By: Representatives Boyd (19th), Williamson To: Education

COMMITTEE SUBSTITUTE FOR HOUSE BILL NO. 1150

- AN ACT TO BRING FORWARD SECTIONS 37-28-5, 37-28-7, 37-28-9, 37-28-11, 37-28-13, 37-28-15, 37-28-19, 37-28-21, 37-28-23, 37-28-29, 37-28-33, 37-28-37, 37-28-47, 37-28-49, 37-28-55 AND 37-28-57, MISSISSIPPI CODE OF 1972, WHICH ARE PROVISIONS OF THE "MISSISSIPPI CHARTER SCHOOL ACT OF 2013", FOR PURPOSES OF POSSIBLE AMENDMENTS; AND FOR RELATED PURPOSES.
- 7 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
- 8 **SECTION 1.** Section 37-28-5, Mississippi Code of 1972, is
- 9 brought forward as follows:
- 10 37-28-5. As used in this chapter, the following words and
- 11 phrases have the meanings ascribed in this section unless the
- 12 context clearly indicates otherwise:
- 13 (a) "Applicant" means any person or group that develops
- 14 and submits an application for a charter school to the authorizer.
- 15 (b) "Application" means a proposal from an applicant to
- 16 the authorizer to enter into a charter contract whereby the
- 17 proposed school obtains charter school status.
- 18 (c) "Authorizer" means the Mississippi Charter School
- 19 Authorizer Board established under Section 37-28-7 to review

20 applications, decide whether to approve or reject applications,

- 21 enter into charter contracts with applicants, oversee charter
- 22 schools, and decide whether to renew, not renew, or revoke charter
- 23 contracts.
- 24 (d) "Charter contract" means a fixed-term, renewable
- 25 contract between a charter school and the authorizer which
- 26 outlines the roles, powers, responsibilities and performance
- 27 expectations for each party to the contract.
- 28 (e) "Charter school" means a public school that is
- 29 established and operating under the terms of charter contract
- 30 between the school's governing board and the authorizer. The term
- 31 "charter school" includes a conversion charter school and start-up
- 32 charter school.
- 33 (f) "Conversion charter school" means a charter school
- 34 that existed as a noncharter public school before becoming a
- 35 charter school.
- 36 (g) "Education service provider" means a charter
- 37 management organization, school design provider or any other
- 38 partner entity with which a charter school intends to contract for
- 39 educational design, implementation or comprehensive management.
- 40 (h) "Governing board" means the independent board of a
- 41 charter school which is party to the charter contract with the
- 42 authorizer and whose members have been elected or selected
- 43 pursuant to the school's application.

| (i) "Noncharter | public | school" | means | а | public | school |
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- 45 that is under the direct management, governance and control of a
- 46 school board or the state.
- 47 (j) "Parent" means a parent, guardian or other person
- 48 or entity having legal custody of a child.
- 49 (k) "School board" means a school board exercising
- 50 management and control over a local school district and the
- 51 schools of that district pursuant to the State Constitution and
- 52 state statutes.
- (1) "School district" means a governmental entity that
- 54 establishes and supervises one or more public schools within its
- 55 geographical limits pursuant to state statutes.
- 56 (m) "Start-up charter school" means a charter school
- 57 that did not exist as a noncharter public school before becoming a
- 58 charter school.
- (n) "Student" means any child who is eligible for
- 60 attendance in a public school in the state.
- 61 (o) "Underserved students" means students participating
- 62 in the federal free lunch program who qualify for at-risk student
- 63 funding under the Mississippi Adequate Education Program and
- 64 students who are identified as having special educational needs.
- 65 **SECTION 2.** Section 37-28-7, Mississippi Code of 1972, is
- 66 brought forward as follows:
- 67 37-28-7. (1) There is created the Mississippi Charter
- 68 School Authorizer Board as a state agency with exclusive

- 69 chartering jurisdiction in the State of Mississippi. Unless
- 70 otherwise authorized by law, no other governmental agency or
- 71 entity may assume any charter authorizing function or duty in any
- 72 form.
- 73 (2) (a) The mission of the Mississippi Charter School
- 74 Authorizer Board is to authorize high-quality charter schools,
- 75 particularly schools designed to expand opportunities for
- 76 underserved students, consistent with the purposes of this
- 77 chapter. Subject to the restrictions and conditions prescribed in
- 78 this subsection, the Mississippi Charter School Authorizer Board
- 79 may authorize charter schools within the geographical boundaries
- 80 of any school district.
- 81 (b) The Mississippi Charter School Authorizer Board may
- 82 approve a maximum of fifteen (15) qualified charter applications
- 83 during a fiscal year.
- 84 (c) In any school district designated as an "A," "B" or
- 85 "C" school district by the State Board of Education under the
- 86 accreditation rating system at the time of application, the
- 87 Mississippi Charter School Authorizer Board may authorize charter
- 88 schools only if a majority of the members of the local school
- 89 board votes at a public meeting to endorse the application or to
- 90 initiate the application on its own initiative.
- 91 (3) The Mississippi Charter School Authorizer Board shall
- 92 consist of seven (7) members, to be appointed as follows:

| 93 (a) | Three (3 |) members | appointed by | v the | Governor, | , with |
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- 94 one (1) member being from each of the Mississippi Supreme Court
- 95 Districts.
- 96 (b) Three (3) members appointed by the Lieutenant
- 97 Governor, with one (1) member being from each of the Mississippi
- 98 Supreme Court Districts.
- 99 (c) One (1) member appointed by the State
- 100 Superintendent of Public Education.
- 101 All appointments must be made with the advice and consent of
- 102 the Senate. In making the appointments, the appointing authority
- 103 shall ensure diversity among members of the Mississippi Charter
- 104 School Authorizer Board.
- 105 (4) Members appointed to the Mississippi Charter School
- 106 Authorizer Board collectively must possess strong experience and
- 107 expertise in public and nonprofit governance, management and
- 108 finance, public school leadership, assessment, curriculum and
- 109 instruction, and public education law. Each member of the
- 110 Mississippi Charter School Authorizer Board must have demonstrated
- 111 an understanding of and commitment to charter schooling as a
- 112 strategy for strengthening public education.
- 113 (5) To establish staggered terms of office, the initial term
- 114 of office for the three (3) Mississippi Charter School Authorizer
- 115 Board members appointed by the Governor shall be four (4) years
- 116 and thereafter shall be three (3) years; the initial term of
- 117 office for the three (3) members appointed by the Lieutenant

- 118 Governor shall be three (3) years and thereafter shall be three
- 119 (3) years; and the initial term of office for the member appointed
- 120 by the State Superintendent of Public Education shall be two (2)
- 121 years and thereafter shall be three (3) years. No member may
- 122 serve more than two (2) consecutive terms. The initial
- 123 appointments must be made before September 1, 2013.
- 124 (6) The Mississippi Charter School Authorizer Board shall
- 125 meet as soon as practical after September 1, 2013, upon the call
- 126 of the Governor, and shall organize for business by selecting a
- 127 chairman and adopting bylaws. Subsequent meetings shall be called
- 128 by the chairman.
- 129 (7) An individual member of the Mississippi Charter School
- 130 Authorizer Board may be removed by the board if the member's
- 131 personal incapacity renders the member incapable or unfit to
- 132 discharge the duties of the office or if the member is absent from
- 133 a number of meetings of the board, as determined and specified by
- 134 the board in its bylaws. Whenever a vacancy on the Mississippi
- 135 Charter School Authorizer Board exists, the original appointing
- 136 authority shall appoint a member for the remaining portion of the
- 137 term.
- 138 (8) No member of the Mississippi Charter School Authorizer
- 139 Board or employee, agent or representative of the board may serve
- 140 simultaneously as an employee, trustee, agent, representative,
- 141 vendor or contractor of a charter school authorized by the board.

| 142 | (9) The Mississippi Charter School Authorizer Board shall |
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| 143 | appoint an individual to serve as the Executive Director of the |
| 144 | Mississippi Charter School Authorizer Board. The executive |
| 145 | director shall possess the qualifications established by the board |
| 146 | which are based on national best practices, and shall possess an |
| 147 | understanding of state and federal education law. The executive |
| 148 | director, who shall serve at the will and pleasure of the board, |
| 149 | shall devote his full time to the proper administration of the |
| 150 | board and the duties assigned to him by the board and shall be |
| 151 | paid a salary established by the board, subject to the approval of |
| 152 | the State Personnel Board. Subject to the availability of |
| 153 | funding, the executive director may employ such administrative |
| 154 | staff as may be necessary to assist the director and board in |
| 155 | carrying out the duties and directives of the Mississippi Charter |
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- 157 The Mississippi Charter School Authorizer Board is 158 authorized to obtain suitable office space for administrative 159 purposes. In acquiring a facility or office space, the authorizer 160 board shall adhere to all policies and procedures required by the Department of Finance and Administration and the Public 161 Procurement Review Board. 162
- 163 SECTION 3. Section 37-28-9, Mississippi Code of 1972, is 164 brought forward as follows:
- 165 37-28-9. (1) The authorizer is responsible for exercising, 166 in accordance with this chapter, the following powers and duties:

School Authorizer Board.

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| 167 | (a) Developing chartering policies and maintaining |
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| 168 | practices consistent with nationally recognized principles and |
| 169 | standards for quality charter authorizing in all major areas of |
| 170 | authorizing responsibility, including: |
| 171 | (i) Organizational capacity and infrastructure; |
| 172 | (ii) Solicitation and evaluation of charter |
| 173 | applications; |
| 174 | (iii) Performance contracting; |
| 175 | (iv) Ongoing charter school oversight and |
| 176 | evaluation; and |
| 177 | (v) Charter renewal decision-making; |
| 178 | (b) Approving quality charter applications that meet |
| 179 | identified educational needs and promote a diversity of |
| 180 | educational choices; |
| 181 | (c) Declining to approve weak or inadequate charter |
| 182 | applications; |
| 183 | (d) Negotiating and executing charter contracts with |
| 184 | approved charter schools; |
| 185 | (e) Monitoring, in accordance with charter contract |
| 186 | terms, the performance and legal compliance of charter schools; |
| 187 | (f) Determining whether each charter contract merits |
| 188 | renewal, nonrenewal or revocation; and |
| 189 | (g) Applying for any federal funds that may be |

available for the implementation of charter school programs.

| 191 | (2) The authorizer shall carry out all its duties under this |
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| 192 | chapter in a manner consistent with nationally recognized |
| 193 | principles and standards and with the spirit and intent of this |
| 194 | act. |

- 195 (3) The authorizer may delegate its duties to the executive 196 director and general counsel.
- 197 (4) Regulation by the authorizer shall be limited to those
 198 powers and duties prescribed in this section and all others
 199 prescribed by law, consistent with the spirit and intent of this
 200 chapter.
- (5) Except in the case of gross negligence or reckless
 disregard of the safety and well-being of another person, the
 authorizer, members of the authorizer board in their official
 capacity, and employees of the authorizer in their official
 capacity are immune from civil liability with respect to all
 activities related to a charter school approved by the authorizer.
- 207 **SECTION 4.** Section 37-28-11, Mississippi Code of 1972, is 208 brought forward as follows:
- 37-28-11. (1) To cover the costs of overseeing charter
 schools in accordance with this chapter, the authorizer shall
 receive three percent (3%) of annual per-pupil allocations
 received by a charter school from state and local funds for each
 charter school it authorizes.
- 214 (2) The authorizer may receive appropriate gifts, grants and 215 donations of any kind from any public or private entity to carry

| 216 | out the pu | urposes | of thi | s chapter | , subject | to | all | lawful | terms | and |
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| 217 | conditions | s under | which | the gifts | , grants | or | donat | cions a: | re give | ∍n. |

- 218 (3) The authorizer may expend its resources, seek grant funds and establish partnerships to support its charter school 219 220 authorizing activities.
- 221 SECTION 5. Section 37-28-13, Mississippi Code of 1972, is 222 brought forward as follows:
- 223 37-28-13. (1) Upon request, the State Department of 224 Education shall assist the Mississippi Charter School Authorizer 225 Board with implementing the authorizer's decisions by providing 226 such technical assistance and information as may be necessary for 227 the implementation of this chapter.
- 228 Before July 1 of each year, the authorizer shall publish 229 a pamphlet, which may be in electronic form, containing:
- 230 All statutes in Title 37, Mississippi Code of 1972, 231 which are applicable to the charter schools;
- 232 Any rules, regulations and policies adopted by the State Superintendent of Public Education, the State Board of 233 234 Education or the State Department of Education with which charter 235 schools must comply by virtue of the applicability to charter 236 schools, as well as other public schools, of the state law to
- which those relevant rules, regulations and policies pertain; and 238 Any other state and federal laws and matters that 239 are relevant to the establishment and operation of charter schools in the State of Mississippi. 240

| 241 | The | Mississippi | Charter | School | Authorizer | Board | shall | make |
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- 242 the pamphlet available to the public on the board's website and
- 243 shall notify all prospective applicants of the pamphlet.
- SECTION 6. Section 37-28-15, Mississippi Code of 1972, is
- 245 brought forward as follows:
- 246 37-28-15. (1) To solicit, encourage and guide the
- 247 development of quality charter school applications, the authorizer
- 248 shall issue and publicize a request for proposals before September
- 249 1 of each year; however, during 2013, the authorizer shall issue
- 250 and publicize a request for proposals before December 1. The
- 251 content and dissemination of the request for proposals must be
- 252 consistent with the purposes and requirements of this chapter.
- 253 (2) The authorizer annually shall establish and disseminate
- 254 a statewide timeline for charter approval or denial decisions.
- 255 (3) The authorizer's request for proposals must include the
- 256 following:
- 257 (a) A clear statement of any preferences the authorizer
- 258 wishes to grant to applications intended to help underserved
- 259 students;
- 260 (b) A description of the performance framework that the
- 261 authorizer has developed for charter school oversight and
- 262 evaluation in accordance with Section 37-28-29;
- 263 (c) The criteria that will guide the authorizer's
- 264 decision to approve or deny a charter application; and

| 265 | (d) A clear statement of appropriately detailed |
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| 266 | questions, as well as guidelines, concerning the format and |
| 267 | content essential for applicants to demonstrate the capacities |
| 268 | necessary to establish and operate a successful charter school. |

- 269 (4) In addition to all other requirements, the request for 270 proposals must require charter applications to provide or describe 271 thoroughly all of the following mandatory elements of the proposed 272 school plan:
- 273 (a) An executive summary;
- 274 (b) The mission and vision of the proposed charter 275 school, including identification of the targeted student 276 population and the community the school hopes to serve;
- 277 (c) The location or geographic area proposed for the 278 school;
- 279 (d) The grades to be served each year for the full term 280 of the charter contract;
- 281 (e) Minimum, planned and maximum enrollment per grade 282 per year for the term of the charter contract;
- 283 (f) Evidence of need and community support for the proposed charter school;
- 285 (g) Background information, including proof of United 286 States citizenship, on the applicants, the proposed founding 287 governing board members and, if identified, members of the 288 proposed school leadership and management team. The background 289 information must include annual student achievement data,

| 290 | disaggrega | ited by s | subgroup | , for | every | school | under | the curi | cent or |
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| 291 | prior mana | gement o | of each | board | member | and 1 | .eadersh | ip team | member; |

- 292 (h) The school's proposed calendar, including the
 293 proposed opening and closing dates for the school term, and a
 294 sample daily schedule. The school must be kept in session no less
 295 than the minimum number of school days established for all public
 296 schools in Section 37-13-63;
- 297 (i) A description of the school's academic program,
 298 aligned with state standards;
- (j) A description of the school's instructional design,
 including the type of learning environment (such as
 classroom-based or independent study), class size and structure,
 curriculum overview and teaching methods;
- 303 (k) The school's plan for using internal and external assessments to measure and report student progress on the performance framework developed by the authorizer in accordance with Section 37-28-29;
- 307 The school's plan for identifying and successfully 308 serving students with disabilities (including all of the school's 309 proposed policies pursuant to the Individuals with Disabilities 310 Education Improvement Act of 2004, 20 USCS Section 1400 et seq., Section 504 of the Rehabilitation Act of 1973, 29 USCS Section 311 794, and Title 11 of the Americans with Disabilities Act, 42 USCS 312 313 Section 12101 et seq., and the school's procedures for securing and providing evaluations and related services pursuant to federal 314

| 315 | ⊥aw), | students | who | are | English | Language | learners, | students | who | are |
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- 316 academically behind, and gifted students, including, but not
- 317 limited to, compliance with any applicable laws and regulations;
- 318 (m) A description of cocurricular or extracurricular
- 319 programs and how those programs will be funded and delivered;
- 320 (n) Plans and timelines for student recruitment and
- 321 enrollment, including lottery policies and procedures that ensure
- 322 that every student has an equal opportunity to be considered in
- 323 the lottery and that the lottery is equitable, randomized,
- 324 transparent and impartial so that students are accepted in a
- 325 charter school without regard to disability, income level, race,
- 326 religion or national origin;
- 327 (o) The school's student discipline policies, including
- 328 those for special education students;
- 329 (p) An organizational chart that clearly presents the
- 330 school's organizational structure, including lines of authority
- 331 and reporting between the governing board, education service
- 332 provider, staff, related bodies (such as advisory bodies or parent
- 333 and teacher councils), and all other external organizations that
- 334 will play a role in managing the school;
- 335 (q) A clear description of the roles and
- 336 responsibilities of the governing board, education service
- 337 provider, school leadership team, management team and all other
- 338 entities shown in the organizational chart;



| 339 | | (r) | A | staffi | ng (| chart | t fo | r the | school's | first | year, | and | a |
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| 340 | staffing | plan | for | the t | erm | of t | the | charte | er; | | | | |

- 341 (s) Plans for recruiting and developing school 342 leadership and staff, which may not include utilization of
- 343 nonimmigrant foreign worker visa programs;
- 344 (t) The school's leadership and teacher employment
- 345 policies, including performance evaluation plans;
- 346 (u) Proposed governing bylaws;
- 347 (v) Explanations of any partnerships or contractual
- 348 relationships central to the school's operations or mission;
- 349 (w) The school's plans for providing transportation,
- 350 food service and all other significant operational or ancillary
- 351 services;
- 352 (x) Opportunities and expectations for parent
- 353 involvement:
- 354 (y) A detailed school start-up plan, identifying tasks,
- 355 timelines and responsible individuals;
- 356 (z) A description of the school's financial plans and
- 357 policies, including financial controls and audit requirements;
- 358 (aa) A description of the insurance coverage the school
- 359 will obtain;
- 360 (bb) Start-up and five-year budgets with clearly stated
- 361 assumptions;
- 362 (cc) Start-up and first-year cash flow projections with

363 clearly stated assumptions;

| 364 | (dd) A disclosure of all sources of private funding and |
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| 365 | all funds from foreign sources, including gifts from foreign |
| 366 | governments, foreign legal entities and domestic entities |
| 367 | affiliated with either foreign governments or foreign legal |
| 368 | entities. For the purposes of this paragraph, the term "foreign" |
| 369 | means a country or jurisdiction outside of any state or territory |
| 370 | of the United States; |

- 371 (ee) Evidence of anticipated fundraising contributions, 372 if claimed in the application; and
- A sound facilities plan, including backup or 373 (ff) 374 contingency plans if appropriate.
 - In the case of an application to establish a charter school by converting an existing noncharter public school to charter school status, the request for proposals additionally shall require the applicant to demonstrate support for the proposed charter school conversion by a petition signed by a majority of teachers or a majority of parents of students in the existing noncharter public school, or by a majority vote of the local school board or, in the case of schools in districts under state conservatorship, by the State Board of Education.
- 384 In the case of a proposed charter school that intends to 385 contract with an education service provider for substantial 386 educational services, management services or both types of 387 services, the request for proposals additionally shall require the 388 applicant to:

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| 389 | (a) Provide evidence of the education service |
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| 390 | provider's success in serving student populations similar to the |
| 391 | targeted population, including demonstrated academic achievement |
| 392 | as well as successful management of nonacademic school functions, |
| 393 | if applicable; |

- (b) Provide a term sheet setting forth: the proposed duration of the service contract; roles and responsibilities of the governing board, the school staff and the education service provider; the scope of services and resources to be provided by the education service provider; performance evaluation measures and timelines; the compensation structure, including clear identification of all fees to be paid to the education service provider; methods of contract oversight and enforcement; investment disclosure; and conditions for renewal and termination of the contract;
- 404 (c) Disclose and explain any existing or potential
 405 conflicts of interest between the school governing board and
 406 proposed service provider or any affiliated business entities; and
- 407 (d) Background information, including proof of United 408 States citizenship, on the principal individuals affiliated with 409 the education service provider.
- 410 (7) In the case of a charter school proposal from an
 411 applicant that currently operates one or more schools in any state
 412 or nation, the request for proposals additionally shall require
 413 the applicant to provide evidence of past performance and current

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- 414 capacity for growth. The applicant shall be required to submit
- 415 clear evidence that it has produced statistically significant
- 416 gains in student achievement or consistently produced proficiency
- 417 levels as measured on state achievement tests.
- 418 **SECTION 7.** Section 37-28-19, Mississippi Code of 1972, is
- 419 brought forward as follows:
- 420 37-28-19. (1) In reviewing and evaluating charter
- 421 applications, the authorizer shall employ procedures, practices
- 422 and criteria consistent with nationally recognized principles and
- 423 standards for quality charter authorizing. The application review
- 424 process must include thorough evaluation of each written charter
- 425 application and in-person interview with the applicant group.
- 426 (2) In deciding whether to approve charter applications, the
- 427 authorizer must:
- 428 (a) Grant charters only to applicants that have
- 429 provided evidence of competence in each element of the
- 430 authorizer's published approval criteria, and in the case of an
- 431 applicant that currently operates one or more schools in any state
- 432 or nation, clear evidence that the management or leadership team
- 433 of the charter school or schools currently operated by the
- 434 applicant has produced statistically significant gains in student
- 435 achievement or consistently produced proficiency levels as
- 436 measured on state achievement test;
- 437 (b) Base decisions on documented evidence collected
- 438 through the application review process; and

| 439 | (c) Follow charter-granting policies and practices that |
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| 440 | are transparent, based on merit and avoid conflicts of interest or |
| 441 | any appearance thereof. |

- (3) Before the expiration of one hundred eighty (180) days after the filing of a charter application, the authorizer must approve or deny the charter application; however, an application submitted by a public historically black college or university (HBCU), in partnership with a national nonprofit public HBCU support organization, for a charter school to be operated on or near the campus of the HBCU must be considered for expedited approval by the authorizer. The authorizer shall adopt by resolution all charter approval or denial decisions in an open meeting of the authorizer board.
- 452 (4) An approval decision may include, if appropriate,
 453 reasonable conditions that the charter applicant must meet before
 454 a charter contract may be executed pursuant to Section 37-28-21.
 - (5) For a charter denial, the authorizer shall state clearly, for public record, its reasons for denial. A denied applicant may reapply subsequently with the authorizer.
 - (6) Before the expiration of ten (10) days after taking action to approve or deny a charter application, the authorizer shall provide a report to the applicant. The report must include a copy of the authorizer's resolution setting forth the action taken and reasons for the decision and assurances as to compliance

with all of the procedural requirements and application elements set forth in this chapter.

SECTION 8. Section 37-28-21, Mississippi Code of 1972, is brought forward as follows:

467 (1) The authorizer shall grant an initial charter 468 to each qualified applicant for a term of five (5) operating 469 The term of the charter shall commence on the charter 470 school's first day of operation. An approved charter school may 471 delay its opening for one (1) school year in order to plan and prepare for the school's opening. If the school requires an 472 473 opening delay of more than one (1) school year, the school must 474 request an extension from the authorizer. The authorizer may 475 grant or deny the extension depending on the particular school's 476 circumstances.

(2) (a) The authorizer and the governing board of the approved charter school shall execute a charter contract that clearly sets forth the academic and operational performance expectations and measures by which the charter school will be judged and the administrative relationship between the authorizer and charter school, including each party's rights and duties. The performance expectations and measures set forth in the charter contract must include, but need not be limited to, applicable federal and state accountability requirements. The performance provisions may be refined or amended by mutual agreement after the

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- charter school is operating and has collected baseline achievement data for its enrolled students.
- (b) The charter contract must be signed by the chairman of the authorizer board and the president of the charter school's governing board.
- 492 (c) A charter school may not commence operations
 493 without a charter contract executed in accordance with this
 494 section and approved in an open meeting of the authorizer board.
- 495 (3) The authorizer may establish reasonable preopening
 496 requirements or conditions to monitor the start-up progress of a
 497 newly approved charter school and to ensure that the school is
 498 prepared to open smoothly on the date agreed and that the school
 499 meets all building, health, safety, insurance and other legal
 500 requirements before the school's opening.
- SECTION 9. Section 37-28-23, Mississippi Code of 1972, is brought forward as follows:
- 37-28-23. (1) A charter school must be open to:
- 504 (a) Any student residing in the geographical boundaries 505 of the school district in which the charter school is located; and
- 506 (b) Any student who resides in the geographical
 507 boundaries of a school district that was rated "C," "D" or "F" at
 508 the time the charter school was approved by the authorizer board,
 509 or who resides in the geographical boundaries of a school district
 510 rated "C," or "D" or "F" at the time the student enrolls.

- 511 (2) A school district may not require any student enrolled 512 in the school district to attend a charter school.
- (3) Except as otherwise provided under subsection (8)(d) of this section, a charter school may not limit admission based on ethnicity, national origin, religion, gender, income level, disabling condition, proficiency in the English language, or academic or athletic ability.
- 518 (4) A charter school may limit admission to students within 519 a given age group or grade level, including pre-kindergarten 520 students, and may be organized around a special emphasis, theme or 521 concept as stated in the school's application.
 - (5) The underserved student composition of a charter school's enrollment collectively must reflect that of students of all ages attending the school district in which the charter school is located, to be defined for the purposes of this chapter as being at least eighty percent (80%) of that population. If the underserved student composition of an applicant's or charter school's enrollment is less than eighty percent (80%) of the enrollment of students of all ages in the school district in which the charter school is located, despite the school's best efforts, the authorizer must consider the applicant's or charter school's recruitment efforts and the underserved student composition of the applicant pool in determining whether the applicant or charter school is operating in a nondiscriminatory manner. A finding by

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- the authorizer that a charter school is operating in a discriminatory manner justifies the revocation of a charter.
- 537 (6) A charter school must enroll all students who wish to 538 attend the school unless the number of students exceeds the 539 capacity of a program, class, grade level or building.
- (7) If capacity is insufficient to enroll all students who wish to attend the school based on initial application, the charter school must select students through a lottery.
 - (8) (a) Any noncharter public school or part of a noncharter public school converting to a charter school shall adopt and maintain a policy giving an enrollment preference to students who reside within the former attendance area of that public school. If the charter school has excess capacity after enrolling students residing within the former attendance area of the school, students outside of the former attendance area of the school, but within the geographical boundaries of the school district in which the charter school is located, are eligible for enrollment. If the number of students applying for admission exceeds the capacity of a program, class, grade level or building of the charter school, the charter school must admit students on the basis of a lottery.
- (b) A charter school must give an enrollment preference to students enrolled in the charter school during the preceding school year and to siblings of students already enrolled in the

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- 559 charter school. An enrollment preference for returning students 560 excludes those students from entering into a lottery.
- (c) A charter school may give an enrollment preference to children of the charter school's applicant, governing board members and full-time employees, so long as those children constitute no more than ten percent (10%) of the charter school's
- (d) A charter school shall give an enrollment preference to underserved children as defined in Section 37-28-5 to ensure the charter school meets its required underserved student composition.
- 570 This section does not preclude the formation of a 571 charter school whose mission is focused on serving students with 572 disabilities, students of the same gender, students who pose such 573 severe disciplinary problems that they warrant a specific 574 educational program, or students who are at risk of academic 575 failure. If capacity is insufficient to enroll all students who 576 wish to attend the school, the charter school must select students 577 through a lottery.
- 578 **SECTION 10.** Section 37-28-29, Mississippi Code of 1972, is 579 brought forward as follows:
- 37-28-29. (1) The performance provisions within a charter
 contract must be based on a performance framework that clearly
 sets forth the academic and operational performance indicators,
 measures and metrics that will guide the authorizer's evaluations

total student population.

| 584 | of the charter school. The performance framework must include | |
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| 585 | indicators, measures and metrics, at a minimum, for the follow | ing: |
| 586 | (a) Student academic proficiency; | |
| 587 | (b) Student academic growth; | |

- Student academic growth; (d)
- 588 Achievement gaps in both proficiency and growth (C) 589 between major student subgroups;
- 590 (d) Attendance;
- 591 Recurrent enrollment from year to year; (e)
- 592 In-school and out-of-school suspension rates and (f) 593 expulsion rates;
- 594 (g) For charter high schools, postsecondary readiness, 595 including the percentage of graduates submitting applications to 596 postsecondary institutions, high school completion, postsecondary 597 admission and postsecondary enrollment or employment;
- 598 (h) Financial performance and sustainability; and
- 599 (i) Board performance and stewardship, including 600 compliance with all applicable laws, regulations and terms of the 601 charter contract.
- 602 (2) The charter contract of each charter school serving 603 Grades 9-12 must include a provision ensuring that graduation 604 requirements meet or exceed those set by the Mississippi 605 Department of Education for a regular high school diploma. 606 Nothing in this section shall preclude competency-based
- 607 satisfaction of graduation requirements.

| 608 | (3) | Annual performance targets must be set by each charter |
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| 609 | school in | conjunction with the authorizer and must be designed to |
| 610 | help each | school meet applicable federal, state and authorizer |
| 611 | expectation | ns. |

- (4) The performance framework must allow the inclusion of additional rigorous, valid and reliable indicators proposed by a charter school to augment external evaluations of its performance; however, the authorizer must approve the quality and rigor of any indicators proposed by a charter school, which indicators must be consistent with the purposes of this chapter.
- (5) The performance framework must require the
 disaggregation of all student performance data by major student
 subgroups (gender, race, poverty status, special education status,
 English learner status and gifted status).
 - (6) The authorizer shall collect, analyze and report all data from state assessments in accordance with the performance framework for each charter school. Multiple schools overseen by a single governing board must report their performance as separate, individual schools, and each school must be held independently accountable for its performance.
- (7) Information needed by the authorizer from the charter school governing board for the authorizer's reports must be required and included as a material part of the charter contract.
- 631 **SECTION 11.** Section 37-28-33, Mississippi Code of 1972, is 632 brought forward as follows:

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- 633 37-28-33. (1) A charter may be renewed for successive 634 five-year terms of duration. The authorizer may grant renewal 635 with specific conditions for necessary improvements to a charter 636 school and may lessen the renewal term based on the performance, 637 demonstrated capacities and particular circumstances of each 638 charter school.
- 639 Before September 30, the authorizer shall issue a 640 charter school performance report and charter renewal application 641 guidance to any charter school whose charter will expire the 642 following year. The performance report must summarize the charter school's performance record to date, based on the data required by 643 644 this chapter and the charter contract, and must provide notice of 645 any weaknesses or concerns perceived by the authorizer which may 646 jeopardize the charter school's position in seeking renewal if not 647 timely rectified. The charter school must respond and submit any 648 corrections or clarifications for the performance report within 649 ninety (90) days after receiving the report.
- 650 The charter renewal application guidance must provide, (3) 651 at a minimum, an opportunity for the charter school to:
- 652 Present additional evidence, beyond the data (a) 653 contained in the performance report, supporting its case for 654 charter renewal;
- Describe improvements undertaken or planned for the 655 656 school; and

| 657 | | (C) | Detail | the | school's | plans | for | the | next | charter |
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| 658 | term | | | | | | | | | |

- 659 (4) The charter renewal application guidance must include or 660 refer explicitly to the criteria that will guide the authorizer's 661 renewal decision, which must be based on the performance framework 662 set forth in the charter contract and consistent with this 663 chapter.
- (5) Before February 1, the governing board of a charter school seeking renewal shall submit a renewal application to the authorizer pursuant to the charter renewal application guidance issued by the authorizer. The authorizer shall adopt a resolution ruling on the renewal application no later than ninety (90) days after the filing of the renewal application.
- 670 (6) In making each charter renewal decision, the authorizer 671 must:
- 672 (a) Ground its decision in evidence of the school's 673 performance over the term of the charter contract in accordance 674 with the performance framework set forth in the charter contract;
- (b) Ensure that data used in making the renewal decision is available to the school and the public; and
- (c) Provide a public report summarizing the evidence that is the basis for the renewal decision.
- 679 (7) A charter contract must be revoked at any time or not 680 renewed if the authorizer determines that the charter school has

| 681 | done | any | of | the | fol | lowing | or | otherwise | failed | to | comply | with | the |
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| 682 | provi | isior | ns c | of th | nis | chapte | c: | | | | | | |

- 683 (a) Committed a material and substantial violation of 684 any of the terms, conditions, standards or procedures required 685 under this chapter or the charter contract;
- (b) Failed to meet or make sufficient progress toward the performance expectations set forth in the charter contract;
- 688 (c) Failed to meet generally accepted standards of 689 fiscal management; or
- 690 (d) Substantially violated any material provision of 691 law which is applicable to the charter school.
- 692 (8) The authorizer shall develop revocation and nonrenewal 693 processes that:
- (a) Provide the governing board of a charter school with a timely notification of the prospect of revocation or nonrenewal and of the reasons for such possible closure;
- (b) Allow the governing board a reasonable amount of time in which to prepare a response;
- (c) Provide the governing board with an opportunity to submit documents and give testimony challenging the rationale for closure and in support of the continuation of the school at an orderly proceeding held for that purpose;
- 703 (d) Allow the governing board access to representation 704 by counsel and to call witnesses on the school's behalf;
- 705 (e) Permit the recording of such proceedings; and

- 706 After a reasonable period for deliberation, require 707 a final determination to be made and conveyed in writing to the governing board. 708
- 709 Notwithstanding any provision to the contrary, the 710 authorizer may not renew the charter of any charter school that, 711 during the school's final operating year under the term of the 712 charter contract, is designated an "F" school under the school 713 accreditation rating system.
- 714 If the authorizer revokes or does not renew a charter, (10)715 the authorizer must state clearly, in a resolution of adopted by 716 the authorizer board, the reasons for the revocation or 717 nonrenewal.
- 718 Within ten (10) days after taking action to renew, not 719 renew or revoke a charter, the authorizer shall provide a report 720 to the charter school. The report must include a copy of the 721 authorizer board's resolution setting forth the action taken, 722 reasons for the board's decision and assurances as to compliance 723 with all of the requirements set forth in this chapter.
- 724 SECTION 12. Section 37-28-37, Mississippi Code of 1972, is 725 brought forward as follows:
- 37-28-37. (1) Before October 1 of each year, beginning in 726 727 the year that the state has had at least one (1) charter school 728 operating for a full school year, the Mississippi Charter School 729 Authorizer Board shall issue to the Governor, Legislature, State 730 Board of Education and the public an annual report on the state's

- 731 charter schools for the preceding school year. The report must 732 include a comparison of the performance of charter school students 733 with the performance of academically, ethnically and economically 734 comparable groups of students in the school district in which a 735 charter school is located. In addition, the report must include 736 the authorizer's assessment of the successes, challenges and areas 737 for improvement in meeting the purposes of this chapter. 738 report also must include an assessment on whether the number and 739 size of operating charter schools are sufficient to meet demand, 740 as calculated according to admissions data and the number of 741 students denied enrollment based on lottery results. The report due from the authorizer under this section must be coordinated 742 743 with reports due from charter school governing boards, as near as 744 possible, to decrease or eliminate duplication.
- 745 (2) The Joint Legislative Committee on Performance
 746 Evaluation and Expenditure Review (PEER) shall prepare an annual
 747 report assessing the sufficiency of funding for charter schools,
 748 the efficacy of the state formula for authorizer funding, and any
 749 suggested changes in state law or policy necessary to strengthen
 750 the state's charter schools.
- 751 **SECTION 13.** Section 37-28-47, Mississippi Code of 1972, is 752 brought forward as follows:
- 753 37-28-47. (1) (a) Charter schools must comply with 754 applicable federal laws, rules and regulations regarding the 755 qualification of teachers and other instructional staff. No more

- 756 than twenty-five percent (25%) of teachers in a charter school may
- 757 be exempt from state teacher licensure requirements.
- 758 Administrators of charter schools are exempt from state
- 759 administrator licensure requirements. However, teachers and
- 760 administrators must have a bachelor's degree as a minimum
- 761 requirement, and teachers must have demonstrated subject-matter
- 762 competency. Within three (3) years of a teacher's employment by a
- 763 charter school, the teacher must have, at a minimum, alternative
- 764 licensure approved by the Commission on Teacher and Administrator
- 765 Education, Certification and Licensure and Development.
- 766 (b) A charter school may not staff positions for
- 767 teachers, administrators, ancillary support personnel or other
- 768 employees by utilizing or otherwise relying on nonimmigrant
- 769 foreign worker visa programs. However, a charter school may
- 770 submit a request to the authorizer for an exception allowing the
- 771 employment of a nonimmigrant foreign worker before the worker is
- 772 employed. The authorizer may grant permission for the employment
- 773 of the nonimmigrant foreign worker only if the charter school
- 774 makes a satisfactory showing of efforts to recruit lawful
- 775 permanent residents of the United States to fill the position and
- 776 a lack of qualified applicants to fill the position.
- 777 (2) Employees in charter schools must have the same general
- 778 rights and privileges as other public school employees, except
- 779 such employees are not:

| 780 | (a) | Covered | under | the | Education | Employment | Procedures |
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| 781 | Law (Section | 37-9-103) | : and | | | | |

- 782 (b) Subject to the state salary requirements prescribed 783 in Section 37-19-7.
- 784 (3) For the purpose of eligibility for participation in the
 785 Public Employees' Retirement System, a public charter school is
 786 considered to be a political subdivision of the state. Employees
 787 in public charter schools are eligible for participation in other
 788 benefits programs if the public charter school governing board
 789 chooses to participate.
- **SECTION 14.** Section 37-28-49, Mississippi Code of 1972, is 791 brought forward as follows:
 - 37-28-49. (1) Charter school teachers and other school personnel, as well as members of the governing board and any education service provider with whom a charter school contracts, are subject to criminal history record checks and fingerprinting requirements applicable to employees of other public schools. The authorizer shall require that current criminal records background checks and current child abuse registry checks are obtained, and that the criminal record information and registry checks are on file at the charter school for any new hires applying for employment. In order to determine an applicant's suitability for employment, the applicant must be fingerprinted. If no disqualifying record is identified at the state level, the fingerprints must be forwarded by the Department of Public Safety

805 to the Federal Bureau of Investigation for a national criminal 806 history record check. Under no circumstances may a member of the 807 Mississippi Charter School Authorizer Board, member of the charter 808 school governing board or any individual other than the subject of 809 the criminal history record checks disseminate information 810 received through the checks except as may be required to fulfill the purposes of this section. The determination whether the 811 applicant has a disqualifying crime, as set forth in subsection 812 813 (2) of this section, must be made by the appropriate state or federal governmental authority, which must notify the charter 814 815 school whether a disqualifying crime exists.

(2) If the fingerprinting or criminal record checks disclose a felony conviction, guilty plea or plea of nolo contendere to a felony of possession or sale of drugs, murder, manslaughter, armed robbery, rape, sexual battery, sex offense listed in Section 45-33-23(g), child abuse, arson, grand larceny, burglary, gratification of lust or aggravated assault which has not been reversed on appeal or for which a pardon has not been granted, the new hire is not eligible to be employed at the charter school. However, the charter school, in its discretion, may allow any applicant aggrieved by the employment decision under this section to show mitigating circumstances that exist and may allow, subject to the approval of the Mississippi Charter School Authorizer Board, the new hire to be employed at the school. The authorizer may approve the employment depending on the mitigating

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| 830 | circumstances, which may include, but need not be limited to: (a) |
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| 831 | age at which the crime was committed; (b) circumstances |
| 832 | surrounding the crime; (c) length of time since the conviction and |
| 833 | criminal history since the conviction; (d) work history; (e) |
| 834 | current employment and character references; and (f) other |
| 835 | evidence demonstrating the ability of the person to perform the |
| 836 | employment responsibilities competently and that the person does |

not pose a threat to the health or safety of children.

- (3) No charter school, charter school employee, member of the charter school governing board, the Mississippi Charter School Authorizer Board or member or employee of the Mississippi Charter School Authorizer Board employee may be held liable in any employment discrimination suit in which an allegation of discrimination is made regarding an employment decision authorized under this section.
- 845 (4) A charter school shall terminate any teacher or 846 administrator for committing one or more of the following acts:
- 847 (a) Engaging in unethical conduct relating to an 848 educator-student relationship as identified by the Mississippi 849 Charter School Authorizer Board;
- 850 (b) Fondling a student as described in Section 97-5-23 851 or engaging in any type of sexual involvement with a student as 852 described in Section 97-3-95; or
- 853 (c) Failure to report sexual involvement of a charter 854 school employee with a student as required by Section 97-5-24.

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SECTION 15. Section 37-28-55, Mississippi Code of 1972, is 856 brought forward as follows:

37-28-55. (1) (a) The State Department of Education shall make payments to charter schools for each student in average daily attendance at the charter school equal to the state share of the adequate education program payments for each student in average daily attendance at the school district in which the charter school is located. In calculating the local contribution for purposes of determining the state share of the adequate education program payments, the department shall deduct the pro rata local contribution of the school district in which the student resides, to be determined as provided in Section 37-151-7(2)(a).

(b) Payments made pursuant to this subsection by the State Department of Education must be made at the same time and in the same manner as adequate education program payments are made to school districts under Sections 37-151-101 and 37-151-103.

Amounts payable to a charter school must be determined by the State Department of Education. Amounts payable to a charter school over its charter term must be based on the enrollment projections set forth over the term of the charter contract. Such projections must be reconciled with the average daily attendance using months two (2) and three (3) ADA for the current year for which adequate education program funds are being appropriated and any necessary adjustments must be made to payments during the school's following year of operation.

| 880 | (2) For students attending a charter school located in the |
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| 881 | school district in which the student resides, the school district |
| 882 | in which a charter school is located shall pay directly to the |
| 883 | charter school an amount for each student enrolled in the charter |
| 884 | school equal to the ad valorem tax receipts and in-lieu payments |
| 885 | received per pupil for the support of the local school district in |
| 886 | which the student resides. The pro rata ad valorem receipts and |
| 887 | in-lieu receipts to be transferred to the charter school shall |
| 888 | include all levies for the support of the local school district |
| 889 | under Sections 37-57-1 (local contribution to the adequate |
| 890 | education program) and 37-57-105 (school district operational |
| 891 | levy) and may not include any taxes levied for the retirement of |
| 892 | the local school district's bonded indebtedness or short-term |
| 893 | notes or any taxes levied for the support of vocational-technical |
| 894 | education programs. The amount of funds payable to the charter |
| 895 | school by the school district must be based on the previous year's |
| 896 | enrollment data and ad valorem receipts and in-lieu receipts of |
| 897 | the local school district in which the student resides. The pro |
| 898 | rata amount must be calculated by dividing the local school |
| 899 | district's months one (1) through nine (9) average daily |
| 900 | membership into the total amount of ad valorem receipts and |
| 901 | in-lieu receipts, as reported to the State Department of Education |
| 902 | by the local school district. The local school district shall pay |
| 903 | an amount equal to this pro rata amount multiplied by the number |
| 904 | of students enrolled in the charter school, based on the charter |

H. B. No. 1150

PAGE 37 (DJ\EW)

905 school's end of first month enrollment for the current school 906 The amount must be paid by the school district to the 907 charter school before January 16 of the current fiscal year. 908 the local school district does not pay the required amount to the 909 charter school before January 16, the State Department of 910 Education shall reduce the local school district's January 911 transfer of Mississippi Adequate Education Program funds by the 912 amount owed to the charter school and shall redirect that amount 913 to the charter school. Any such payments made under this subsection (2) by the State Department of Education to a charter 914 915 school must be made at the same time and in the same manner as 916 adequate education program payments are made to school districts 917 under Sections 37-151-101 and 37-151-103.

(3) For students attending a charter school located in a school district in which the student does not reside, the State Department of Education shall pay to the charter school in which the student is enrolled an amount as follows: the pro rata ad valorem receipts and in-lieu payments per pupil for the support of the local school district in which the student resides under Sections 37-57-1 (local contribution to the adequate education program) and 37-57-105 (school district operational levy), however, not including any taxes levied for the retirement of the local school district's bonded indebtedness or short-term notes or any taxes levied for the support of vocational-technical education programs. The amount of funds payable to the charter school by

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930 the school district must be based on the previous year's 931 enrollment data and ad valorem receipts and in-lieu receipts of 932 the local school district in which the student resides. 933 rata amount must be calculated by dividing the local school 934 district's months one (1) through nine (9) average daily 935 membership into the total amount of ad valorem receipts and 936 in-lieu receipts, as reported to the State Department of Education 937 by the transferor local school district. The payable amount shall 938 be equal to this pro rata amount multiplied by the number of students enrolled in the charter school, based on the charter 939 school's end of first month enrollment for the current school 940 941 year. The State Department of Education shall reduce the school 942 district's January transfer of Mississippi Adequate Education 943 Program funds by the amount owed to the charter school and shall 944 redirect that amount to the charter school. Any such payments 945 made under this subsection (3) by the State Department of 946 Education to a charter school must be made at the same time and in 947 the same manner as adequate education program payments are made to 948 school districts under Sections 37-151-101 and 37-151-103.

(4) (a) The State Department of Education shall direct the proportionate share of monies generated under federal and state categorical aid programs, including special education, vocational, gifted and alternative school programs, to charter schools serving students eligible for such aid. The department shall ensure that charter schools with rapidly expanding enrollments are treated

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- equitably in the calculation and disbursement of all federal and state categorical aid program dollars. Each charter school that serves students who may be eligible to receive services provided through such programs shall comply with all reporting requirements to receive the aid.
- 960 (b) A charter school shall pay to a local school
 961 district any federal or state aid attributable to a student with a
 962 disability attending the charter school in proportion to the level
 963 of services for that student which the local school district
 964 provides directly or indirectly.
 - charter school and a local school district may negotiate and enter into a contract for the provision of and payment for special education services, including, but not necessarily limited to, a reasonable reserve not to exceed five percent (5%) of the local school district's total budget for providing special education services. The reserve may be used by the local school district only to offset excess costs of providing services to students with disabilities enrolled in the charter school.
- 974 (5) (a) The State Department of Education shall disburse 975 state transportation funding to a charter school on the same basis 976 and in the same manner as it is paid to school districts under the 977 adequate education program.

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| 978 | (b) | A charter | school ma | ay enter | into | a contract | with a |
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| 979 | school distric | t or privat | te provide | er to pro | ovide | transporta | tion to |
| 980 | the school's s | tudents. | | | | | |

- 981 **SECTION 16.** Section 37-28-57, Mississippi Code of 1972, is 982 brought forward as follows:
- 983 37-28-57. (1) A charter school must adhere to generally 984 accepted accounting principles.
 - (2) A charter school shall have its financial records audited annually, at the end of each fiscal year, either by the State Auditor or by a certified public accountant approved by the State Auditor. However, a certified public accountant may not be selected to perform the annual audit of a charter school if that accountant previously has audited the charter school for more than three (3) consecutive years. Certified public accountants must be selected in a manner determined by the State Auditor. The charter school shall file a copy of each audit report and accompanying management letter with the authorizer before October 1.
- 995 **SECTION 17.** This act shall take effect and be in force from 996 and after July 1, 2023, and shall stand repealed on June 30, 2023.

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