Senate Amendments to House Bill No. 554

TO THE CLERK OF THE HOUSE:

THIS IS TO INFORM YOU THAT THE SENATE HAS ADOPTED THE AMENDMENTS SET OUT BELOW:

AMENDMENT NO. 1

Amend by striking all after the enacting clause and inserting in lieu thereof the following:

37	SECTION 1. The Legislature declares that the following are
38	the purposes of this act:
39	(a) To provide increased opportunities in the public
40	school system for students to learn in an educational environment
41	that best meets their needs;
42	(b) To provide new forms of accountability for schools;
43	(c) To encourage increased involvement of parents and
44	teachers in the operation and decision-making of a local public
45	school;
46	(d) To encourage innovative and effective teaching
47	methods; and
48	(e) To create new professional opportunities for
49	teachers.
50	SECTION 2. For purposes of this act, the following words
51	shall have the following meanings:
52	(a) "Charter school" means a school that is operating
53	under the terms of a charter granted by a local school district or
54	the State Board of Education.
55	(b) "Conversion school" means an existing public school
56	that has been converted to charter school status.
57	SECTION 3. (1) A charter school may be formed in one (1) of
58	the following manners:
59	(a) By the approval of an application for a new charter
60	school made by any person, group of persons, organization or
61	public institution; or

(b) By the conversion of an existing school to charter
status, which may be accomplished by the local school board
converting the school on its own motion or the approval of a
petition to convert.

(2) The organizers of a proposed charter school under
subsection (1)(a) of this section may apply to, and the school may
be sponsored by, the school board of the school district in which
the proposed charter school is to be located or the State Board of
Education.

Each local school district shall adopt a policy 71 (3) 72 detailing the process by which a conversion under subsection 73 (1)(b) of this section may occur. The process of conversion may 74 be initiated by parents or teachers at the existing school who petition the local school district in accordance with the 75 76 district's conversion policy, or may be initiated by the district 77 on its own motion. A petition may not be approved unless a 78 majority of the school's faculty and instructional staff and the parents of students enrolled in the school who are present at the 79 80 meeting called for the specific purpose of deciding whether or not to convert vote in favor of the conversion. 81

82 <u>SECTION 4.</u> In order for a school to be granted charter 83 status and to maintain charter status, the school must satisfy the 84 following requirements:

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(a) The school may not charge tuition;

(b) The school may not discriminate on the basis of
ethnicity, national origin, gender, income level, disabling
condition or athletic ability;

89 (c) The school must meet all applicable health, safety90 and civil rights requirements;

91 (d) The school must be subject to financial audits in92 the same manner as public school districts;

93 (e) The school must be nonsectarian in its programs,94 admission policies and employment practices;

95 (f) The school must be accountable to the chartering to 96 authority for performance as required under this act; and

97 (g) The school must issue annual reports to parents and 98 the sponsor and must make the reports available to the public. 99 These reports must include a financial statement, a description of 100 the school's progress in reaching academic goals and a measure of 101 parental satisfaction. The school shall submit a copy of the 102 annual report to the State Department of Education.

SECTION 5. (1) A charter school sponsored by a local school 103 104 district must be open to admission to all students residing in 105 that district. However, in conversion schools, an enrollment preference may be given to students who reside within the former 106 107 attendance area of that school. Students from outside the school district may be admitted if the chartering district and the 108 109 charter school agree to and establish in the school's charter a procedure for the enrollment and admission of such students. If a 110 111 student from outside the school district enrolls in the charter school, the school district from which the student comes may 112 113 submit an amount equal to that student's pro rata share of the 114 school district's local funds to the charter school.

(2) A charter school sponsored by the State Board of
Education must be open to any student residing in the state.
(3) A school district may not assign students to a charter

118 school.

119 (4) A charter school is subject to any desegregation court 120 orders in effect in the school district in which the charter 121 school is located.

122 (5) A charter school must enroll an eligible student who submits a timely application for enrollment, unless the number of 123 124 applications for enrollment in a program, class, grade level or 125 school building exceeds the number of applications the school is 126 prepared to accept in that program, class, grade level or school 127 building. If an excess number of applications are received by the charter school, all applicants must have an equal chance of being 128 129 admitted under the following guidelines:

(a) The school may not limit admission to students on
the basis of intellectual ability, measure of achievement or
aptitude.

(b) The school may give preference in enrollment in the school's first year of operation to children of the organizers and teachers of the charter school. In later years, preference may be given to children of teachers and siblings of students enrolled at the school during the previous year and who will be enrolled in the current school year.

(c) The number of students given preference in
enrollment may not exceed fifty percent (50%) of the enrollment
capacity of a program, class, grade level or school building.

(d) Charter schools shall determine enrollment by a
random selection method. An applicant in a preference category is
eligible for inclusion in the general selection process if the
applicant is not selected from the preference category.

146 <u>SECTION 6.</u> (1) A charter school, unless it is a conversion 147 school, must organize as a nonprofit corporation and must pursue, 148 with due diligence, tax-exempt status under Section 501(c)(3) of 149 the Internal Revenue Code.

150

(2) A charter school may sue and be sued.

151 A charter school may borrow funds and invest funds. (3) 152 Funds received and earnings from investments on gifts from 153 nongovernmental entities may be accounted for separately. If a 154 charter school closes, all unspent government funds, unspent 155 earnings from those funds and assets purchased with government funds will revert to the school board that chartered the school. 156 157 Unspent funds from nongovernmental sources, unspent earnings from 158 those funds, assets purchased with those funds and debts of the 159 school (unless otherwise provided for in the charter or debt 160 instrument) shall revert to the nonprofit entity created to 161 operate the school and may be disposed of according to applicable 162 laws for nonprofit corporations. If a conversion school reverts 163 to noncharter status, then all assets will revert to the school 164 board that chartered the school. A government entity shall not be

165 liable for any debt of the charter school unless that entity 166 explicitly authorized the debt and agreed to be liable for 167 nonpayment of the debt. A sponsor's approval of a charter school 168 budget that includes debt does not constitute the sponsor's 169 liability for that debt.

(4) Members of a local school board or the State Board of Education are immune from civil or criminal liability with respect to all activities of a charter school approved or sponsored by the local school board or State Board of Education. The local school board or the State Board of Education, in its official capacity as sponsor of a charter school, may be held liable only for matters with which the respective board has been involved directly.

177 <u>SECTION 7.</u> (1) The term of a charter shall be five (5)
178 school years.

The charter must include the following:

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(2)

(a) Assurances that:

(i) The school will not charge tuition or other
fees except in those instances when tuition or fees are allowed by
law to be charged by public school districts;

(ii) The school will comply with federal, state and local rules, regulations and statutes relating to safety, civil rights and insurance. The State Department of Education shall publish a list of relevant rules, regulations and statutes to notify charter schools of their responsibilities under this subparagraph (ii);

190 (iii) The school will be nonsectarian in programs,191 admission policies and employment practices;

192 (iv) The school will comply with the same audit 193 requirements as public school districts and will cooperate fully in audits conducted under the direction of the State Auditor; and 194 195 (v) The school will comply with all federal and 196 state laws relating to the education of children with 197 disabilities; A description of the governing body that is 198 (b) 199 responsible for the policy and operational decisions of the

200 charter school, including the names of that body's initial members 201 and a description of the method by which subsequent members will 202 be elected and the method by which fairness and objectivity of 203 those elections will be assured;

(c) A description of the objective method or methods
that will be used to measure student progress. The method or
methods must include the Mississippi Curriculum Test; however, the
State Board of Education may grant an exemption from this
requirement when there is a compelling reason for an exemption
based on the unique circumstances of the school;

(d) A description of the school's plan for thetransportation of students;

(e) A description of the school's plan for handling disruptive students. Notwithstanding any law to the contrary, a local school board may refuse to admit any student who is suspended or expelled from a charter school due to actions that would lead to suspension or expulsion from a school in that district until the period of suspension or expulsion has expired;

218 (f) A description of the school's plan to provide 219 reasonable public notice of the existence, nature and application 220 requirements of the charter school. This notice must include at 221 least one (1) informational meeting to which the public is invited. Local school districts shall provide reasonable 222 223 assistance, if requested by the charter school, in providing such 224 notice in their districts. However, the actual expenses incurred 225 by the districts in providing the requested assistance must be 226 paid by the charter school;

(g) A description of the administrative or other services, if any, that the district will provide for the charter school;

(h) A description of the method that will be used tocompute per-pupil funding for the school;

(i) A description of the types and amount of insurance
coverage, including bonding insurance for the principal officers
of the school, to be obtained by the charter school;

(j) Any other matters required by this act to be included in a charter; and

(k) Any other matters that the sponsor and charter school agree to include. Failure to agree on such additional matters shall not constitute grounds for rejection of a charter application.

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(3)

The charter must include the following attachments:

A description of the program of instruction. A 242 (a) 243 charter school must provide a comprehensive program of instruction for at least one (1) complete grade level of kindergarten, 244 245 elementary or secondary education. A school may offer this program of instruction with an emphasis on a specific learning 246 philosophy, style or certain subject area. If the school is a 247 high school, the program of instruction must ensure that in order 248 249 to be eligible for graduation, a student must have earned the 250 minimum number of units required for graduation from public high 251 schools by the State Board of Education. However, the State Board of Education may grant an exemption from this requirement when 252 253 there is a compelling reason for an exemption based on the unique 254 circumstances of the school. A school may add grade levels during any year of the charter, if notice of the additional grade levels 255 256 is submitted to the sponsor of the charter school at least six (6) months before the beginning of the school year in which those 257 258 grade levels will be offered; and

(b) A budget encompassing all necessary items for
operating the school, based on one or more projections of the
number of students the school anticipates serving in the year for
which the budget is prepared.

(4) Provisions of the charter may be amended at any time by agreement between the charter school and the school board that approved the charter. The attachments must be submitted to the sponsor by the school on an annual basis and may not be revised by the sponsor unless the information in the submissions indicates a violation of the charter, this act or any other law. 269 <u>SECTION 8.</u> (1) An application for a charter consists of a 270 proposed charter and all attachments required under Section 7 of 271 this act.

(2) The State Board of Education or a local school board to which an application for a charter has been submitted must respond to the application within forty-five (45) days after receiving the application. The response may be in the form of approval of the application as submitted, rejection, or approval of the application subject to negotiation of details, which negotiation must be conducted in good faith.

(3) An application for a charter must be approved unless:
(a) The application does not contain all items required
by this act;

(b) One or more of the application's provisions are notin compliance with applicable law; or

(c) The sponsor determines that the applicants are incompetent to carry out one or more of the plans described in the application, in which case the incompetence must be documented by the State Board of Education or the local school district to which the application was submitted.

(4) If an application for a charter is rejected, the board
to which it was submitted must provide written notice to the
applicant of the basis for the rejection.

(5) The rejection of an application by the State Board of Education or by a local school district to which the application was submitted does not bar submission of the same application to the other chartering authority. The State Board of Education must provide technical assistance to an applicant whose application has been rejected.

298 <u>SECTION 9.</u> (1) No later than January 1 in the charter 299 school's fifth year of operation, the sponsor of the school must 300 renew the agreement, with any modifications that are the product 301 of a good faith negotiation, for an additional five (5) years if 302 the following conditions have been met: 303 (a) The school substantially has met the requirements304 for student performance stated in the agreement; and

305 (b) The school substantially has complied with other306 provisions of the charter.

307 (2) A charter issued under this act may be revoked by the 308 sponsor, and the charter school must be closed, if the sponsor 309 determines that one or more of the following have occurred:

310 (a) Repeated or substantial failure of the charter311 school to maintain applicable safety standards;

312 (b) Substantial failure of the charter school to meet313 auditing or other financial standards as required under this act;

314 (c) Blatant and recurrent violations of provisions of 315 the charter; or

316 (d) The existence of one or more grounds for revocation 317 as specified in the charter.

318 (3) If a charter is revoked, the charter school must remain 319 open until the end of the school year in which the revocation 320 takes effect, unless the State Department of Education determines 321 that an extreme emergency situation that jeopardizes the safety 322 and security of the students of the school exists.

323 (4) The revocation or nonrenewal of a charter must be 324 accompanied by a list of specific reasons for the action. The 325 charter school may seek judicial review of the decision to revoke 326 or not to renew a charter.

327 <u>SECTION 10.</u> (1) Except as otherwise provided under 328 subsection (2) of this section, all schools chartered under this 329 act are exempt from those statutes applicable to the public 330 schools and the rules, regulations, policies and procedures of the 331 State Board of Education and the local school district. A charter 332 school must comply with general health and safety standards.

333 (2) Charter schools are not exempt from the following334 statutes:

335 (a) Section 37-9-75, which relates to teacher strikes;
336 (b) Section 37-11-20, which prohibits acts of
337 intimidation intended to keep a student from attending school;

338 (c) Section 37-11-21, which prohibits parental abuse of 339 school staff;

340 (d) Section 37-11-23, which prohibits the willful341 disruption of school and school meetings;

342 (e) Sections 37-11-29 and 37-11-31, which relate to
343 reporting requirements regarding unlawful or violent acts on
344 school property; and

345 (f) Section 37-19-53, which prohibits false reporting346 of student counts by school officials.

347 <u>SECTION 11.</u> (1) A school district may not assign teachers 348 employed by the district to a charter school. A charter school 349 may hire the teachers to be employed by the school and negotiate 350 contracts.

351 (2) The qualifications of the teachers in a charter school 352 must be disclosed to the students' parents before the beginning of 353 the school year.

(3) The instructional staff of the charter school will be 354 355 deemed employees of the local school district for purposes of 356 providing certain state-funded employee benefits, including 357 membership in the Public Employees' Retirement System and the 358 State and School Employees Life and Health Insurance Plan. 359 Charter schools are public schools, and the employees of charter 360 schools are public school employees. Employees of a charter 361 school that elects to become a participating employer under the 362 Public Employees' Retirement System are teachers for the purpose 363 of membership in the Public Employees' Retirement System. Charter 364 schools may pay for all or part of a teacher's health insurance 365 premiums, including family coverage, as part of the teacher's 366 compensation package.

367 <u>SECTION 12.</u> (1) A school district, school district employee 368 or any other person who has control over personnel actions may not 369 take unlawful reprisal against an employee of the school district 370 because the employee is directly or indirectly involved in an 371 application to establish a charter school. A school district 372 employee may not take unlawful reprisal against an educational

373 program of the school or the school district because an 374 application to establish a charter school proposes the conversion 375 of all or a portion of the educational program to a charter 376 school.

377 (2) As used in this section, the term "unlawful reprisal" 378 means:

(a) With respect to a school district employee, an
action that is taken by another school district employee as a
direct result of a lawful application to establish a charter
school and which is adverse to the employee and results in one or
more of the following for the employee:

384 (i) Disciplinary or corrective action; (ii) Detail, transfer or reassignment; 385 (iii) Suspension, demotion or dismissal; 386 387 (iv) An unfavorable performance evaluation; (v) A reduction in pay, benefits or awards; 388 389 (vi) Elimination of the employee's position 390 without a reduction in force by reason of lack of monies or work; 391 or (vii) Other significant changes in duties or 392 393 responsibilities which are inconsistent with the employee's salary 394 or employment classification; and

395 (b) With respect to an educational program, an action 396 that is taken by a school district employee as a direct result of 397 a lawful application to establish a charter school and which is 398 adverse to the educational program and results in one or more of 399 the following:

400 (i) Suspension or termination of the program;
401 (ii) Transfer or reassignment of the program to a
402 less favorable department;
403 (iii) Relocation of the program to a less
404 favorable site within the school or school district; or
405 (iv) Significant reduction or termination of

406 funding for the program.

407 <u>SECTION 13.</u> (1) A charter school's funding must be based on 408 the number of students enrolled in and in attendance at the 409 school.

410 (2) A charter school student must be included in the average 411 daily attendance reports of the student's home district. The 412 State Board of Education shall define the means by which a charter 413 school must verify the residency and attendance of a student at 414 the school.

(3) State funding for a charter school student will be distributed to the student's home district as if the student were attending any other public school in that district, including transportation funds.

(4) A charter school chartered by a local district shall request state and local funds from the district in an amount per pupil as specified in the charter. Federal funds must be distributed as dictated by federal law.

423 (5) A charter school chartered by the State Board of Education shall request state, local and federal funds from the 424 home school district of each student attending the school. Local 425 426 and state per-pupil funding must be equal to the local and state 427 portion of the per-pupil expenditures in the student's home 428 district two (2) school years preceding the school year being funded. Federal funds must be distributed as dictated by federal 429 430 law. The charter school also shall send a copy of each request 431 for funding to the State Department of Education.

(6) A school district must remit requested funds in a timely fashion, as defined by the State Board of Education. When contributions are not forwarded in a timely manner, the state shall assess a ten percent (10%) penalty payable to the charter school for failure to forward the contribution.

437 (7) For a new charter school, pre-enrollment or other
438 reasonable information shall be the basis for initial funding.
439 The State Board of Education shall define the types of information
440 that may be used for this purpose, as well as methods of

441 correcting any discrepancies between the original estimates on 442 which funding is based and the actual average daily attendance.

(8) The charter school may receive gifts and grants from anypublic or private sources.

445 <u>SECTION 14.</u> (1) A school district may lease space or sell 446 services to a charter school. A school district must make unused 447 buildings available to a charter school and must bargain in good 448 faith over the terms of the lease.

449 (2) A charter school may lease space or secure services from
450 another public body, nonprofit organization or private
451 organization or individual.

452 (3) A sponsor may issue a charter to a charter school 453 applicant before the applicant has secured space, equipment and 454 personnel if the applicant indicates authorization is necessary 455 for the school to raise working capital.

SECTION 15. (1) There is established in the State Treasury 456 457 a fund to be known as the "Charter Schools Stimulus Revolving Loan 458 Fund." The purpose of the fund is to provide financial support to 459 charter school applicants and charter schools for start-up costs 460 and costs associated with renovating or remodeling existing 461 buildings and structures. The fund shall consist of monies 462 obtained from grants from the federal government, funds 463 appropriated by the Legislature, repaid loans from borrowers and 464 grants, gifts, devises and donations from any public or private The State Board of Education shall administer the fund 465 source. 466 and may apply for any grants from the federal government or 467 private sources.

468 (2) The State Board of Education shall adopt rules and 469 regulations necessary for the implementation of this section, 470 including application and notification requirements. If 471 sufficient funds are available for this purpose, monies from the 472 Charter Schools Stimulus Revolving Loan Fund will be distributed 473 to qualifying charter school applicants and charter schools in the 474 following manner:

Each qualifying charter school applicant or charter 475 (a) 476 school will be awarded an initial loan of not more than Fifty 477 Thousand Dollars (\$50,000.00) before or during the first year of 478 the charter school's operation. This loan must be repaid over a period of no more than five (5) years. If any applicant for a 479 charter school receives an initial loan under this paragraph and 480 481 fails to begin operating a charter school within the following 482 eighteen (18) months, the applicant shall reimburse the Charter 483 Schools Stimulus Revolving Loan Fund for the amount of the initial 484 loan plus interest calculated at a rate of ten percent (10%) per 485 year.

486 Applicants for charter schools and charter schools (b) 487 that receive initial loans under paragraph (a) of this subsection may apply for an additional loan of not more than Fifty Thousand 488 489 Dollars (\$50,000.00). This loan must be repaid over a period of 490 no more than five (5) years. If an applicant for a charter school 491 receives an additional loan under this paragraph and fails to 492 begin operating a charter school within the following eighteen 493 (18) months, the applicant shall reimburse the Charter Schools 494 Stimulus Revolving Loan Fund for the amount of the additional 495 loan, plus interest calculated at a rate of ten percent (10%) per 496 year. A reimbursement required by this paragraph is in addition 497 to any reimbursement required under paragraph (a) of this 498 subsection.

499 <u>SECTION 16.</u> (1) The initial board of directors of a charter 500 school must be designated by the applicants who have been granted 501 the charter. This initial board shall govern the school's first 502 year of operation.

503 (2) Not less than six (6) months before the beginning of the 504 charter school's second school year, the school shall hold an 505 election for members of the school's board of directors. The term 506 of office for this board shall be set according to the charter.

507 (3) Administrative and instructional personnel of the 508 charter school and all parents of children enrolled in the school 509 shall be eligible to participate in any election of members of the 510 board of directors.

511 (4) Meetings of the charter school's board of directors will 512 be subject to Sections 25-41-1 through 25-41-17 governing open 513 meetings.

514 **SECTION 17.** A charter school may not levy taxes or issue 515 bonds secured by tax revenues.

516 **SECTION 18.** All applications for charter schools shall be 517 submitted to the State Department of Education no later than 518 December 1 in the school year preceding the first school year the 519 charter school intends to open.

520 **SECTION 19.** Not more than five (5) applications for charter 521 schools shall be approved in the first three (3) years after the 522 enactment of this act. After the third year, not more than ten 523 (10) applications shall be approved each year.

524 <u>SECTION 20.</u> The State Department of Education shall 525 disseminate information to the public, directly and through 526 sponsors, on how to form and operate a charter school and how 527 students can enroll in charter schools once they are created. 528 Local school districts shall cooperate in the dissemination of 529 this information.

530 <u>SECTION 21.</u> The State Department of Education shall provide 531 to the Legislature an evaluation of the charter schools created 532 under this act. The evaluation shall be presented before the 2010 533 legislative session.

534 SECTION 22. Any charter school that is operating under the terms of a charter granted under the authority of Sections 37-28-1 535 536 through 37-28-21 may continue to operate under the terms of that 537 charter for the duration of its term, notwithstanding the repeal of Sections 37-28-1 through 37-28-21. Upon the expiration of the 538 539 charter, the charter school's sponsor may seek to renew the 540 school's charter by modifying the charter so that the school fully complies with the requirements for being awarded, maintaining and 541 542 renewing charter status under Sections 1 through 21 of this act.

543 SECTION 23. Section 37-28-1 through Section 37-28-21,

544 Mississippi Code of 1972, which establish a means for existing

545 public schools to apply for charter status, are repealed.

546 **SECTION 24.** This act shall take effect and be in force from 547 and after July 1, 2007.

Further, amend by striking the title in its entirety and inserting in lieu thereof the following:

AN ACT TO CREATE A NEW PROCESS FOR ESTABLISHING CHARTER 1 2 SCHOOLS; TO AUTHORIZE A CHARTER SCHOOL TO BE FORMED BY CREATING A NEW SCHOOL OR BY CONVERSION OF A PUBLIC SCHOOL TO CHARTER STATUS 3 4 BY THE LOCAL SCHOOL DISTRICT; TO PRESCRIBE CERTAIN REQUIREMENTS 5 FOR CHARTER SCHOOLS; TO ESTABLISH ADMISSION REQUIREMENTS AND б POWERS AND DUTIES OF CHARTER SCHOOLS; TO SPECIFY THE TERMS 7 REQUIRED TO BE INCLUDED IN A SCHOOL'S CHARTER; TO ESTABLISH THE 8 PROCESS FOR APPLYING FOR CHARTER SCHOOL STATUS; TO REQUIRE THE 9 AUTOMATIC RENEWAL OF CHARTERS; TO PROVIDE THAT CHARTER SCHOOLS ARE EXEMPT FROM ALL EDUCATION STATUTES, UNLESS STATED OTHERWISE, AND 10 11 RULES AND REGULATIONS OF THE STATE BOARD OF EDUCATION AND LOCAL 12 SCHOOL DISTRICTS; TO PROVIDE FOR THE EMPLOYMENT OF TEACHERS BY 13 CHARTER SCHOOLS; TO PROHIBIT UNLAWFUL REPRISALS AGAINST SCHOOL DISTRICT EMPLOYEES WHO ARE INVOLVED IN AN APPLICATION FOR CHARTER 14 SCHOOL STATUS; TO PROVIDE FOR STATE AND LOCAL FUNDING OF CHARTER 15 16 SCHOOLS; TO AUTHORIZE SCHOOL DISTRICTS TO LEASE SPACE TO CHARTER SCHOOLS; TO REQUIRE CHARTER SCHOOLS TO HAVE A TRANSPORTATION PLAN; 17 18 TO ESTABLISH THE CHARTER SCHOOLS STIMULUS REVOLVING LOAN FUND IN 19 THE STATE TREASURY TO PROVIDE SUPPORT TO CHARTER SCHOOLS FOR START-UP COSTS; TO PROVIDE FOR THE ELECTION OF THE BOARD OF 20 21 DIRECTORS OF A CHARTER SCHOOL; TO PROHIBIT CHARTER SCHOOLS FROM 22 LEVYING TAXES OR ISSUING BONDS SECURED BY TAX REVENUES; TO REQUIRE ALL APPLICATIONS FOR CHARTER SCHOOLS TO BE SUBMITTED TO THE STATE 23 24 DEPARTMENT OF EDUCATION NO LATER THAN DECEMBER 1 IN THE SCHOOL 25 YEAR PRECEDING THE FIRST SCHOOL YEAR THE CHARTER SCHOOL INTENDS TO 26 OPEN; TO PROVIDE THE NUMBER OF APPLICATIONS FOR CHARTER SCHOOLS THAT MAY BE APPROVED; TO REQUIRE THE STATE DEPARTMENT OF EDUCATION 27 28 TO DISSEMINATE INFORMATION ON HOW TO CREATE AND HOW TO ENROLL STUDENTS IN CHARTER SCHOOLS; TO REQUIRE THE STATE DEPARTMENT OF 29 30 EDUCATION TO SUBMIT AN EVALUATION TO THE LEGISLATURE; TO AUTHORIZE 31 THE CONTINUED OPERATION OF CHARTER SCHOOLS ESTABLISHED UNDER THE ORIGINAL CHARTER SCHOOL STATUTES; TO REPEAL SECTIONS 37-28-1 32 THROUGH 37-28-21, MISSISSIPPI CODE OF 1972, WHICH ESTABLISH A 33 MEANS FOR EXISTING PUBLIC SCHOOLS TO APPLY FOR CHARTER STATUS; AND 34 35 FOR RELATED PURPOSES.

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John O. Gilbert Secretary of the Senate