators and measures adopted by the Board, are provided below.

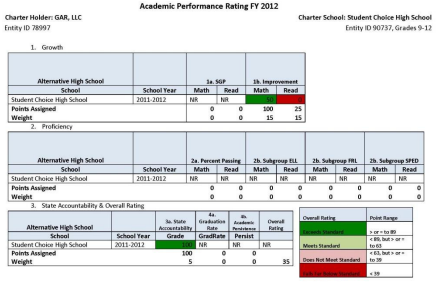
The overall rating for Student Choice High School (79022) on the Board's academic performance measures was 55 including points received for the FY2012 letter grade of D-ALT as reported by the Arizona Department of Education.



Additional information regarding the Academic Framework can be found at http://www.asbcs.az.gov/

5/31/201

Student Choice High School (90737) is categorized as "No Pating" on the Board's academic performance measures due to having too few reportable assessments for the calculation of an Overall Pating. A letter grade of A-ALT was reported by the Arizona Department of Education for FY2012.

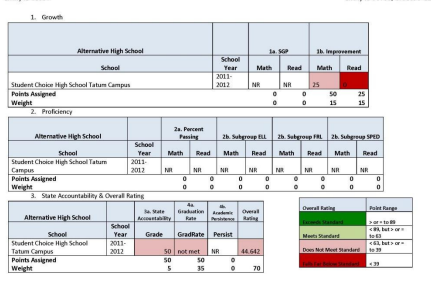


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2/12/2013

The overall rating for Student Choice High School Tatum Campus on the Board's academic performance measures was 44.642 including points received for the FY2012 letter grade of C-ALT as reported by the Arizona Department of Education.

Charter Holder: GAR, LLC Entity ID 78997 Charter School: Student Choice High School Tatum Campus Entity ID 90738, Grades 9-12



Additional information regarding the Academic Framework can be found at http://www.asbcs.az.gov/

2/12/2013

Board Options

Option 1: The Board may approve withholding 10% of the charter holder's monthly state aid apportionment. Staff recommends the following language for consideration: I move to find that GAR, LLC failed to meet or demonstrate sufficient progress toward the Board's academic performance expectations set forth in the performance framework pursuant to ARS 15-183.I(3) and approve the withholding of 10% of the charter holder's monthly State aid apportionment until a completed Demonstration of Sufficient Progress document has been submitted.

Option 2: The Board may vote to issue a Notice of Intent to Revoke the charter holder's charter contract. Staff has provided the following language for consideration: I move to issue a Notice of Intent to Revoke the charter of GAR, LLC on the basis of its failure to meet or demonstrate sufficient progress toward the Board's academic performance expectations set forth in the performance framework pursuant to ARS15-183.I(3). I further move that:

Within 48 hours of receipt of the Notice the charter operator shall notify staff and parents/guardians of registered students of the Notice of Intent to Pevoke and the Notice of Hearing and provide a school location where the copy may be reviewed;

Within 20 days of receipt of the Notice the charter operator shall provide copies of all correspondence and communications used to comply with the preceding provision; and

Within 20 days of receipt of the Notice the charter operator shall provide the Board with the names and mailing addresses of parents/guardians of all students registered with the school.

Option 3: The Board may choose to withhold 10% of the charter holder's monthly State aid apportionment and to issue a Notice of Intent to Pevoke the charter holder's charter contract. The following language is provided for consideration: I move to find that GAR, LLC failed to meet or demonstrate sufficient progress toward the Board's academic performance expectations set forth in the performance framework pursuant to APS 15-183.I(3) and approve the withholding of 10% of the charter holder's monthly State aid apportionment until a completed Demonstration of Sufficient Progress document has been submitted.

Additionally, I move to issue a Notice of Intent to Revoke the charter of GAR, LLC on the basis of its failure to meet or demonstrate sufficient progress toward the Board's academic performance expectations set forth in the performance framework pursuant to ARS15-183.I(3).

ASBCS, June 10, 2013

I further move that:

Within 48 hours of receipt of the Notice the charter operator shall notify staff and parents/guardians of registered students of the Notice of Intent to Revoke and the Notice of Hearing and provide a school location where the copy may be reviewed;

Within 20 days of receipt of the Notice the charter operator shall provide copies of all correspondence and communications used to comply with the preceding provision; and

Within 20 days of receipt of the Notice the charter operator shall provide the Board with the names and mailing addresses of parents/guardians of all students registered with the school.