CERTIFICATION OF ENROLLMENT

ENGROSSED SECOND SUBSTITUTE HOUSE BILL 2295

58th Legislature 2004 Regular Session

Passed by the House March 10, 2004 Yeas 51 Nays 46

Speaker of the House of Representatives

Passed by the Senate March 10, 2004 Yeas 27 Nays 22

CERTIFICATE

I, Richard Nafziger, Chief Clerk of the House of Representatives of the State of Washington, do hereby certify that the attached is **ENGROSSED SECOND SUBSTITUTE HOUSE BILL 2295** as passed by the House of Representatives and the Senate on the dates hereon set forth.

Chief Clerk

President of the Senate

Approved

FILED

Secretary of State State of Washington

Governor of the State of Washington

ENGROSSED SECOND SUBSTITUTE HOUSE BILL 2295

Passed Legislature - 2004 Regular Session

State of Washington 58th Legislature 2004 Regular Session

By House Committee on Appropriations (originally sponsored by Representatives Quall, Talcott, Rockefeller and Anderson)

READ FIRST TIME 02/10/04.

AN ACT Relating to charter schools; amending RCW 28A.150.010; adding new sections to chapter 41.56 RCW; adding new sections to chapter 41.59 RCW; adding a new section to chapter 41.32 RCW; adding a new section to chapter 41.35 RCW; adding a new section to chapter 41.40 RCW; and adding a new chapter to Title 28A RCW.

6 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

7 NEW SECTION. 1. The legislature Sec. INTENT. intends to 8 authorize the establishment of public charter schools within the 9 general and uniform system of public schools for the primary purpose of 10 providing high-guality learning environments more to assist educationally disadvantaged students and other students in meeting the 11 12 state's academic standards. The legislature intends for charter 13 schools to function as an integral element of the public school system maintained at public expense, free from discrimination, and open to all 14 15 students in the state, and to be subject to the same or greater 16 academic standards and performance outcomes as other public schools. The legislature intends to encourage school districts to consider using 17 the chartering process as an optional tool to achieve state and federal 18 19 academic accountability goals. The legislature finds that in addition

to providing more high-quality public school choices for families, 1 teachers, and students, public charter schools may be a tool to improve 2 schools in which significant numbers of students persistently fail to 3 meet state or federal standards. The legislature also intends to 4 authorize the use of the chartering process as a state intervention 5 strategy, consistent with the provisions of the federal no child left 6 7 behind act of 2001, to provide assistance to schools in which significant numbers of students persistently fail to meet state and 8 federal 9 standards. The legislature also intends to ensure 10 accountability of charter schools through the use of performance audits and a comprehensive study of charter schools, and to use the 11 information generated to demonstrate how charter schools can contribute 12 13 to existing education reform efforts focused on raising student 14 academic achievement.

15 <u>NEW SECTION.</u> Sec. 2. DEFINITIONS. The definitions in this 16 section apply throughout this chapter unless the context clearly 17 requires otherwise.

(1) "Alternate sponsor" means: (a) The board of directors of an educational service district that has agreed to assume the rights and responsibilities of an alternate sponsor and to implement and administer a charter approved by the superintendent of public instruction under section 7 of this act; or (b) the superintendent of public instruction if the superintendent has approved a charter under section 7 of this act.

(2) "Applicant" means a nonprofit corporation that has submitted an 25 26 application to a sponsor or has filed an appeal with the superintendent 27 of public instruction to obtain approval to operate a charter school. The nonprofit corporation must be either a public benefit nonprofit 28 corporation as defined in RCW 24.03.490, or a nonprofit corporation as 29 defined in RCW 24.03.005 that has applied for tax-exempt status under 30 31 section 501(c)(3) of the internal revenue code of 1986 (26 U.S.C. Sec. The nonprofit corporation may not be a sectarian or 32 501(c)(3). religious organization and must meet all of the requirements for a 33 34 public benefit nonprofit corporation before receiving any funding under 35 section 12 of this act.

36 (3) "Charter school board" means the board of directors appointed

or elected by the applicant to manage and operate the charter school,
 and may include one member of the local school district board of
 directors who may serve as an ex officio member.

4 (4) "Charter" means a five-year contract between an applicant and 5 a sponsor or an alternate sponsor. The charter establishes, in 6 accordance with this chapter, the terms and conditions for the 7 management, operation, and educational program of the charter school.

8 (5) "Charter school" means a public school managed by a charter 9 school board and operating according to the terms of a charter approved 10 under this chapter and includes a new charter school and a conversion 11 charter school.

12 (6) "Conversion charter school" means a charter school created by 13 converting an existing public school in its entirety to a charter 14 school under this chapter.

(7) "Educationally disadvantaged students" includes students with 15 limited English proficiency; students with special needs, including 16 students with disabilities; economically disadvantaged students, 17 including students who qualify for free and reduced priced meals; 18 students exercising choice options and seeking supplemental services 19 under the federal no child left behind act of 2001; and other students 20 21 who may be at risk of failing to meet state and federal academic 22 performance standards.

(8) "New charter school" means any charter school created underthis chapter that is not a conversion charter school.

(9) "Sponsor" means the board of directors of the school district in which the proposed charter school will be located, if the board has approved a charter or if the board has agreed to administer and implement a charter approved and authorized by the superintendent of public instruction under the appeal process in section 7 of this act.

30 <u>NEW SECTION.</u> Sec. 3. CHARTER SCHOOLS--POWERS. (1) To carry out 31 its duty to manage and operate the charter school, the charter school 32 board may:

(a) Hire, manage, and discharge any charter school employee in
 accordance with the terms of this chapter and that school's charter;

35 (b) Enter into a contract with any school district, or any other 36 public or private entity, also empowered to enter into contracts, for 37 any and all real property, equipment, goods, supplies, and services,

including educational instructional services; however, this authority does not permit assigning, delegating, or contracting out the administration and management of a charter school to a for-profit entity;

5 (c) Rent, lease, or own property, but may not acquire property by 6 eminent domain. All charters and charter school contracts with other 7 public and private entities must include provisions regarding the 8 disposition of the property if the charter school fails to open as 9 planned or closes, or the charter is revoked or not renewed;

10 (d) Issue secured and unsecured debt to manage cash flow, improve operations, or finance the acquisition of real property or equipment. 11 The issuance is not a general, special, or moral obligation of the 12 13 state, the charter school sponsor, the school district in which the charter school is located, or any other political subdivision or agency 14 of the state. Neither the full faith and credit nor the taxing power 15 of the state, the charter school sponsor, the school district in which 16 17 the charter school is located, or any other political subdivision or agency of the state may be pledged for the payment of the debt; 18

(e) Accept and administer for the benefit of the charter school and
its students, gifts, grants, and donations from other governmental and
private entities, excluding sectarian or religious organizations.
Charter schools may not accept any gifts or donations the conditions of
which violate this chapter.

(2) A charter school may not charge tuition, levy taxes, or issue
 tax-backed bonds, however it may charge fees for optional noncredit
 extracurricular events.

(3) Neither a charter school sponsor nor an alternate sponsor is liable for acts or omissions of a charter school or its charter school board, including but not limited to acts or omissions related to the application, the charter, the operation, the performance, and the closure of the charter school.

32 (4) A local school district board may appoint one of its directors
33 to serve as an ex officio member of the board of directors of a charter
34 school located in the school district.

35 <u>NEW SECTION.</u> Sec. 4. LEGAL STATUS. A charter school is a public 36 school including one or more of grades kindergarten through twelve, 37 operated by a board of directors appointed or elected by a charter

1 school applicant, according to the terms of a renewable five-year 2 contract granted by a sponsor or an alternate sponsor. A charter 3 school may offer any program or course of study that another public 4 school may offer. A charter school must allow students who are 5 receiving home-based instruction under chapter 28A.200 RCW to 6 participate in its programs on a part-time basis.

7 <u>NEW SECTION.</u> Sec. 5. CHARTER SCHOOLS--EXEMPTIONS. (1) A charter 8 school shall operate according to the terms of a charter approved by a 9 sponsor or by the superintendent of public instruction under this 10 chapter.

11 (2) Charter schools are exempt from all state statutes and rules 12 applicable to school districts and school district boards of directors, 13 including but not limited to rules regarding the expenditure of state 14 allocations as provided in section 12 of this act, except those 15 statutes and rules as provided for and made applicable to charter 16 schools in accordance with this chapter and in the school's approved 17 charter.

(3) A charter school's board of directors shall implement a qualitymanagement system and conduct annual self-assessments.

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(4) All approved charter schools shall:

(a) Comply with state and federal health, safety, parents' rights, civil rights, and nondiscrimination laws, including, but not limited to, the family educational rights and privacy act (20 U.S.C. 1232g), chapter 28A.640 RCW (sexual equality), and Title IX of the education amendments of 1972 (20 U.S.C. Sec. 1681 et seq.) applicable to school districts, and to the same extent as school districts;

(b) Participate in free and reduced priced meal programs to thesame extent as is required for other public schools;

(c) Participate in nationally normed standardized achievement tests as required in RCW 28A.230.190, 28A.230.193, and 28A.230.230 and the elementary, middle school, and high school standards, requirements, and assessment examinations as required in chapter 28A.655 RCW;

33 (d) Employ certificated instructional staff as required in RCW 34 28A.410.010, however charter schools may hire noncertificated 35 instructional staff of unusual competence and in exceptional cases as 36 specified in RCW 28A.150.260;

(e) Comply with the employee record check requirements in RCW
 28A.400.303;

3 (f) Be subject to financial examinations and audits as determined 4 by the state auditor, including annual audits for legal and fiscal 5 compliance;

6 (g) Be subject to independent performance audits by a qualified 7 contractor selected jointly by the state auditor and the joint 8 legislative audit and review committee beginning at the conclusion of 9 the third year of the school's operation, and at least once every three 10 years thereafter; however, a charter school is not required to bear the 11 expense of the audits;

12 (h) Comply with the annual performance report under RCW 13 28A.655.110;

14 (i) Follow the performance improvement goals and requirements 15 adopted by the academic achievement and accountability commission by 16 rule under RCW 28A.655.030;

(j) Be subject to the accountability requirements of the federal no child left behind act of 2001, including Title I requirements;

(k) Comply with and be subject to the requirements under theindividuals with disabilities education act, as amended in 1997;

(1) Comply with and be subject to the requirements under the federal educational rights and privacy act;

(m) Report at least annually to the board of directors of the school district in which the charter school is located, to the school's alternate sponsor if the school is not sponsored by a school district, and to parents of children enrolled at the charter school on progress toward the student performance goals specified in the charter;

(n) Comply with the open public meetings act in chapter 42.30 RCW
and open public records requirements in RCW 42.17.250;

30 (o) Be subject to and comply with legislation enacted after the 31 effective date of this section governing the operation and management 32 of charter schools; and

33 (p) Conduct annual self assessments of its quality management 34 program.

35 (5) A member of a board of directors of a charter school is a board 36 member of a school district for the purposes of public disclosure 37 requirements and must comply with the reporting requirements in RCW 38 42.17.240.

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1 <u>NEW SECTION.</u> Sec. 6. ADMISSION REQUIREMENTS. (1) To effectuate 2 the primary purpose for which the legislature established charter schools, a charter school must be willing to enroll educationally 3 disadvantaged students and may not limit admission on any basis other 4 than age group and grade level. Consistent with the legislative intent 5 of this chapter, a charter school shall conduct timely outreach and 6 7 marketing efforts to educationally disadvantaged students in the school district in which the charter school will be located. 8

(2) A conversion charter school must be structured to provide 9 10 sufficient capacity to enroll all students who wish to remain enrolled in the school after its conversion to a charter school, and may not 11 12 displace students enrolled before the chartering process. If, after 13 enrollment of these students, capacity is insufficient to enroll all other students remaining who have submitted a timely application, the 14 charter school must give enrollment priority to siblings of students 15 who are currently enrolled in the school. Students selected to fill 16 17 any remaining spaces must be selected only through an equitable selection process, such as a lottery. 18

(3) A new charter school must enroll all students who submit a timely application if capacity is sufficient. If capacity is insufficient to enroll all students who apply, students must be selected to fill any remaining spaces only through an equitable selection process, such as a lottery. Siblings of enrolled students must be given priority in enrollment.

NEW SECTION. Sec. 7. CHARTER APPLICATION--CHARTERING PROCESS. (1) An applicant may apply to a sponsor or may appeal to the superintendent of public instruction for approval to establish a charter school under this section. An application may not be submitted earlier than eighteen months before, nor later than four months before, the proposed date of opening the school.

31 (2) The superintendent of public instruction shall establish 32 guidelines for the timely receipt and approval of applications to 33 facilitate the efficient implementation of this act. Guidelines 34 established under this subsection shall reflect efficient processes for 35 the expeditious and orderly start-up of charter schools in a timely 36 manner for the purpose of serving students.

1 (3) An application for a charter school must be submitted first to 2 the board of directors of the school district in which the proposed 3 charter school will be located, allowing for the board's consideration 4 of the application in accordance with subsections (4) and (5) of this 5 section, before an appeal may be filed with the superintendent of 6 public instruction. A copy of each application submitted to a sponsor 7 also must be provided to the superintendent of public instruction.

(4) The school district board of directors must decide, within 8 forty-five days of receipt of the application, whether to hold a public 9 hearing in the school district to take public comment on the 10 application and, if a hearing is to be held, must schedule it within 11 12 seventy-five days of receipt of the application. If the school board 13 intends to accept the application, one or more public hearings must be held before granting a charter; however a school board is not required 14 to hold a public hearing before rejecting an application. The school 15 board must either accept or reject the application within one hundred 16 17 five days after receipt of the application. The one hundred five-day deadline for accepting or rejecting the charter school application may 18 be extended for an additional thirty days if both parties agree in 19 20 writing.

21 (5) If the school board does not hold a public hearing or rejects 22 the application after holding one or more public hearings, the school board must notify the applicant in writing of the reasons for that 23 24 decision. The applicant may submit a revised application for the 25 school board's reconsideration and the school board may provide assistance to improve the application. If the school board rejects the 26 27 application after a revised application is submitted, the school board must notify the applicant in writing of the reasons for the rejection. 28

29 (6) At the request of the applicant or the sponsor, the 30 superintendent of public instruction may review the charter application 31 and provide technical assistance.

32 (7) If a school district board does not approve an application to 33 start a new charter school, the applicant may file an appeal to the 34 superintendent of public instruction for further review of the 35 application.

36 (8) Upon receipt of a request for review, the superintendent must 37 attempt to mediate a resolution between the applicant and the school

district board, and may recommend to the applicant and school district
 board revisions to the application.

(9) If the school district board does not accept the revisions and 3 does not approve the application, the superintendent must review the 4 application. The superintendent, after exercising due diligence and 5 good faith, must approve the application if the superintendent finds: б (a) The criteria in section 9 of this act have been met; (b) the 7 approval will be within the annual limits in section 16 (1) and (2) of 8 this act; and (c) the approval is consistent with the legislative 9 10 intent for which charter schools are authorized and is in the best interests of the children of the proposed school. 11 The superintendent 12 may permit the board of directors of an educational service district to 13 rights and responsibilities of implementing assume the and 14 administering a charter approved under this section, but if no such assume the role of alternate 15 board agrees to sponsor, the superintendent of public instruction shall assume the rights and 16 17 responsibilities of implementing and administering the charter and shall become the alternate sponsor. 18

(10) The superintendent must reject the application if 19 the superintendent finds: (a) The criteria in section 9 of this act have 20 21 not been met; (b) the approval will not be within the annual limits 22 established in section 16 (1) and (2) of this act; or (c) the approval is inconsistent with the legislative intent for which charter schools 23 24 are authorized and is not in the best interests of the children of the 25 proposed school. If the superintendent rejects the application, the superintendent must notify the applicant in writing of the reasons for 26 27 the rejection.

(11) Educational service districts and the superintendent of public 28 instruction are encouraged to assist schools and school districts in 29 which significant numbers of students persistently fail to meet state 30 standards with completing the chartering process. Assistance from an 31 32 educational service district or from the superintendent of public instruction may include, but is not limited to, identifying potential 33 34 eligible applicants, and assisting with the charter application and 35 approval processes.

36 (12) Consistent with the corrective action provisions in the 37 federal no child left behind act of 2001, the superintendent of public 38 instruction may use the chartering process as an intervention strategy

to meet federal student achievement and accountability requirements.
The superintendent may require a local school district board of directors to convert a public school to a charter public school or, if the superintendent determines it would be more appropriate, may require a local school district board of directors to consent to conversion of the school by an educational service district board of directors or the superintendent.

8 <u>NEW SECTION.</u> Sec. 8. APPLICATION REQUIREMENTS. The charter 9 school application is a proposed contract and must include:

10 (1) The identification and description of the nonprofit corporation 11 submitting the application, including the names, descriptions, 12 curriculum vitae, and qualifications of the individuals who will 13 operate the school, all of which are subject to verification and 14 review;

(2) The nonprofit corporation's articles of incorporation, bylaws,and most recent financial statement and balance sheet;

17 (3) A mission statement for the proposed school, consistent with 18 the description of legislative intent in this chapter, including a 19 statement of whether the proposed charter school's primary purpose is 20 to serve educationally disadvantaged students;

(4) A description of the school's educational program, curriculum, and instructional strategies, including but not limited to how the charter school will assist its students, including educationally disadvantaged students, in meeting the state's academic standards;

(5) A description of the school's admissions policy and marketing program, and its deadlines for applications and admissions, including its program for community outreach to families of educationally disadvantaged students;

(6) A description of the school's student performance standards and requirements that must meet or exceed those determined under chapter 28A.655 RCW, and be measured according to the assessment system determined under chapter 28A.655 RCW;

33 (7) A description of the school's plan to evaluate student 34 performance and the procedures for taking corrective action if student 35 performance at the charter school falls below standards established in 36 its charter;

(8) A description of the financial plan for the school. The plan 1 2 shall include: (a) A proposed five-year budget of projected revenues and expenditures; (b) a plan for starting the school; (c) a five-year 3 facilities plan; (d) evidence supporting student enrollment projections 4 5 of at least twenty students; and (e) a description of major contracts planned for administration, management, equipment, and services, б 7 including consulting services, leases, improvements, real property 8 purchases, and insurance;

9 (9) A description of the proposed financial management procedures 10 and administrative operations, which shall meet or exceed generally 11 accepted standards of management and public accounting;

(10) An assessment of the school's potential legal liability and a description of the types and limits of insurance coverage the nonprofit corporation plans to obtain. A liability insurance policy of at least five million dollars is required;

16 (11) A description of the procedures to discipline, suspend, and 17 expel students;

18 (12) A description of procedures to assure the health and safety of 19 students, employees, and guests of the school and to comply with 20 applicable federal and state health and safety laws and regulations;

21 (13) A description of the school's program for parent involvement 22 in the charter school;

23 (14) Documentation sufficient to demonstrate that the charter 24 school will have the liquid assets available to operate the school on 25 an ongoing and sound financial basis;

(15) Supporting documentation for any additional requirements that are appropriate and reasonably related to operating the charter school that a sponsor or alternate sponsor may impose as a condition of approving the charter; and

30 (16) A description of the quality management plan for the school,31 including its specific components.

32 <u>NEW SECTION.</u> Sec. 9. APPROVAL CRITERIA. A sponsor or alternate 33 sponsor may approve an application for a charter school, if in the 34 sponsor's or alternate sponsor's reasonable judgment, after exercising 35 due diligence and good faith, the sponsor or alternate sponsor finds: 36 (1) The applicant is an eligible public benefit nonprofit

37 corporation and the individuals it proposes to manage and operate the

1 school are qualified to operate a charter school and implement the 2 proposed educational program that is free from religious or sectarian 3 influence;

4 (2) The public benefit nonprofit corporation has been approved or
5 conditionally approved by the internal revenue service for tax exempt
6 status under section 501(c)(3) of the internal revenue code of 1986 (26
7 U.S.C. Sec. 501(c)(3));

8 (3) The mission statement is consistent with the description of 9 legislative intent and restrictions on charter school operations in 10 this chapter. The sponsor or alternate sponsor must make a finding of 11 whether or not the charter school's primary purpose is to serve 12 educationally disadvantaged students;

13 (4) The school's educational program, including its curriculum and 14 instructional strategies, is likely to assist its students, including 15 its educationally disadvantaged students, in meeting the state's 16 academic standards;

17 (5) The school's admissions policy and marketing program is 18 consistent with state and federal law, and includes community outreach 19 to families of educationally disadvantaged students;

20 (6) The school's proposed educational program includes student 21 academic performance standards and requirements that meet or exceed 22 those determined under chapter 28A.655 RCW and are measured according 23 to the assessment system determined under chapter 28A.655 RCW;

(7) The application includes a viable plan to evaluate pupil performance and procedures to take appropriate corrective action if pupil performance at the charter school falls below standards established in its charter;

(8) The financial plan for the school is designed to reasonably support the charter school's educational program based on a review of the proposed five-year budget of projected revenues, expenditures, and facilities;

32 (9) The school's financial and administrative operations, including 33 its audits, meet or exceed generally accepted standards of accounting 34 and management;

35 (10) The assessment of the school's potential legal liability, and 36 the types and limits of insurance coverage the school plans to obtain, 37 are adequate. A minimum liability insurance policy of five million 38 dollars is required; (11) The procedures the school plans to follow to discipline,
 suspend, and expel students are reasonable and comply with state and
 federal law;

4 (12) The procedures the school plans to follow to assure the health
5 and safety of students, employees, and guests of the school comply with
6 applicable state and federal health and safety laws and regulations;

7 (13) The school has developed a program for parent involvement in8 the charter school;

9 (14) The charter school will have the liquid assets available to 10 operate the school on an ongoing and sound financial basis;

(15) The applicant has met any additional requirements that are appropriate and reasonably related to the operation of a charter school that a sponsor or alternate sponsor imposed as a condition for approval of the charter; and

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(16) The quality management plan for the school is adequate.

16 NEW SECTION. Sec. **10.** CHARTER AGREEMENT--AMENDMENT. (1) Α charter application approved by a sponsor or an alternate sponsor with 17 any changes or additions, and signed by an authorized representative of 18 19 the applicant and the sponsor or alternate sponsor, constitutes a charter. A charter to convert a public school must include provisions 20 for the disposition, including assignment or reassignment, of the 21 employees of the school before its conversion and after conversion. 22

(2) A charter may be amended during its term at the request of the
 charter school board of directors and on the approval of the sponsor or
 alternate sponsor.

(3) A charter may not prohibit and must provide for the application
of laws applicable to charter schools or to charter school boards of
directors enacted after the effective date of this section.

29 <u>NEW SECTION.</u> Sec. 11. CHARTER RENEWAL AND REVOCATION. (1) An 30 approved plan to establish a charter school is effective for five years 31 from the first day of operation. At the conclusion of the first three 32 years of operation, the charter school may apply to the original 33 sponsor or alternate sponsor for renewal. A request for renewal must 34 be submitted no later than six months before the expiration of the 35 charter.

36 (2) A charter school renewal application must include:

(a) A report on the progress of the charter school in achieving the 1 2 goals; student performance standards, including the student performance by rule by the academic 3 standards adopted achievement and accountability commission in accordance with RCW 28A.655.030; the 4 5 number and percentage of educationally disadvantaged students served; and other terms of the charter; 6

7 (b) A financial statement that discloses the costs of 8 administration, instruction, and other expenditure objects and 9 activities of the charter school; and

10 (c) All audit information from independent sources regarding the 11 charter school, if available, and all self assessments and 12 corresponding corrective action plans.

(3) The sponsor or alternate sponsor shall reject the application for renewal if the academic progress of students in the charter school, as measured by the standards and assessments in chapter 28A.655 RCW, is inferior, for the most recent two consecutive years, to the average progress of students in the district in which the charter school is located when similar student populations are compared.

19 (4) The sponsor or alternate sponsor may reject the application for 20 renewal if any of the following occurred:

(a) The charter school materially violated its charter with thesponsor or alternate sponsor;

(b) The students enrolled in the charter school failed to meet student performance standards identified in the charter, including the student performance standards adopted by rule by the academic achievement and accountability commission in accordance with RCW 28A.655.030;

(c) The charter school failed to meet generally accepted standardsof fiscal management; or

30 (d) The charter school violated provisions in law that have not31 been waived in accordance with this chapter.

(5) A sponsor or alternate sponsor shall give written notice of its intent not to renew the charter school's request for renewal to the charter school within three months of the request for renewal in order to allow the charter school an opportunity to correct identified deficiencies in its operation. At the request of the board of directors of the charter school, the sponsor or alternate sponsor shall

review its decision for nonrenewal within forty-five days of receiving
 a request for review and supporting documentation sufficient to
 demonstrate that any deficiencies have been corrected.

4 (6)(a) The sponsor or alternate sponsor may revoke a previously
5 approved charter before the expiration of the term of the charter, and
6 before application for renewal, if any of the following occurred:

7 (i) The charter school materially violated its charter with the 8 sponsor or alternate sponsor;

9 (ii) The charter school failed to meet generally accepted standards 10 of fiscal management; or

(iii) The charter school violated provisions in law that have not been waived in accordance with this chapter.

(b) Except in cases of emergency where the health and safety of children are at risk, a charter may not be revoked unless the sponsor or alternate sponsor first provides:

16 (i) Written notice to the charter school of the specific violations 17 alleged;

18 (ii) One or more public hearings in the school district in which 19 the charter school is located; and

(iii) A reasonable opportunity and a sufficient period of time forthe charter school to correct the identified deficiencies.

(c) If, after following the procedures in (b) of this subsection, the sponsor or alternate sponsor determines that revoking the charter is necessary to further the intent of this chapter, the sponsor or alternate sponsor may revoke the charter. The sponsor or alternate sponsor shall provide for an appeal process upon such a determination.

(d) If a sponsor or alternate sponsor revokes the charter, the sponsor or alternate sponsor, upon a request by the charter school, shall provide technical assistance to the charter school to complete the plan required and carry out the tasks identified in subsection (7) of this section.

32 (7) A charter school planning to close or anticipating revocation 33 or nonrenewal of its charter shall provide a plan setting forth a 34 timeline and the responsible parties for disposition of students and 35 student records and disposition of finances.

36 (a) Immediately following the decision to close a school, the 37 school must:

(i) Submit to the sponsor or alternate sponsor a list of parent
 addresses and proof that the school has communicated the impending
 closure of the school to all parents and staff;

4 (ii) Assign staff responsible for transition of student records and
5 for providing assistance to students and parents in transferring from
6 the charter school to the district public, private, or home school
7 chosen by the family;

8 (iii) Provide the names and contact information for staff 9 responsible for transfer of student records, as well as the projected 10 transition tasks and timelines to the sponsor or alternate sponsor, and 11 upon completion of student transition, provide a list of students and 12 a brief description of the disposition of their student records to the 13 sponsor or alternate sponsor.

14 (b) Before closing the charter school the charter school board of 15 directors shall:

(i) Identify a trustee who will, through the process of closing the
school and for a term of ten years after closing, assume responsibility
for school and student records, and notify the sponsor or alternate
sponsor of the name and contact information for the trustee;

(ii) Determine the amount of anticipated revenue due to the school
as well as anticipated liabilities, and provide a complete asset and
liability report to the sponsor or alternate sponsor;

23 (iii) Create a current and projected payroll and payroll benefits 24 commitment;

(iv) List each employee, job, and the funds necessary to complete the educational calendar balance of the year, the transition of students and records, and the administrative close-down tasks;

(v) Determine the total moneys required to complete contracts;

(vi) Schedule an audit and set aside funds to cover costs; and

(vii) Provide the sponsor or alternate sponsor with a plan to closethe school and to dispose of all property owned by the charter school.

NEW SECTION. Sec. 12. FUNDING. (1) The superintendent of public instruction shall provide prompt and timely funding for a charter school including regular apportionment, special education, categorical, student achievement, and other nonbasic education moneys. Allocations shall be based on the statewide average staff mix ratio of all noncharter public schools from the prior school year and the school's

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actual FTE enrollment, except that vocational education funding for 1 2 grades nine through twelve shall be provided based on eighteen and onehalf percent of the charter school's actual FTE enrollment for grades 3 nine through twelve. Enhanced staff ratio funding provided to school 4 5 districts through the omnibus appropriations act shall be allocated to a charter school regardless of whether the school maintains the б 7 enhanced staffing ratio. A charter school is not eligible for enhanced small school assistance funding. Categorical funding shall 8 be allocated to a charter school based on the same funding criteria used 9 10 for noncharter public schools, except that the charter school is exempt from rules and statutes regarding the expenditure of these funds. 11 Α charter school is eligible to apply for state grants on the same basis 12 13 as a school district. Those allocations to a charter school that are 14 included in RCW 84.52.0531(3) (a) through (c) shall be included in the levy base of the district in which the charter school is located. 15

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(2) For charter schools sponsored by a school district:

17 (a) Conversion charter schools are eligible for local levy moneys 18 approved by the voters before the start-up date of the school as 19 determined by the sponsor, and the school district shall allocate levy 20 moneys to a conversion charter school.

(b) New charter schools are not eligible for local levy moneys approved by the voters before the start-up date of the school as determined by the sponsor, and the district shall not allocate those levy moneys to a new school.

(c) For levies submitted to voters after the start-up date of a charter school, the school shall be included in levy planning, budgets, and funding distribution in the same manner as other district-sponsored public schools.

(d) A conversion charter school is eligible for state matching funds for common school construction if a sponsoring school district determines it has received voter approval of local capital funds for the project.

33 (e) A conversion charter school is entitled to the continued rent-34 free use of its existing facility, regardless of whether the conversion 35 school is sponsored by the local school district or by an alternate 36 sponsor. The district remains responsible for major repairs and safety 37 upgrades that may be required for the continued use of the facility as

a public school. The charter school is responsible for routine
 maintenance of the facility, including but not limited to, cleaning,
 painting, gardening, and landscaping.

4 (3) No local levy money may be allocated to a charter school if the 5 charter school is sponsored by an alternate sponsor.

6 (4) Within available funds as the legislature may appropriate, new 7 charter schools operating for the primary purpose of serving 8 educationally disadvantaged students under section 16(2) of this act 9 that are not otherwise eligible for levy money shall receive state 10 funding in an amount not greater than the amount the school would have 11 received if eligible.

12 (5) Sponsors and alternate sponsors shall submit, by November 1st 13 of each year, to the office of the superintendent of public 14 instruction, annual year-end financial information, as prescribed by 15 the superintendent, for each charter school sponsored in the previous 16 school year.

17 NEW SECTION. Sec. 13. ADMINISTRATION FEE. To offset costs to 18 oversee and administer the charter, a sponsor or an alternate sponsor may retain up to three percent of state funding and local excess levy 19 20 funding, if applicable, allocated to the charter school. Except for 21 the administration fee in this section, no other offsets or deductions are allowed, whether for central administration or other off-site 22 23 support services, from a charter school's per-pupil share of state 24 appropriations, local levies, or other funds, unless the charter school has contracted with a school district to obtain specific additional 25 26 services.

NEW SECTION. Sec. 14. LEAVES OF ABSENCE. If a school district 27 employee makes a written request for an extended leave of absence to 28 29 work at a charter school, the school district shall grant the request. 30 The school district may require that the request for leave be made up to ninety days before the employee would otherwise have to report for 31 The leave shall be granted for any request for up to two years. 32 duty. If the employee returns to the school district within the two-year 33 34 period, the employee shall be hired before the district hires anyone 35 else with fewer years of statewide service, with respect to any

position for which the returning employee is certificated or otherwise qualified.

NEW SECTION. Sec. 15. STUDY OF CHARTER SCHOOLS. Subject to 3 funding, the Washington institute for public policy shall study the 4 implementation and effectiveness of this act. The institute shall 5 report to the legislature on the effectiveness of charter schools in 6 7 raising student achievement and the impact of charter schools. The institute also shall examine and discuss whether and how charter 8 schools have enhanced education reform efforts and recommend whether 9 relaxing or eliminating certain regulatory requirements for other 10 public schools could result in improved school performance at those 11 12 schools. The institute shall recommend changes to this chapter including improvements that could be made to the application and 13 approval process. A preliminary report of the study is due to the 14 legislature by March 1, 2007, and a final report is due September 1, 15 16 2008.

17 <u>NEW SECTION.</u> Sec. 16. NUMBER OF CHARTER SCHOOLS. (1) A maximum 18 of forty-five new charter schools may be established statewide during 19 the six consecutive years in which new charter schools are authorized 20 to be created under this chapter.

(a) For purposes of this section, a year begins on July 1st and ends on June 30th. In each of the three years beginning July 1, 2004, and ending June 30, 2007, not more than five new charter schools may be established. In each of the three years beginning July 1, 2007, and ending June 30, 2010, not more than ten new charter schools may be established.

(b) These annual allocations are cumulative so that if the maximum number of allowable new charters is not reached in any given year the maximums are increased accordingly for the successive years, but in no case shall the total number exceed forty-five without further legislative authorization.

32 (c) Applications for charter schools may be submitted on the 33 effective date of this section.

34 (d) The superintendent of public instruction shall maintain copies35 of all approved charter applications. An applicant may obtain copies

of those applications from the office of the superintendent of public
 instruction.

3 (2) Consistent with the legislative intent of this chapter, a majority of the annual number of new charter schools that may be 4 established under subsection (1) of this section are reserved to 5 implement charter schools established for the primary purpose of 6 serving educationally disadvantaged students, and that are located in, 7 or accessible to students who live in, geographic areas in which a 8 large proportion of the students have difficulty meeting state academic 9 10 content and student achievement standards, or geographic areas, including urban and rural areas, in which a large proportion or number 11 12 of public schools have been identified for improvement, corrective 13 action, or restructuring under the federal no child left behind act of 14 2001, as follows:

(a) For new schools allowed during the first year beginning July 1,
2004, a majority are reserved until the thirty-first day after the
effective date of this section; and

(b) For new schools allowed during the second through sixth years,a majority are reserved until March 31st of each year.

(3) To ensure compliance with the annual limits for establishing 20 21 new charter schools, authorization from the superintendent of public 22 instruction must be obtained before implementing an approved charter for a new school. Sponsors and alternate sponsors shall promptly 23 24 notify the superintendent of public instruction when a charter is 25 approved, and shall indicate whether the charter school's primary 26 purpose is to serve educationally disadvantaged students. Upon the 27 receipt of notice from a sponsor or alternate sponsor that a charter has been approved, the superintendent shall authorize implementing the 28 approved charter establishing the school in compliance with the limits 29 on the maximum number of new charters allowed under subsection (1) of 30 this section and in compliance with the dates until which the majority 31 32 of new charters each year are reserved under subsection (2) of this section. If the superintendent receives simultaneous notification of 33 approved charters that exceed the annual allowable limits 34 in 35 subsections (1) and (2) of this section, the superintendent shall 36 select approved charters for authorization through a lottery process, 37 and shall assign implementation dates accordingly.

(4) If the number of charters reserved each year under subsection 1 2 (2) of this section is not reached by the thirty-first day after the effective date of this section, or by March 31st of the second through 3 sixth years, the superintendent of public instruction shall notify the 4 5 sponsors or alternate sponsors of any other approved charters for which authorization has not been granted under subsection (3) of this 6 7 section, and shall authorize implementing those charters within the annual limits, regardless of whether those charters 8 meet the requirements of subsection (2) of this section. 9

10 (5) The superintendent of public instruction shall notify eligible 11 sponsors and eligible alternate sponsors when the maximum allowable 12 number of new charters has been reached each year. If the maximum 13 number is not reached by the thirty-first day after the effective date 14 of this section, or by March 31st of the second through sixth years, 15 the superintendent shall report on the number of charters approved.

(6) A school district board of directors may establish a conversion 16 17 charter school during the six consecutive years in which charter schools are authorized under this chapter for any school, including an 18 alternative school, that has failed to make adequate yearly progress 19 for the most recent three consecutive years, or is eligible for school 20 21 improvement assistance. Determinations regarding adequate yearly 22 progress and eligibility for school improvement assistance must be made by the superintendent of public instruction. 23

(7) A new charter school or a conversion charter school operating
according to the terms of its charter to the satisfaction of its
sponsor or alternate sponsor may continue to operate after June 30,
2010, under a charter renewed by its sponsor or alternate sponsor under
section 11 of this act.

29 <u>NEW SECTION.</u> Sec. 17. A new section is added to chapter 41.56 RCW 30 to read as follows:

In addition to the entities listed in RCW 41.56.020, this chapter applies to new charter schools created under chapter 28A.-- RCW (sections 1 through 16 and 25 of this act). Notwithstanding RCW 41.56.060 and 41.56.070, the bargaining units of classified employees of a new charter school must be limited to the employees of the new charter school and must be separate from other bargaining units in the school district or educational service district for at least the first

five years of operation of the new charter school. After the five-year period, the employees in a bargaining unit of a new charter school may indicate by a majority vote that they desire to become members of a bargaining unit in the school district in which the new charter school is located.

6 <u>NEW SECTION.</u> Sec. 18. A new section is added to chapter 41.56 RCW 7 to read as follows:

8 At the time of creation of a conversion charter school under chapter 28A.-- RCW (sections 1 through 16 and 25 of this act), the 9 employees of a conversion charter school remain in any existing 10 11 appropriate bargaining unit of employees of the school district in which the conversion charter school is located. If an applicant for a 12 charter school or a charter school board requests one or more variances 13 from a collective bargaining agreement that applies to the relevant 14 15 school district bargaining unit to address needs that are specific to 16 the charter school and the employees of the charter school, the 17 following applies:

18 (1) At the request of either party, the public employer, in 19 consultation with the applicant or charter school board, and the 20 bargaining representative of the bargaining unit shall negotiate 21 concerning the issues raised in the variance request.

(2) If the parties are unable to conclude an agreement regarding the variance request within twenty days of negotiations, either party may declare an impasse and submit the dispute to the commission for mediation. The commission shall appoint a mediator within two days of the submission. Mediation under this subsection shall continue for up to ten days unless the parties agree otherwise.

28 <u>NEW SECTION.</u> Sec. 19. A new section is added to chapter 41.59 RCW 29 to read as follows:

In addition to school districts, this chapter applies to new charter schools created under chapter 28A.-- RCW (sections 1 through 16 and 25 of this act). Notwithstanding RCW 41.59.070 and 41.59.080, the bargaining units of educational employees of a new charter school must be limited to the educational employees of the new charter school and must be separate from the bargaining units in the school district or educational service district for at least the first five years of operation of the new charter school. After the five-year period, the employees in a bargaining unit of a new charter school may indicate by a majority vote that they desire to become members of a bargaining unit in the school district in which the new charter school is located.

5 <u>NEW SECTION.</u> Sec. 20. A new section is added to chapter 41.59 RCW 6 to read as follows:

7 At the time of creation of a conversion charter school under chapter 28A.-- RCW (sections 1 through 16 and 25 of this act), the 8 employees of a conversion charter school remain in any existing 9 appropriate bargaining unit of employees of the school district in 10 11 which the conversion charter school is located. If an applicant for a 12 charter school or a charter school board requests one or more variances from a collective bargaining agreement that applies to the relevant 13 school district bargaining unit to address needs that are specific to 14 15 the charter school and the employees of the charter school, the 16 following applies:

(1) At the request of either party, the employer, in consultation with the applicant or charter school board, and the exclusive bargaining representative of the bargaining unit shall negotiate concerning the issues raised in the variance request.

(2) If the parties are unable to conclude an agreement regarding the variance request within twenty days of negotiations, either party may declare an impasse and submit the dispute to the commission for mediation. The commission shall appoint a mediator within two days of the submission. Mediation under this subsection shall continue for up to ten days unless the parties agree otherwise.

27 <u>NEW SECTION.</u> Sec. 21. A new section is added to chapter 41.32 RCW 28 to read as follows:

This section designates charter schools as employers and charter school employees as members, and applies only if the department of retirement systems receives determinations from the internal revenue service and the United States department of labor that participation does not jeopardize the status of these retirement systems as governmental plans under the federal employees' retirement income security act and the internal revenue code.

<u>NEW SECTION.</u> Sec. 22. A new section is added to chapter 41.35 RCW
 to read as follows:

This section designates charter schools as employers and charter school employees as members, and applies only if the department of retirement systems receives determinations from the internal revenue service and the United States department of labor that participation does not jeopardize the status of these retirement systems as governmental plans under the federal employees' retirement income security act and the internal revenue code.

10 <u>NEW SECTION.</u> Sec. 23. A new section is added to chapter 41.40 RCW 11 to read as follows:

12 This section designates charter schools as employers and charter 13 school employees as members, and applies only if the department of 14 retirement systems receives determinations from the internal revenue 15 service and the United States department of labor that participation 16 does not jeopardize the status of these retirement systems as 17 governmental plans under the federal employees' retirement income 18 security act and the internal revenue code.

19 Sec. 24. RCW 28A.150.010 and 1969 ex.s. c 223 s 28A.01.055 are 20 each amended to read as follows:

Public schools ((shall)) means the common schools as referred to in Article IX of the state Constitution and those schools and institutions of learning having a curriculum below the college or university level as now or may be established by law and maintained at public expense, including charter schools under chapter 28A.-- RCW (sections 1 through 16 and 25 of this act).

27 <u>NEW SECTION.</u> Sec. 25. CAPTIONS NOT LAW. Captions used in this 28 chapter are not any part of the law.

29 <u>NEW SECTION.</u> Sec. 26. Sections 1 through 16 and 25 of this act 30 constitute a new chapter in Title 28A RCW.

31 <u>NEW SECTION.</u> **Sec. 27.** If any provision of this act or its 32 application to any person or circumstance is held invalid, the

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- 1 remainder of the act or the application of the provision to other
- 2 persons or circumstances is not affected.

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