To: Education

## HOUSE BILL NO. 516

AN ACT TO REENACT SECTIONS 37-28-1 THROUGH 37-28-19, 1 MISSISSIPPI CODE OF 1972, WHICH ESTABLISH THE REQUIREMENTS OF A 2 PETITION REQUESTING CHARTER SCHOOL STATUS, ESTABLISH THE TERMS OF 3 CHARTER, PROVIDE FOR THE FUNDING OF CHARTER SCHOOLS AND REQUIRE A 4 STATUS REPORT OF CHARTER SCHOOL PROGRAMS; TO REENACT AND AMEND 5 SECTION 37-28-21, MISSISSIPPI CODE OF 1972, TO EXTEND THE REPEAL 6 DATE FROM JULY 1, 2001, TO JULY 1, 2002; AND FOR RELATED PURPOSES. 7 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 8 SECTION 1. Section 37-28-1, Mississippi Code of 1972, is 9

10 reenacted as follows:

37-28-1. It is the intent of the Legislature that this 11 chapter provide a means whereby local public schools may choose to 12 substitute a binding academic or vocational, or both, performance 13 based contract approved by the State Board of Education and the 14 15 school board of the school district in which the school is located, called a "charter," for rules, regulations, policies and 16 procedures of the State Board of Education and the local school 17 district and, except as otherwise provided, the provisions of 18 Title 37 of the Mississippi Code of 1972 which are applicable to 19 20 schools and school districts and their employees and students. SECTION 2. Section 37-28-3, Mississippi Code of 1972, is 21 reenacted as follows: 22

37-28-3. For purposes of this chapter, the following words and phrases shall have the meanings respectively ascribed in this section unless the context clearly indicates otherwise:

(a) "Charter" means an academic or vocational, or both,
performance based contract between the State Board of Education,
the school board of the local school district, and a local school
which exempts the school from rules, regulations, policies and

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30 procedures of the State Board of Education and the local school 31 district and, except as otherwise provided, the provisions of 32 Title 37 of the Mississippi Code of 1972 which are applicable to 33 schools and school districts and their employees and students.

34 (b) "Charter school" means a school that is operating
35 under the terms of a charter granted by the State Board of
36 Education.

37 (c) "Local school" means a public school in Mississippi
38 which is under the management and control of the school board of
39 the school district in which the school is located.

(d) "Petition" means a proposal to enter into an
academic or vocational, or both, performance based contract
between the State Board of Education and a local school whereby
the local school obtains charter school status.

44 SECTION 3. Section 37-28-5, Mississippi Code of 1972, is 45 reenacted as follows:

46 37-28-5. Any local school may submit a petition to the State 47 Board of Education requesting charter school status. The petition 48 must:

49 (a) Be approved by the school board of the school50 district in which the school is located;

51 (b) Be agreed to freely by a majority of the faculty 52 and instructional staff members, by secret ballot, at the school 53 initiating the petition;

54 (c) Be agreed to by a majority of the parents of
55 students enrolled in the school who are present at a meeting
56 called for the specific purpose of deciding whether or not to
57 initiate the petition;

(d) Describe a plan for school improvement that
addresses how the school proposes to work toward improving student
learning and meeting state education goals;

(e) Outline proposed academic or vocational, or both,performance criteria that will be used during the initial period

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of the charter to measure progress of the school in improvingstudent learning and in meeting state education goals;

(f) Describe how the faculty, instructional staff and parents of students enrolled in the school have been involved in developing the petition and will be involved in developing and implementing the improvement plan and identifying academic or vocational, or both, performance criteria; and

(g) Describe how the concerns of faculty, instructional staff and parents of students enrolled in the school will be solicited and addressed in evaluating the effectiveness of the improvement plan.

74 SECTION 4. Section 37-28-7, Mississippi Code of 1972, is 75 reenacted as follows:

37 - 28 - 7. (1) The State Board of Education shall establish 76 rules and regulations for the submission of petitions for charter 77 school status and criteria and procedures for the operation of 78 charter schools. The board shall receive and review petitions for 79 80 charter school status from local public schools and may approve petitions and grant charter school status, on a pilot program 81 basis, to up to six (6) local schools throughout the state. One 82 (1) local public school in each congressional district, as such 83 84 districts exist on the effective date of this chapter, and at least one (1) local public school situated in the Delta region of 85 86 the state shall be granted charter school status by the board, 87 unless there are no petitions submitted from a particular congressional district or the Delta region, as the case may be, 88 89 which are proper under the terms of this chapter and the rules and regulations established by the board under this subsection. 90 At least three (3) local public schools that are granted charter 91 school status shall be in school districts having an accreditation 92 level of three (3) or below at the time the school submits its 93 94 initial petition for charter school status unless there are no petitions submitted from such schools which are proper under the 95

H. B. No. 516 01/HR40/R606 PAGE 3 (KC\BD) 96 terms of this chapter and the rules and regulations established by 97 the board. In order to be approved, a petition for charter school 98 status, in the opinion of the State Board of Education, must 99 adequately include:

(a) A plan for improvement at the school level forimproving student learning and for meeting state education goals;

(b) A set of academic or vocational, or both,
performance based objectives and student achievement based
objectives for the term of the charter and the means for measuring
those objectives on no less than an annual basis;

(c) An agreement to provide a yearly report to parents, the community, the school board of the school district in which the charter school is located, and the State Board of Education which indicates the progress made by the charter school in the previous year in meeting the academic or vocational, or both, performance objectives; and

(d) A proposal to directly and substantially involve the parents of students enrolled in the school as well as the faculty, instructional staff and the broader community in the process of modifying the petition, if necessary for approval, and carrying out the terms of the charter.

(2) The State Board of Education may allow local schools to resubmit petitions for charter school status if the original petition, in the opinion of the board, is deficient in one or more respects. The State Department of Education may provide technical assistance to the faculty and instructional staff of local schools in the creation or modification of the petitions.

123 SECTION 5. Section 37-28-9, Mississippi Code of 1972, is 124 reenacted as follows:

125 37-28-9. The terms of each charter shall include the 126 following:

127 (a) A mechanism for declaring the charter null and void128 if a majority of the faculty, instructional staff of the school,

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(b) A mechanism for declaring the charter null and void
if, at any time, in the opinion of the State Board of Education,
the school operating under charter status fails to fulfill the
terms of the charter;

137 (c) Clear academic or vocational, or both, performance
138 based and student achievement based objectives and the means to
139 measure those objectives on no less than an annual basis;

(d) A mechanism for updating the terms of each charter, agreed to by all parties and subject to the approval of a majority of the faculty, instructional staff and parents of students enrolled in the school who are present at a meeting called for the specific purpose of updating the terms of the charter, based upon the yearly progress reports submitted to the State Board of Education by the charter school;

(e) A provision that the charter school shall not have
any authority to request an ad valorem tax levy independent of
such authority exercised by the school district in which the
charter school is located;

(f) A provision that no person shall be denied admission to the charter school on the basis of race, color, creed or national origin;

(g) A provision to exempt the school from the rules,
regulations, policies and procedures of the State Board of
Education and the local school board and from the provisions of
Title 37 of the Mississippi Code of 1972 which are not included in
this act, unless the code sections are specifically made
applicable to charter schools by the State Board of Education in
the charter;

H. B. No. 516 01/HR40/R606 PAGE 5 (KC\BD) (h) A provision that the performance variables established by the State Board of Education, acting through the Commission on School Accreditation, in the performance based accreditation system are fully applicable to the charter school; and

166 (i) A provision to exempt the charter school from167 process standards.

168 SECTION 6. Section 37-28-11, Mississippi Code of 1972, is 169 reenacted as follows:

37-28-11. Any request for a petition to obtain charter 170 171 school status sent by a local school to the school board of the school district in which the school is located shall be forwarded 172 by the local school board to the State Board of Education. 173 If a local school board disapproves of a local school's request for a 174 petition, the local school board shall inform the faculty of the 175 176 local school of the reasons for the disapproval and shall forward a copy of the reasons to the State Board of Education. 177 The State 178 Board of Education, in its discretion, may request a hearing to receive further information from the local school board and the 179 180 faculty of the local school.

181 SECTION 7. Section 37-28-13, Mississippi Code of 1972, is 182 reenacted as follows:

37-28-13. Initial charters issued by the State Board of 183 Education shall be on a pilot program basis and for a term of four 184 185 (4) years. Thereafter, the State Board of Education may renew charters on a one-year or multiyear basis, not to exceed four (4) 186 187 years, for local schools, if all parties to the original charter approve the renewal with a vote of a majority of the faculty, 188 instructional staff and parents of students enrolled in the school 189 who are present at a meeting called for the specific purpose of 190 191 deciding whether or not to renew the charter.

SECTION 8. Section 37-28-15, Mississippi Code of 1972, is reenacted as follows:

(1) A charter school may be funded by: federal 194 37-28-15. 195 grants, grants, gifts, devises or donations from any private sources; and state funds appropriated for the support of the 196 197 charter school; and any other funds that may be received by the 198 school district. Schools applying for charter status and charter 199 schools are encouraged to apply for federal funds appropriated specifically for the support of charter schools under the Omnibus 200 Consolidated Appropriations Act, 1997 (Pub. L. No. 104-208 [H.R. 201 202 3610] (1996)).

(2) The State Board of Education may give charter schools
special preference when allocating grant funds other than state
funds for alternative school programs, classroom technology,
school improvement programs, mentoring programs or other grant
programs designed to improve local school performance.

208 SECTION 9. Section 37-28-17, Mississippi Code of 1972, is 209 reenacted as follows:

210 37-28-17. Employees of a charter school shall be considered 211 employees of the school district in which the charter school is 212 located. Charter school employees shall be entitled to the same 213 rights, privileges and benefits to which all other employees of 214 the school district are entitled.

215 SECTION 10. Section 37-28-19, Mississippi Code of 1972, is 216 reenacted as follows:

37-28-19. Before January 1, 1999, and each year thereafter, 217 218 the State Board of Education shall submit a report to the Legislature on the status of the charter school program. 219 This 220 report minimally shall include: (a) a review and compilation of comprehensive reports and evaluations issued by local school 221 boards concerning successes or failures of charter schools and 222 223 formulated recommendations; (b) a comparison of the academic performance of charter school students with the performance of 224 225 ethnically and economically comparable groups of students in other public schools who are enrolled in academically comparable 226

H. B. No. 516 01/HR40/R606 PAGE 7 (KC\BD) courses; (c) the current and projected impact of charter schools on the delivery of services by the public schools; (d) an assessment of the students' academic progress in the charter school as measured, where available, against the academic year immediately preceding the first year of the charter school's operation; and (e) the best practices resulting from charter school operations.

234 SECTION 11. Section 37-28-21, Mississippi Code of 1972, is 235 reenacted and amended as follows:

37-28-21. Sections 37-28-1 through 37-28-21 shall stand
 repealed from and after July 1, <u>2002</u>.

238 SECTION 12. This act shall take effect and be in force from 239 and after July 1, 2001.