## SENATE BILL NO. 509–COMMITTEE ON EDUCATION

MARCH 23, 2015

## Referred to Committee on Education

SUMMARY—Makes various changes to provisions governing charter schools. (BDR 34-1090)

FISCAL NOTE: Effect on Local Government: No. Effect on the State: Yes.

EXPLANATION - Matter in *bolded italics* is new; matter between brackets {omitted material} is material to be omitted.

AN ACT relating to education; revising provisions relating to the employees and duties of the State Public Charter School Authority; authorizing and requiring certain sponsors of charter schools to make certain agreements with the Authority and other sponsors of charter schools; revising provisions governing applications to form a charter school; authorizing a charter management organization to apply for a waiver of requirements concerning the composition of the governing body of a charter school; revising provisions governing amendments to a written charter or charter contract; authorizing the consolidation of the operations of multiple charter schools under certain circumstances; revising the circumstances under which the sponsor of a charter school is authorized or required to revoke a written charter or terminate a charter contract: authorizing a sponsor to reconstitute the governing body of a charter school in such circumstances; authorizing the sponsor of a charter school whose written charter has been revoked or whose charter contract has been terminated to take certain measures to attempt to replace the charter school; revising certain other provisions governing the operation of a charter school; authorizing a charter school to receive certain money; and providing other matters properly relating thereto.





## Legislative Counsel's Digest:

1 Existing law establishes the State Public Charter School Authority, requires the 2 Authority to appoint a Director and authorizes the Authority to sponsor charter 3 schools. (NRS 386.490-386.515) Sections 10, 12-14 and 18 of this bill change the 4 5 6 7 title of the Director of the Authority to "Executive Director," and section 13 authorizes the Executive Director to pursue other businesses and hold other offices with the approval of the Authority. Section 11 of this bill requires the Authority to consist of persons who are experts on authorizing, developing and operating charter 8 schools. Sections 15 and 16 of this bill revise provisions governing the staff of the 9 Authority. Section 18 of this bill prohibits the Executive Director and the Authority 10 from accepting any gift or donation from a charter management organization, a 11 committee to form a charter school or the governing body of a charter school. 12 Sections 32 and 33 of this bill require the Authority to adopt regulations that 13 prescribe: (1) the process to apply to the Authority to form a charter school, renew 14 a charter contract or amend a written charter or charter contract; (2) the contents of 15 such applications; and (3) the procedure by which such applications will be 16 evaluated. Sections 35, 45 and 46 of this bill revise certain other duties of the 17 Authority.

In addition to the Authority, existing law also authorizes the board of trustees of a school district or a college or university within the Nevada System of Higher Education to sponsor a charter school with the approval of the Department of Education. (NRS 386.515) Sections 17, 19 and 20 of this bill provide for a board of trustees of a school district or college or university within the System that sponsors a charter school to enter into certain agreements with the Authority. Sections 19 and 20 also revise the duties of the sponsor of a charter school, including the requirements of the policies and practices that a sponsor is required to adopt. Existing law requires an application to form a charter school to be submitted by a committee to form a charter school. (NRS 386.520, 386.525) Sections 21 and 22 of this bill authorize a charter management organization to apply to form a charter school. Section 2 of this bill defines the term "charter management organization" to

Existing law requires an application to form a charter school to be submitted by a committee to form a charter school. (NRS 386.520, 386.525) Sections 21 and 22 of this bill authorize a charter management organization to apply to form a charter school. Section 2 of this bill defines the term "charter management organization" to mean a nonprofit organization that operates multiple charter schools. Section 21 also revises the required contents of an application to form a charter school. Sections 21 and 36 of this bill authorize a charter management organization to request a waiver of requirements concerning the composition of a governing body. Section 22 revises the manner in which a sponsor is authorized to solicit and review applications to form a charter school.

37 Existing law authorizes the sponsor of a charter school to amend a written 38 charter or charter contract upon the request of the governing body of a charter 39 school. (NRS 386.527) Sections 4 and 53 of this bill require the sponsor of a 40 charter school to hold a public hearing concerning requests to amend a written 41 charter or charter contract to: (1) expand the grade levels served by the charter 42 school; (2) significantly increase or decrease enrollment; (3) acquire additional 43 facilities to expand the enrollment of the charter school; or (4) consolidate the 44 operations of multiple charter schools. Such an amendment may not be made unless 45 approved by the governing board of the sponsor. Sections 5 and 54 of this bill 46 prescribe the circumstances under which the operations of multiple charter schools 47 can be consolidated.

For any charter school approved before June 11, 2013, existing law requires the sponsor of the charter school to grant a written charter to the governing body. For any charter school approved on or after that date, existing law requires the sponsor to enter into a charter contract with the governing body. Because all written charters and charter contracts must be for terms of 6 years, all written charters will expire by June 11, 2019. (NRS 386.527) **Sections 23 and 24** of this bill authorize a sponsor to require, as a condition of granting a request for an amendment, the





55 replacement of a written charter with a charter contract for the period during which 56 written charters may still be effective.

Existing law requires each charter contract to include a performance framework for the charter school. (NRS 386.528) Section 25 of this bill: (1) requires each sponsor to adopt a performance framework and incorporate it in the charter contract; (2) allows a sponsor to aggregate and disaggregate data for reporting and accountability purposes; and (3) authorizes the State Board of Education to adopt regulations requiring a sponsor to aggregate or disaggregate data. Section 26 of this bill revises the contents of an annual report submitted by a sponsor to a governing body.

65 Existing law authorizes a sponsor to revoke a written charter or terminate a 66 charter contract under certain conditions and requires a sponsor to take such action 67 if the charter school demonstrates persistent underachievement. (NRS 386.535, 68 386.5351) Sections 5 and 27-29 of this bill: (1) authorize a sponsor to reconstitute 69 the governing body of a charter school in such situations; and (2) revise the 70 conditions under which such action is authorized or required. Sections 6, 30 and 31 71 72 73 74 75 76 77 78 79 of this bill authorize the sponsor of a charter school whose written charter has been revoked or whose charter contract has been terminated to recruit a governing body of another charter school to replace the closed charter school with another campus of the other charter school. Sections 6 and 55 of this bill require a pupil who attended a charter school whose written charter has been revoked or whose charter contract has been terminated to be given priority in admission to the replacement charter school under such circumstances. Sections 6 and 56 provide that: (1) if the governing body of a charter school is reconstituted, the new governing body may terminate the employment of any employees of the charter school; and (2) if a 80 written charter is revoked or a charter contract is terminated and a charter school is 81 replaced, the governing body of the replacement charter school is not required to 82 employ any employee of the previous charter school. Sections 52 and 56 of this 83 bill exclude the rights of a governing body to terminate the employment of or 84 refuse to reemploy employees at such schools from the scope of collective 85 bargaining.

86 Sections 34 and 39 of this bill revise requirements concerning services, 87 including transportation, provided by the board of trustees of a school district to 88 pupils at a charter school.

89 Existing law: (1) prohibits a person who has been convicted of a felony relating 90 to serving on the governing body of a charter school or any offense involving moral 91 turpitude from serving on the governing body of a charter school; and (2) requires a 92 member of a governing body to read and understand certain materials. (NRS 93 94 386.549) Section 7 of this bill requires a newly appointed member of a governing body to undergo a criminal background check and prohibits a person who has been 95 convicted of a felony or an offense involving moral turpitude from serving as a <u>96</u> member of a governing body. Sections 36 and 37 of this bill require a member of a 97 governing body to receive training under certain circumstances.

98 Sections 40 and 41 of this bill prohibit a contract between a governing body <u>9</u>9 and a person who assists with the operation, management and provision of 100 educational services at a charter school from containing certain provisions. Section 101 45 of this bill authorizes a charter school to use higher standards for graduation 102 than those required by the State or a school district in which the charter school is 103 located. Section 46 of this bill requires a charter school to notify the parent of a 104 pupil who is under the age of 18 years before the pupil is suspended or expelled. 105 Section 47 of this bill requires every teacher at a charter school, except for a 106 vocational charter school, to possess certain qualifications, and section 51 of this 107 bill makes a conforming change. Section 48 of this bill requires the Commission on 108 Educational Technology to consider plans adopted by charter schools for the use of 109 educational technology when establishing the plan for the use of educational





110 technology in the public schools of this State. Sections 49 and 50 of this bill authorize a charter school to receive money from the Trust Fund for Educational

111 112 Technology.

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THE PEOPLE OF THE STATE OF NEVADA, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

Section 1. Chapter 386 of NRS is hereby amended by adding 1 thereto the provisions set forth as sections 2 to 8, inclusive, of this 2 3 act.

Sec. 2. "Charter management organization" means:

1. A nonprofit organization that holds a written charter, 5 charter contract or other equivalent agreement to operate more 6 than one charter school in this State or another state; or 7

2. A nonprofit organization incorporated in this State for the 8 purpose of operating a charter school in cooperation with a 9 charter management organization that holds a written charter, 10 charter contract or other equivalent agreement to operate more 11 12 than one charter school in another state.

Sec. 3. "Educational management organization" means a 13 for-profit corporation, business, organization or other entity that 14 provides services relating to the operation and management of 15 charter schools and achievement charter schools. 16

17 Sec. 4. 1. The State Public Charter School Authority, the board of trustees of the school district or a college or university 18 within the Nevada System of Higher Education, as applicable, 19 which sponsors a charter school may hold a public hearing 20 concerning any request to amend a written charter or a charter 21 contract of the charter school it sponsors, including, without 22 limitation, a request to amend a written charter or charter contract 23 for the purpose of: 24

25 (a) Expanding the charter school to offer instruction in grade levels for which the charter school does not already offer 26 27 instruction.

28 (b) Increasing the total enrollment of a charter school or the 29 enrollment of pupils in a particular grade level in the charter school for a school year to more than 120 percent of the 30 enrollment prescribed in the written charter or charter contract 31 32 for that school year.

(c) Reducing the total enrollment of a charter school or the 33 enrollment of pupils in a particular grade level in the charter 34 school for a school year to less than 80 percent of the enrollment 35 prescribed in the written charter or charter contract for that 36 school year. 37





1 (d) Seeking to acquire an additional facility in any county of 2 this State to expand the enrollment of the charter school.

3 (e) Consolidating the operations of multiple charter schools 4 pursuant to section 5 of this act.

5 2. A written charter or charter contract may not be amended 6 in any manner described in subsection 1 unless the amendment is 7 approved by the State Public Charter School Authority, the board 8 of trustees of the school district or a college or university within 9 the Nevada System of Higher Education, as applicable.

10 The State Public Charter School Authority, the board of 3. trustees of the school district or a college or university within the 11 Nevada System of Higher Education, as applicable, must deny a 12 13 request to amend a written charter or charter contract in the 14 manner described in paragraphs (d) or (e) of subsection 1 if the State Public Charter School Authority, the board of trustees or a 15 college or university within the Nevada System of Higher 16 17 Education, as applicable, determines that:

18 (a) The charter school is not meeting the requirements of the 19 performance framework concerning academics, finances or 20 operation established pursuant to NRS 386.528; or

21 (b) The governing body does not have a comprehensive and 22 feasible plan to operate additional facilities.

23 Sec. 5. The sponsor of a charter school may approve an 24 amendment to a written charter or a charter contract to 25 consolidate the operations of two or more charter schools if:

The sponsor of a charter school for which a written charter 26 1. 27 has been revoked or a charter contract has been terminated has approved a request by the governing body of the charter school 28 29 requesting the amendment to negotiate with the owner, mortgagor 30 or lienholder of the facilities in which the charter school has been 31 operated for the purpose of operating an additional campus of the other charter school pursuant to section 6 of this act. If charter 32 schools are consolidated under such conditions, the prior 33 academic, operational and fiscal performance of the charter 34 school whose written charter has been revoked or whose charter 35 contract has been terminated will not be attributed to the 36 37 consolidated charter school.

2. Two or more governing bodies submit a request for an
amendment to consolidate their charter contracts, governing
bodies and operations to form a single charter school operating
one or more campuses under a new charter contract. If charter
schools are consolidated under such conditions:

(a) The new charter contract will be in effect for the duration
of the term of the written charter or charter contract which was
closest to its date of expiration before consolidation; and





1 (b) The academic, operational and fiscal performances of all 2 charter schools that have been consolidated will be attributed to 3 the consolidated charter school.

4 Sec. 6. 1. If the sponsor of a charter school reconstitutes the governing body of a charter school pursuant to NRS 386.535 5 or 386.5351, the sponsor must appoint new members to the 6 governing body who meet the qualifications for membership set 7 forth in NRS 386.549. The sponsor shall not reappoint more than 8 40 percent of the members of the previous governing body. Before 9 10 appointing new members to the governing body, the sponsor must 11 consider:

12 (a) Input from members of the community in which the 13 charter school is located and parents of pupils who attend the 14 charter school.

15 (b) Any relevant credentials, experience or other qualifications 16 of a potential member, including, without limitation, whether the 17 potential member resides in the geographic area served by the 18 charter school or has experience in education.

*19 2. If the sponsor of a charter school revokes a written charter or terminates a charter contract pursuant to 386.535 or 386.5351, 21 the sponsor may:*

22 (a) Petition the district court to appoint a receiver, to be paid 23 from the funds of the charter school, to oversee and manage the 24 charter school until other arrangements are made for pupils who 25 attend the school.

(b) Issue a request for proposals inviting the governing body of 26 27 another charter school to negotiate with the owner, mortgagor or lienholder of the facilities in which the charter school operated for 28 29 the purpose of operating an additional campus of the other charter school under the sponsorship of either the sponsor of the charter 30 school for which the written charter has been revoked or the 31 32 charter contract has been terminated or the sponsor of the charter school that intends to operate an additional campus. If the 33 governing body proposes to operate an additional campus of the 34 35 other charter school under the sponsorship of:

(1) The sponsor of the charter school for which the written 36 charter has been revoked or the charter contract has been 37 38 terminated and the sponsor is not the sponsor of the charter 39 school currently operated by the governing body, the governing body must, before the additional campus begins operating, also 40 submit to the sponsor of the charter school for which the written 41 42 charter has been revoked or the charter contract has been 43 terminated and receive approval for an application to form a 44 charter school pursuant to NRS 386.520.





1 (2) The sponsor of the charter school currently operated by 2 the governing body, the governing body must, before the 3 additional campus begins operating, also submit a request for and 4 receive approval of an amendment to its written charter or charter 5 contract to consolidate charter schools pursuant to NRS 386.527 6 and sections 4 and 5 of this act.

7 3. Before selecting a governing body to operate another 8 campus of an existing charter school to replace a charter school 9 whose written charter has been revoked or whose charter contract 10 has been terminated pursuant to subsection 2, the sponsor must 11 consider:

(a) The performance record of the charter school in this State
 and other states;

14 (b) The plan of the governing body for improving pupil 15 achievement and school performance;

16 (c) The suitability of the proposed academic program for 17 pupils who were enrolled in the charter school before the 18 revocation of the written charter or the termination of the charter 19 contract; and

20 (d) Input from members of the community in which the 21 charter school is located and parents who were enrolled in the 22 charter school before the revocation of the written charter or 23 the termination of the charter contract, including, without 24 limitation, the input described in subsection 4.

25 4. A sponsor that solicits proposals to operate an additional campus of an existing charter school shall allow parents of pupils 26 27 who were enrolled in the charter school before the revocation of the written charter or the termination of the charter contract to 28 29 interview governing bodies who submit proposals and, if three or 30 more proposals are submitted pursuant to paragraph (b) of subsection 2, cast an advisory vote for the governing body they 31 would prefer be given the opportunity to operate the campus. 32

33 5. If a governing body is selected pursuant to this section to operate another campus of an existing charter school to replace a 34 35 charter school whose written charter has been revoked or whose charter contract has been terminated and any necessary 36 amendments or applications are approved, the charter school must 37 38 enroll pupils who were enrolled in the charter school whose 39 written charter was revoked or whose charter contract was 40 terminated before enrolling other pupils.

41 6. If the sponsor of a charter school reconstitutes the 42 governing body of a charter school, the principal of the charter 43 school shall:

44 (a) Review each employee of the charter school to determine 45 whether to retain the employee based on the needs of the school



and the ability of the employee to improve pupil achievement and
 school performance at the charter school. The new governing
 body may terminate the employment of any teachers or other
 employees of the charter school or, if possible, may reassign
 teachers or other employees to another school.

6 (b) Collaborate with the new governing body in making hiring 7 determinations for the charter school.

8 7. If the sponsor of a charter school selects a governing body 9 to operate another campus of an existing charter school to replace 10 a charter school whose written charter has been revoked or whose 11 charter contract has been terminated, the new governing body is 12 not required to offer employment to any teacher or other employee 13 of the charter school whose written charter has been revoked or 14 whose charter contract has been terminated.

Within 10 days after being appointed to the 15 Sec. 7. 1. 16 governing body of a charter school, each member of a governing 17 body, except a licensed teacher or other person licensed by the 18 Superintendent of Public Instruction, must, as a condition to 19 membership, submit to the governing body a complete set of the member's fingerprints and written permission authorizing the 20 governing body to forward the fingerprints to the Central 21 22 **Repository for Nevada Records of Criminal History for its report** on the criminal history of the applicant and for submission to the 23 Federal Bureau of Investigation for its report on the criminal 24 25 history of the member.

26 2. If the reports on the criminal history of the member 27 indicate that the member has not been convicted of a felony or an 28 offense involving moral turpitude, the member may continue to 29 serve on the governing body.

30 3. If a report on the criminal history of a member indicates 31 that the member has been convicted of a felony or an offense 32 involving moral turpitude, the governing body of the charter 33 school must remove the member.

34 Sec. 8. 1. In a county in which more than five charter 35 schools are located and the total number of pupils enrolled in the charter schools exceeds 25 percent of the combined enrollment of 36 all public schools, including, without limitation, charter schools, 37 38 the Department shall, in consultation with all sponsors of charter 39 schools in the county, determine whether holding a weighted lottery for admission to charter schools would improve diversity in 40 41 charter schools that do not have a preference for at-risk pupils. If 42 the Department determines that a weighted lottery for admission to 43 charter schools would improve diversity in such charter schools, 44 the Department shall, to the extent authorized by federal law,





adopt regulations authorizing charter schools to establish a 1 2 weighted lottery.

In a county in which more than ten charter schools are 3 2. 4 located and the total number of pupils enrolled in charter schools exceeds 50 percent of the combined enrollment of all public 5 schools, including, without limitation, charter schools, the 6 7 Department shall, in consultation with all sponsors of charter 8 schools in the county:

9 (a) Adopt regulations establishing a uniform enrollment calendar and process for enrolling pupils applicable to all charter 10 11 schools in the county. The regulations must establish a lottery for 12 admission to each charter school in the county. If a charter school 13 does not have a preference for at-risk pupils, the lottery must, to the extent authorized by federal law, be a weighted lottery. 14

15 (b) Allow the board of trustees of the school district to provide input regarding the enrollment calendar, processes for enrolling 16 17 pupils and lotteries established pursuant to paragraph (a).

As used in this section, "weighted lottery" means a lottery 18 3. 19 that gives additional weight to pupils who are identified as being part of a specified group of pupils. The term does not include the 20 21 reservation of seats in the charter school for specified pupils or 22 groups of pupils. 23

**Sec. 9.** NRS 386.490 is hereby amended to read as follows:

24 386.490 As used in NRS 386.490 to 386.649, inclusive, *and* 25 sections 2 to 8, inclusive of this act, the words and terms defined in NRS 386.492 to 386.503, inclusive, and sections 2 and 3 of this act 26 27 have the meanings ascribed to them in those sections.

**Sec. 10.** NRS 386.495 is hereby amended to read as follows:

29 386.495 ["Director"] "Executive Director" means the 30 *Executive* Director of the State Public Charter School Authority 31 appointed pursuant to NRS 386.511. 32

**Sec. 11.** NRS 386.5095 is hereby amended to read as follows:

33 386.5095 1. The State Public Charter School Authority consists of seven members. The membership of the State Public 34 35 Charter School Authority consists of:

36 (a) Two members appointed by the Governor in accordance with 37 subsection 2;

(b) Two members, who must not be Legislators, appointed by 38 39 the Majority Leader of the Senate in accordance with subsection 2;

40 (c) Two members, who must not be Legislators, appointed by 41 the Speaker of the Assembly in accordance with subsection 2; and

42 (d) One member appointed by the Charter School Association of 43 Nevada or its successor organization.



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1 2. The Governor, the Majority Leader of the Senate and the 2 Speaker of the Assembly shall ensure that the membership of the 3 State Public Charter School Authority:

4 (a) Includes persons with a demonstrated understanding of 5 charter schools and a commitment to using charter schools as a way 6 to strengthen public education in this State;

7 (b) Includes a parent or legal guardian of a pupil enrolled in a 8 charter school in this State;

(c) Includes persons with specific knowledge of:

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(1) Issues relating to elementary and secondary education;

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(2) School finance or accounting, or both;(3) Management practices;

13 (4) Assessments required in elementary and secondary 14 education;

(5) Educational technology; and

(6) The laws and regulations applicable to charter schools;
 [and]

(d) Insofar as practicable, reflects the ethnic and geographical
 diversity of this State +; and

20 (e) Insofar as practicable, consists of persons who are experts 21 on best practices for authorizing charter schools and developing 22 and operating high-quality charter schools and charter 23 management organizations.

3. Each member of the State Public Charter School Authoritymust be a resident of this State.

4. After the initial terms, the term of each member of the State 26 27 Public Charter School Authority is 3 years, commencing on July 1 of the year in which he or she is appointed. A vacancy in the 28 29 membership of the State Public Charter School Authority must be 30 filled for the remainder of the unexpired term in the same manner as 31 the original appointment. A member shall continue to serve on the 32 State Public Charter School Authority until his or her successor is appointed. 33

5. The members of the State Public Charter School Authority shall select a Chair and Vice Chair from among its members. After the initial selection of those officers, each of those officers holds the position for a term of 2 years commencing on July 1 of each oddnumbered year. If a vacancy occurs in the Chair or Vice Chair, the vacancy must be filled in the same manner as the original selection for the remainder of the unexpired term.

41 6. Each member of the State Public Charter School Authority 42 is entitled to receive:

43 (a) For each day or portion of a day during which he or she 44 attends a meeting of the State Public Charter School Authority a





1 salary of not more than \$80, as fixed by the State Public Charter 2 School Authority; and

(b) For each day or portion of a day during which he or she 3 4 attends a meeting of the State Public Charter School Authority or is 5 otherwise engaged in the business of the State Public Charter School 6 Authority the per diem allowance and travel expenses provided for 7 state officers and employees generally.

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**Sec. 12.** NRS 386.511 is hereby amended to read as follows:

386.511 9 1. The State Public Charter School Authority shall 10 appoint [a] an Executive Director of the State Public Charter School Authority for a term of 3 years. The State Public Charter School 11 12 Authority shall ensure that the *Executive* Director has a 13 demonstrated understanding of charter schools and a commitment to using charter schools as a way to strengthen public education in this 14 15 State.

16 2. A vacancy in the position of *Executive* Director must be 17 filled by the State Public Charter School Authority for the remainder 18 of the unexpired term.

19 3. The *Executive* Director is in the unclassified service of the 20 State

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**Sec. 13.** NRS 386.5115 is hereby amended to read as follows:

22 386.5115 [The] With the approval of the State Public Charter School Authority, the Executive Director [shall not] may pursue 23 24 any other business or occupation or hold any other office, 25 including, without limitation, serving as a member on a committee, board or task force of an organization relating to 26 27 charter schools, serving as a reviewer of applications to form a charter school for organizations other than the State Public 28 29 Charter School Authority and holding an office of profit, and may 30 accept reimbursement for travel costs relating to such activities. The Executive Director shall not pursue any other business or 31 occupation or hold any other office of profit without the approval 32 33 of the State Public Charter School Authority. 34

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**Sec. 14.** NRS 386.512 is hereby amended to read as follows:

386.512 The *Executive* Director shall:

1. Execute, direct and supervise all administrative, technical 36 and procedural activities of the State Public Charter School 37 Authority in accordance with the policies prescribed by the State 38 39 Public Charter School Authority:

Organize the State Public Charter School Authority in a 40 2. 41 manner which will ensure the efficient operation and service of the State Public Charter School Authority; 42

43 Serve as the Executive Secretary of the State Public Charter 3. 44 School Authority;





1 4. Ensure that the autonomy provided to charter schools in this State pursuant to state law and regulations is preserved; and 2

3 5. Perform such other duties as are prescribed by law or the 4 State Public Charter School Authority. 5

Sec. 15. NRS 386.5125 is hereby amended to read as follows:

6 386.5125 1. The State Public Charter School Authority may employ such persons as it deems necessary to carry out the 7 provisions of NRS 386.490 to 386.649, inclusive H, and sections 2 8 to 8, inclusive, of this act. The staff employed by the State Public 9 10 Charter School Authority must be gualified to carry out the daily responsibilities of sponsoring charter schools, including, without 11 12 limitation, oversight of written charters and charter contracts, in 13 accordance with the provisions of NRS 386.490 to 386.649. 14 inclusive [], and sections 2 to 8, inclusive, of this act.

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The staff must include: 2.

16 (a) Attorneys with experience with laws concerning education, 17 special education and nonprofit organizations;

18 (b) Persons with experience overseeing the annual audits and 19 financial operations of school districts, nonprofit organizations or 20 corporations;

21 (c) Persons with experience conducting assessments and 22 evaluations for a school district;

(d) Administrators with significant experience overseeing 23 special education programs and programs while employed by a 24 25 school district, charter management organization, educational management organization or other operator of charter schools; 26

27 (e) Policy analysts with significant experience in the areas of charter schools and education policy; and 28

29 (f) Any other persons that the State Public Charter School 30 Authority determines are necessary.

3. Employees of the State Public Charter School Authority 31 are in the unclassified service of the State and serve at the 32 pleasure of the State Public Charter School Authority. 33

34 The State Public Charter School Authority shall 4. 35 periodically evaluate and make decisions concerning the number of persons employed by the State Public Charter School Authority 36 and the qualifications and compensation of such persons based on 37 guidance from the National Association of Charter School 38 Authorizers, or its successor organization, an assessment of the 39 strategic plan for recruiting operators of charter schools prepared 40 pursuant to NRS 386.515 and the needs of the charter schools 41 42 sponsored by the State Public Charter School Authority. 43

Sec. 16. NRS 386.5125 is hereby amended to read as follows:

44 386.5125 1. The State Public Charter School Authority may 45 employ such persons as it deems necessary to carry out the





provisions of NRS 386.490 to 386.649, inclusive, and sections 2 to
 8, inclusive, of this act. The staff employed by the State Public
 Charter School Authority must be qualified to carry out the daily
 responsibilities of sponsoring charter schools, including, without
 limitation, oversight of [written charters and] charter contracts, in
 accordance with the provisions of NRS 386.490 to 386.649,
 inclusive, and sections 2 to 8, inclusive, of this act.

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2. The staff must include:

9 (a) Attorneys with experience with laws concerning education 10 law, special education and nonprofit organizations;

11 (b) Persons with experience overseeing the annual audits and 12 financial operations of school districts, nonprofit organizations or 13 corporations;

14 (c) Persons with experience conducting assessments and 15 evaluations for a school district;

16 (d) Administrators with significant experience overseeing 17 special education programs and programs while employed by a 18 school district, charter management organization, educational 19 management organization or other operator of charter schools;

20 (e) Policy analysts with significant experience in the areas of 21 charter schools and education policy; and

(f) Any other persons that the State Public Charter SchoolAuthority determines are necessary.

3. Employees of the State Public Charter School Authority are in the unclassified service of the State and serve at the pleasure of the State Public Charter School Authority.

27 The State Public Charter School Authority shall periodically 4. 28 evaluate and make decisions concerning the number of persons 29 employed by the State Public Charter School Authority and the 30 qualifications and compensation of such persons based on guidance 31 from the National Association of Charter School Authorizers, or its successor organization, an assessment of the strategic plan for 32 33 recruiting operators of charter schools prepared pursuant to NRS 34 386.515 and the needs of the charter schools sponsored by the State 35 Public Charter School Authority.

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Sec. 17. NRS 386.513 is hereby amended to read as follows:

37 386.513 1. The State Public Charter School Authority is hereby deemed a local educational agency for the purpose of 38 directing the proportionate share of any money available from 39 federal and state categorical grant programs to charter schools which 40 41 are sponsored by the State Public Charter School Authority or a college or university within the Nevada System of Higher Education 42 that are eligible to receive such money. A college or university 43 44 within the Nevada System of Higher Education that sponsors a 45 charter school shall enter into an agreement with the State Public





Charter School Authority for the provision of any necessary 1 2 functions of a local educational authority. A charter school that receives money pursuant to such a grant program shall comply with 3 any applicable reporting requirements to receive the grant. 4

5 2. If the charter school is eligible to receive special education 6 program units, the Department shall pay the special education 7 program units directly to the charter school.

3. As used in this section, "local educational agency" has the 8 9 meaning ascribed to it in 20 U.S.C. § 7801(26)(A). 10

**Sec. 18.** NRS 386.5135 is hereby amended to read as follows:

1. The Account for the State Public Charter School 11 386 5135 12 Authority is hereby created in the State General Fund, to be 13 administered by the *Executive* Director.

14 The interest and income earned on the money in the Account 2. 15 must be credited to the Account.

16 3. The money in the Account may be used only for the 17 establishment and maintenance of the State Public Charter School 18 Authority.

19 Any money remaining in the Account at the end of a fiscal 4. 20 year does not revert to the State General Fund, and the balance in 21 the Account must be carried forward to the next fiscal year.

22 5. [The] Except as otherwise provided in this subsection, the **Executive** Director and the State Public Charter School Authority 23 24 may accept gifts, grants and bequests to carry out the provisions of 25 NRS 386.490 to 386.649, inclusive H, and sections 2 to 8, inclusive, of this act. The Executive Director and the State Public 26 27 Charter School Authority shall not accept any gift or donation from a charter management organization, a committee to form a 28 29 charter school or the governing body of a charter school. Any money from gifts, grants and bequests must be deposited in the 30 31 Account and may be expended in accordance with the terms and 32 conditions of the gift, grant or bequest, or in accordance with this 33 section

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Sec. 19. NRS 386.515 is hereby amended to read as follows:

35 386.515 1. The board of trustees of a school district may 36 apply to the Department for authorization to sponsor charter schools 37 within the school district in accordance with the regulations adopted by the Department pursuant to NRS 386.540. An application must 38 39 be approved by the Department before the board of trustees may 40 sponsor a charter school. Not more than 180 days after receiving 41 approval to sponsor charter schools, the board of trustees shall provide public notice of its ability to sponsor charter schools and 42 43 solicit applications for charter schools.

44 The State Public Charter School Authority shall sponsor 2. 45 charter schools whose applications have been approved by the State





Public Charter School Authority pursuant to NRS 386.525. Except
 as otherwise provided by specific statute, if the State Public Charter
 School Authority sponsors a charter school, the State Public Charter
 School Authority is responsible for the evaluation, monitoring and
 oversight of the charter school.

6 3. A college or university within the Nevada System of Higher 7 Education may submit an application to the Department to sponsor 8 charter schools in accordance with the regulations adopted by the 9 Department pursuant to NRS 386.540. An application must be 10 approved by the Department before a college or university within 11 the Nevada System of Higher Education may sponsor charter 12 schools.

4. The board of trustees of a school district or a college or university within the Nevada System of Higher Education may enter into an agreement with the State Public Charter School Authority to provide technical assistance and support in preparing an application to sponsor a charter school and planning and executing the duties of a sponsor of a charter school as prescribed in this section.

20 **5.** Each sponsor of a charter school shall carry out the 21 following duties and powers:

(a) Evaluating applications to form charter schools as prescribed
 by NRS 386.525;

(b) Approving applications to form charter schools that the
sponsor determines are high quality, meet the identified educational
needs of pupils and will serve to promote the diversity of public
educational choices in this State;

(c) Declining to approve applications to form charter schools
 that do not satisfy the requirements of NRS 386.525;

30 (d) Negotiating and executing charter contracts pursuant to 31 NRS 386.527;

(e) Monitoring, in accordance with NRS 386.490 to 386.649, inclusive, *and sections 2 to 8, inclusive, of this act,* and in accordance with the terms and conditions of the applicable charter contract, the performance and compliance of each charter school sponsored by the entity; [and]

(f) Determining whether the charter contract of a charter school that the entity sponsors merits renewal or whether the renewal of the charter contract should be denied or whether the written charter should be revoked or the charter contract terminated, as applicable, in accordance with NRS 386.530, 386.535 or 386.5351, as applicable <del>[.</del>

43 <u>-5.</u>;





1 (g) Determining whether the governing body of a charter 2 school should be reconstituted in accordance with NRS 386.535 or 3 386.5351, as applicable; and

4 (h) Adopting a policy for appointing a new governing body of 5 a charter school for which the governing body is reconstituted in 6 accordance with NRS 386.535 or 386.5351, as applicable.

6. Each sponsor of a charter school shall develop policies and
practices that are consistent with state laws and regulations
governing charter schools. In developing the policies and practices,
the sponsor shall review and evaluate nationally recognized policies
and practices for sponsoring organizations of charter schools. The
policies and practices must include, without limitation:

(a) The organizational capacity and infrastructure of the sponsor
 for sponsorship of charter schools, which must not be described as a
 limit on the number of charter schools the sponsor will approve;

(b) The procedure and criteria for *soliciting and* evaluating
charter school applications in accordance with NRS 386.525 [and
for the renewal of charter contracts pursuant to NRS 386.530;

19 (c), which must include, without limitation:

20 (1) Specific application procedures and timelines for 21 committees to form a charter school that plan to enter into a 22 contract with an educational management organization to operate 23 the charter school, committees to form a charter school that do not 24 plan to enter into such a contract and charter management 25 organizations; and

26 (2) A description of the manner in which the sponsor will 27 evaluate the previous performance of an educational management 28 organization or other person with whom a committee to form a 29 charter school plans to enter into a contract to operate a charter 30 school or a charter management organization that submits an 31 application to form a charter school;

32 (c) The procedure and criteria for evaluating applications for 33 the renewal of charter contracts pursuant to NRS 386.530;

(d) The procedure for amending a written charter or charter
contract and the criteria for determining whether a request for
such an amendment will be approved which must include, without
limitation, any manner in which such procedures and criteria will
differ if the sponsor determines that the amendment is material or
strategically important;

40 (e) If deemed appropriate by the sponsor, a strategic plan for 41 recruiting charter management organizations, educational 42 management organizations or other persons to operate charter 43 schools based on the priorities of the sponsor and the needs of the 44 pupils that will be served by the charter schools that will be 45 sponsored by the sponsor;





(f) A description of how the sponsor will maintain oversight of 1 2 the charter schools it sponsors  $\frac{1}{12}$ , which must include, without 3 limitation:

4 (1) An assessment of the needs of the charter schools that 5 are sponsored by the sponsor that is prepared with the input of the 6 governing bodies of such charter schools; and

(2) A strategic plan for the oversight and provision of 7 technical support to charter schools that are sponsored by the 8 9 sponsor in the areas of academic, fiscal and organizational 10 *performance*; and

11 (d) (g) A description of the process of evaluation for the 12 charter schools it sponsors in accordance with NRS 386.610.

13 **[6.]** 7. Before the State Public Charter School Authority or a 14 board of trustees of a school district or a college or university 15 within the Nevada System of Higher Education that is approved to sponsor charter schools begins soliciting applications to form a 16 17 charter school, the State Public Charter School Authority, board 18 of trustees or college or university, as applicable, shall prepare, in 19 collaboration with the Department, an evaluation of the academic needs of pupils in geographic areas served by the sponsor. 20

21 8. Evidence of material or persistent failure to carry out the 22 powers and duties of a sponsor prescribed by this section constitutes 23 grounds for revocation of the entity's authority to sponsor charter 24 schools.

25 The provisions of this section do not establish a private 9. 26 right of action against the sponsor of a charter school. 27

Sec. 20. NRS 386.515 is hereby amended to read as follows:

The board of trustees of a school district may 28 386.515 1. 29 apply to the Department for authorization to sponsor charter schools 30 within the school district in accordance with the regulations adopted 31 by the Department pursuant to NRS 386.540. An application must 32 be approved by the Department before the board of trustees may 33 sponsor a charter school. Not more than 180 days after receiving approval to sponsor charter schools, the board of trustees shall 34 35 provide public notice of its ability to sponsor charter schools and 36 solicit applications for charter schools.

The State Public Charter School Authority shall sponsor 37 2. charter schools whose applications have been approved by the State 38 Public Charter School Authority pursuant to NRS 386.525. Except 39 as otherwise provided by specific statute, if the State Public Charter 40 41 School Authority sponsors a charter school, the State Public Charter 42 School Authority is responsible for the evaluation, monitoring and oversight of the charter school. 43

44 A college or university within the Nevada System of Higher 3. 45 Education may submit an application to the Department to sponsor





charter schools in accordance with the regulations adopted by the
 Department pursuant to NRS 386.540. An application must be
 approved by the Department before a college or university within
 the Nevada System of Higher Education may sponsor charter
 schools.

6 4. The board of trustees of a school district or a college or 7 university within the Nevada System of Higher Education may 8 enter into an agreement with the State Public Charter School 9 Authority to provide technical assistance and support in preparing 10 an application to sponsor a charter school and planning and 11 executing the duties of a sponsor of a charter school prescribed in 12 this section.

13 **5.** Each sponsor of a charter school shall carry out the 14 following duties and powers:

(a) Evaluating applications to form charter schools as prescribedby NRS 386.525;

17 (b) Approving applications to form charter schools that the 18 sponsor determines are high quality, meet the identified educational 19 needs of pupils and will serve to promote the diversity of public 20 educational choices in this State;

(c) Declining to approve applications to form charter schools
 that do not satisfy the requirements of NRS 386.525;

(d) Negotiating and executing charter contracts pursuant to
 NRS 386.527;

(e) Monitoring, in accordance with NRS 386.490 to 386.649,
inclusive, *and sections 2 to 8, inclusive, of this act,* and in
accordance with the terms and conditions of the applicable charter
contract, the performance and compliance of each charter school
sponsored by the entity; [and]

(f) Determining whether the charter contract of a charter school
that the entity sponsors merits renewal or whether the renewal of the
charter contract should be denied or whether the charter contract
should be terminated in accordance with NRS 386.530, 386.535 or
386.5351, as applicable [-.

35 <u>-5.</u>;

36 (g) Determining whether the governing body of a charter 37 school should be reconstituted in accordance with NRS 386.535 or 386.5351, as applicable; and

(h) Adopting a policy for appointing a new governing body of
a charter school for which the governing body is reconstituted in
accordance with NRS 386.535 or 386.5351, as applicable.

42 **6.** Each sponsor of a charter school shall develop policies and 43 practices that are consistent with state laws and regulations 44 governing charter schools. In developing the policies and practices, 45 the sponsor shall review and evaluate nationally recognized policies





and practices for sponsoring organizations of charter schools. The
 policies and practices must include, without limitation:

3 (a) The organizational capacity and infrastructure of the sponsor 4 for sponsorship of charter schools, which must not be described as a 5 limit on the number of charter schools the sponsor will approve;

6 (b) The procedure and criteria for *soliciting and* evaluating 7 charter school applications in accordance with NRS 386.525 <del>[and</del> 8 for the;

9 (c)], which must include, without limitation:

10 (1) Specific application procedures and timelines for 11 committees to form a charter school that plan to enter into a 12 contract with an educational management organization to operate 13 the charter school, committees to form a charter school that do not 14 plan to enter into such a contract and charter management 15 organizations; and

16 (2) A description of the manner in which the sponsor will 17 evaluate the previous performance of an educational management 18 organization or other person with whom a committee to form a 19 charter school plans to enter into a contract to operate a charter 20 school or a charter management organization that submits an 21 application to form a charter school;

22 (c) The procedure and criteria for evaluating applications for 23 renewal of charter contracts pursuant to NRS 386.530;

(d) The procedure for amending a charter contract and the
criteria for determining whether a request for such an amendment
will be approved which must include, without limitation, any
manner in which such procedures and criteria will differ if the
sponsor determines that the amendment is material or strategically
important;

(e) If deemed appropriate by the sponsor, a strategic plan for
recruiting charter management organizations, educational
management organizations or other persons to operate charter
schools based on the priorities of the sponsor and the needs of the
pupils that will be served by the charter schools that will be
sponsored by the sponsor;

*(f)* A description of how the sponsor will maintain oversight of
the charter schools it sponsors [;], which must include, without *limitation:*

39 (1) An assessment of the needs of the charter schools that
40 are sponsored by the sponsor that is prepared with the input of the
41 governing bodies of such charter schools; and

42 (2) A strategic plan for the oversight and provision of 43 technical support to charter schools that are sponsored by the 44 sponsor in the areas of academic, fiscal and organizational 45 performance; and





[(d)] (g) A description of the process of evaluation for the 1 2 charter schools it sponsors in accordance with NRS 386.610.

**[6.]** 7. Before the State Public Charter School Authority or a 3 board of trustees of a school district or a college or university 4 5 within the Nevada System of Higher Education that is approved to sponsor charter schools begins soliciting applications to form a 6 7 charter school, the State Public Charter School Authority, board of trustees or college or university, as applicable, shall prepare, in 8 9 collaboration with the Department, an evaluation of the academic 10 needs of pupils in geographic areas served by the sponsor.

Evidence of material or persistent failure to carry out the 11 **8**. 12 powers and duties of a sponsor prescribed by this section constitutes 13 grounds for revocation of the entity's authority to sponsor charter 14 schools.

15 The provisions of this section do not establish a private 9. 16 right of action against the sponsor of a charter school. 17

Sec. 21. NRS 386.520 is hereby amended to read as follows:

18 386 520 1. A committee to form a charter school must 19 consist of:

20 (a) One member who is a teacher or other person licensed 21 pursuant to chapter 391 of NRS or who previously held such a 22 license and is retired, as long as his or her license was held in good 23 standing;

24 (b) One member who:

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(1) Satisfies the qualifications of paragraph (a); or

(2) Is a school administrator with a license issued by another 26 27 state or who previously held such a license and is retired, as long as 28 his or her license was held in good standing;

29 (c) One parent or legal guardian who is not a teacher or 30 employee of the proposed charter school; and

31 (d) Two members who possess knowledge and expertise in one 32 or more of the following areas:

- 33 (1) Accounting;
  - (2) Financial services:
  - (3) Law; or
    - (4) Human resources.

37 In addition to the members who serve pursuant to subsection 2. 1, the committee to form a charter school may include, without 38 limitation, not more than four additional members as follows: 39

(a) Members of the general public;

41 (b) Representatives of nonprofit organizations and businesses; 42 or

43 (c) Representatives of a college or university within the Nevada 44 System of Higher Education.





1 3. A majority of the persons who serve on the committee to 2 form a charter school must be residents of this State at the time that the application to form the charter school is submitted to the 3 4 Department. 5 The **[committee to form a charter school]** applicant shall 4. ensure that the completed application: 6 (a) Presents [the] a clear, measurable and high-quality 7 academic, financial and organizational vision and plans for the 8 9 proposed charter school; and 10 (b) Provides the proposed sponsor of the charter school with a 11 clear basis for assessing the capacity of the applicant to carry out the 12 vision and plans. 13 5. An application to form a charter school must include all 14 information prescribed by the Department by regulation and: 15 (a) A *written description of how the charter school will carry* 16 out the provisions of NRS 386.490 to 386.649, inclusive.] summary 17 of the plan for the proposed charter school. 18 (b) A *clear* written description of the mission of the charter 19 school and the goals for the charter school. A charter school must 20 have as its stated purpose at least one of the following goals: 21 (1) Improving the academic achievement of pupils; 22 (2) Encouraging the use of effective and innovative methods 23 of teaching; 24 (3) Providing an accurate measurement of the educational 25 achievement of pupils; (4) Establishing accountability and transparency of public 26 27 schools: 28 (5) Providing a method for public schools to measure 29 achievement based upon the performance of the schools; or 30 (6) Creating new professional opportunities for teachers. 31 (c) A clear description of the indicators, measures and metrics for the categories of academics, finances and organization that the 32 33 charter school proposes to use, the external assessments that will be used to assess performance in those categories and the 34 objectives that the committee to form a charter school plans to 35 achieve in those categories, which must be expressed in terms of 36 the objectives, measures and metrics. The objectives and the 37 indicators, measures and metrics used by the charter school must 38 39 be consistent with the performance framework adopted by the sponsor pursuant to NRS 386.527. 40 41 (d) A resume and background information for each person who serves on the board of the charter management organization 42 or the committee to form a charter school, as applicable, which 43 44 must include the name, telephone number, electronic mail 45 address, background, qualifications, any past or current affiliation





with any charter school in this State or any other state, any
 potential conflicts of interest and any other information required
 by the sponsor.

4 (e) The proposed location of, or the geographic area to be 5 served by, the charter school and evidence of a need and 6 community support for the charter school in that area.

7 (f) The minimum, planned and maximum projected enrollment 8 of pupils in each grade in the charter school <del>[.</del>

9 (d) for each year that the charter school would operate under 10 the proposed charter contract.

(g) The procedure for applying for enrollment in the proposed
 charter school, which must include, without limitation, the
 proposed dates for accepting applications for enrollment in [the
 initial] each year of operation [of the charter school.

(e) The proposed system of governance for the charter school,
 including, without limitation, the number of persons who will
 govern, the method for nominating and electing the persons who
 will govern and the term of office for each person.

(f) The method by which disputes will be resolved between the
 governing body of the charter school and the sponsor of the charter
 school.

22 (g) The proposed curriculum for the charter school and, if applicable to the grade level of pupils who are enrolled in the 23 charter school, the requirements for the pupils to receive a high 24 25 school diploma, including, without limitation, whether those pupils 26 will satisfy the requirements of the school district in which the charter school is located for receipt of a high school diploma.] 27 under the proposed charter contract and a statement of whether 28 29 the charter school will enroll pupils who are in a particular category of at-risk pupils before enrolling other children who are 30 31 eligible to attend the charter school pursuant to NRS 386.580 and the method for determining eligibility for enrollment in each such 32 33 category of at-risk pupils served by the charter school.

(h) [The textbooks that will be used at the charter school.] The academic program that the charter school proposes to use, a description of how the academic program complies with the requirements of NRS 386.550, the proposed academic calendar for the first year of operation and a sample daily schedule for a pupil in each grade served by the charter school.

40 (i) [The qualifications of the persons who will provide 41 instruction at the charter school.] A description of the proposed 42 instructional design of the charter school and the type of learning 43 environment the school will provide, including, without limitation, 44 whether the charter school will provide a program of distance 45 education, the planned class size and structure, the proposed





curriculum for the charter school and the teaching methods that
 will be used at the charter school.

3 (j) [Except as otherwise required by NRS 386.595, the process 4 by which the governing body of the charter school will negotiate 5 employment contracts with the employees of the charter school.] 6 The manner in which the school plans to identify and serve the 7 needs of pupils with disabilities, pupils who are English language 8 learners, pupils who are academically behind their peers and 9 gifted pupils.

10 (k) [A financial plan for the operation of the charter school. The plan must include, without limitation, procedures for the audit of the 11 programs and finances of the charter school and guidelines for 12 determining the financial liability if the charter school is 13 14 unsuccessful.] description of any *co-curricular* A or 15 extracurricular activities that the school plans to offer and the manner in which these programs will be funded. 16

17 (1) Any uniform or dress code policy that the school plans to 18 use.

(m) Plans and timelines for recruiting and enrolling students,
 including procedures for any lottery for admission that the school
 plans to conduct.

(n) The rules of behavior and punishments that the school
plans to adopt pursuant to NRS 386.585, including, without
limitation, any unique discipline policies for pupils enrolled in a
program of special education.

(o) A chart that clearly presents the proposed organizational 26 structure of the school and a clear description of the roles and 27 responsibilities of the governing body, administrators and any 28 29 other persons included on the chart and a table summarizing the 30 decision-making responsibilities of the staff and governing body of 31 the charter school and, if applicable, the charter management 32 organization that operates the charter school. The table must also 33 identify the person responsible for each activity conducted by the charter school, including, without limitation, the person 34 responsible for establishing curriculum and culture, providing 35 professional development to employees of the charter school and 36 making determinations concerning the staff of the charter school. 37 (p) The names of any external organizations that will play a 38

(p) The names of any external organizations that will play a
 role in operating the school and the role each such organization
 will play.

41 (q) The manner in which the governing body of the charter 42 school will be chosen.

(r) A staffing chart for the first year in which the charter
school plans to operate and a projected staffing plan for the term
of the charter contract.





1 (s) Plans for recruiting administrators, teachers and other 2 staff, providing professional development to such staff.

3 (t) Proposed bylaws for the governing body, a description of 4 the manner in which the school will be governed, including, 5 without limitation, any governance training that will be provided 6 to the governing body, and a code of ethics for members and 7 employees of the governing body. The code of ethics must be 8 prepared with guidance from the Nevada Commission on Ethics 9 and must not conflict with any policy adopted by the sponsor.

10 (u) Explanations of any partnerships or contracts central to 11 the operations or mission of the charter school.

12 (v) A statement of whether the charter school will provide for 13 the transportation of pupils to and from the charter school. If the charter school will provide transportation, the application must 14 15 include the proposed plan for the transportation of pupils. If the 16 charter school will not provide transportation, the application must 17 include a statement that the charter school will work with the parents and guardians of pupils enrolled in the charter school to 18 19 develop a plan for transportation to ensure that pupils have access to 20 transportation to and from the charter school.

21 [(m)] (w) The procedure for the evaluation of teachers of the 22 charter school, if different from the procedure prescribed in 23 NRS 391.3125 and 391.3128. If the procedure is different from the 24 procedure prescribed in NRS 391.3125 and 391.3128, the procedure 25 for the evaluation of teachers of the charter school must provide the 26 same level of protection and otherwise comply with the standards 27 for evaluation set forth in NRS 391.3125 and 391.3128.

28 [(n) The time by which certain academic or educational results
 29 will be achieved.

30 (o) The kind of school, as defined in subsections 1 to 4,

inclusive, of NRS 388.020, for which the charter school intends to
 operate.

(p) A statement of whether the charter school will enroll pupils
 who are in a particular category of at risk pupils before enrolling
 other children who are eligible to attend the charter school pursuant
 to NRS 386.580 and the method for determining eligibility for
 enrollment in each such category of at risk pupils served by the
 charter school.]

39 (x) A statement of the school's plans for food service and other 40 significant operational services, including a statement of whether 41 the charter school will provide food service or participate in the 42 National School Lunch Program, 42 U.S.C. §§ 1751 et seq. If 43 the charter school will not provide food service or participate in 44 the National School Lunch Program, the application must include 45 an explanation of the manner in which the charter school will



ensure that the lack of such food service or participation does not
 prevent pupils from attending the charter school.

3 (y) Opportunities and expectations for involving the parents of 4 pupils enrolled in the charter school in instruction at the school 5 and the operation of the school, including, without limitation, the 6 manner in which the charter school will solicit input concerning 7 the governance of the charter school from such parents.

8 (z) A detailed plan for starting operation of the charter school 9 that identifies necessary tasks, the persons responsible for 10 performing them and the dates by which such tasks will be 11 accomplished.

(aa) A description of the financial plan and policies to be used
by the charter school.

14 *(bb) A description of the insurance coverage the school will* 15 *obtain.* 

16 (cc) Budgets for starting operation at the charter school, the 17 first year of operation of the charter school and the first 5 years of 18 operation of the charter school, with any assumptions inherent in 19 the budgets clearly stated.

20 (dd) Evidence of any money pledged or contributed to the 21 budget of the charter school.

(ee) A statement of the facilities that will be used to operate the
charter school and a plan for operating such facilities, including,
without limitation, any backup plan to be used if the charter
school cannot be operated out of the planned facilities.

(ff) If the charter school is a vocational school, a description
of the career and technical education program that will be used by
the school.

(gg) If the charter school will provide a program of distance
education, a description of the system of course credits that the
school will use and the manner in which the school will:

32 (1) Monitor and verify the participation in and completion 33 of courses by pupils;

34 (2) Require pupils to participate in assessments and submit
 35 coursework;

36

(3) Conduct parent-teacher conferences; and

37 (4) Administer any test, examination or assessment
 38 required by state or federal law in a proctored setting.

(hh) If the charter school will provide a program where a student may earn college credit for courses taken in high school, a draft memorandum of understanding between the charter school and the college or university through which the credits will be earned and a term sheet, which must set forth:





1 (1) The proposed duration of the relationship between the 2 charter school and the college or university and the conditions for 3 renewal and termination of the relationship;

(2) The roles and responsibilities of the governing body of 4 the charter school, the employees of the charter school and the 5 6 college or university;

(3) The scope of the services and resources that will be 7 8 provided by the college or university;

9 (4) The manner and amount that the college or university will be compensated for providing such services and resources, 10 including, without limitation, any tuition and fees that pupils at 11 the charter school will pay to the college or university; 12

13 (5) The manner in which the college or university will ensure that the charter school effectively monitors pupil 14 15 enrollment and attendance and the acquisition of college credits; 16 and

17 (6) Any employees of the college or university who will 18 serve on the governing body of the charter school.

19 (ii) If the applicant currently operates a charter school in another state, evidence of the performance of such charter schools 20 and the capacity of the applicant to operate the proposed charter 21 22 school.

(jj) If the applicant proposes to contract with an educational 23 management organization or any other person to provide 24 25 educational or management services:

(1) Evidence of the performance of the educational 26 27 management organization or other person when providing such services to a population of pupils similar to the population that 28 29 will be served by the proposed charter school; 30

(2) A term sheet that sets forth:

(I) The proposed duration of the proposed contract 31 between the governing body of the charter school and the 32 33 educational management organization;

(II) A description of the responsibilities of the governing 34 35 body of the charter school, employees of the charter school and the educational management organization or other person; 36

(III) All fees that will be paid to the educational 37 38 *management organization or other person;* 

39 (IV) The manner in which the governing body of the charter school will oversee the services provided by the 40 educational management organization or other person and 41 42 enforce the terms of the contract;

43 (V) A disclosure of the investments of the educational 44 management organization or other person; and





1 (VI) The conditions for renewal and termination of the 2 contract; and

3 (3) A disclosure of any conflicts of interest concerning the 4 applicant and the educational management organization or other 5 person, including, without limitation, any past or current 6 employment, business or familial relationship between any 7 prospective employee of the charter school and a member of the 8 committee to form a charter school or the board of directors of the 9 charter management organization, as applicable.

10

(kk) Any additional information required by the sponsor.

11 A charter management organization may, as part of an 6. 12 application to form a charter school, request a waiver of the 13 requirements of subsection 1 or 2 of NRS 386.549 concerning the 14 membership of the governing body. A sponsor shall not grant such 15 a waiver unless the charter management organization provides a 16 compelling reason for the waiver. If approved, the waiver may provide, without limitation, for multiple governing bodies that 17 18 have the authority to make decisions concerning the governance of the charter school or a facility operated by the charter school. A 19 majority of the members of each such governing body must reside 20 21 in this State. A request for a waiver to allow for multiple such 22 governing bodies must describe the role, responsibilities and composition of each such proposed governing body. 23

24

7. As used in subsection 1, "teacher" means a person who:

(a) Holds a current license to teach issued pursuant to chapter
391 of NRS or who previously held such a license and is retired, as
long as his or her license was held in good standing; and

(b) Has at least 2 years of experience as an employed teacher.

29  $\rightarrow$  The term does not include a person who is employed as a 30 substitute teacher.

31

Sec. 22. NRS 386.525 is hereby amended to read as follows:

32 386.525 1. A *committee to form a* charter school *or charter* 33 *management organization* may submit the application to the 34 proposed sponsor of the charter school. If an application proposes to 35 convert an existing public school, homeschool or other program of 36 home study into a charter school, the proposed sponsor shall deny 37 the application.

38 2. The proposed sponsor of a charter school shall, in reviewing39 an application to form a charter school:

(a) Assemble a team of reviewers , *which must include, without limitation, natural persons from different geographic areas of the United States* who possess the appropriate knowledge and expertise
with regard to the academic, financial and organizational experience
of charter schools , to review and evaluate the application;





1 (b) Conduct a thorough evaluation of the application, which 2 includes an in-person interview with the *committee to form the* charter school;] applicant designed to elicit any necessary 3 clarifications or additional information about the proposed 4 5 charter school and determine the ability of the applicants to 6 establish a high-quality charter school;

7 (c) Base its determination on documented evidence collected 8 through the process of reviewing the application; and

(d) Adhere to the policies and practices developed by the 9 10 proposed sponsor pursuant to subsection  $\frac{51}{6}$  of NRS 386.515.

11 The proposed sponsor of a charter school may approve an 3. 12 application to form a charter school only if the proposed sponsor 13 determines that: 14

(a) The application:

15 (1) Complies with NRS 386.490 to 386.649, inclusive, and 16 sections 2 to 8, inclusive, of this act and the regulations applicable 17 to charter schools: and

18 (2) Is complete in accordance with the regulations of the 19 Department [;] and the policies and practices of the sponsor; and

20 (b) The applicant has demonstrated competence in accordance 21 with the criteria for approval prescribed by the sponsor pursuant to 22 subsection [5] 6 of NRS 386.515 that will likely result in a 23 successful opening and operation of the charter school.

24 4. If the board of trustees of a school district or a college or a 25 university within the Nevada System of Higher Education, as 26 applicable, receives an application to form a charter school, the 27 board of trustees or the institution, as applicable, shall consider the 28 application at a meeting that must be held not later than 60 days 29 after the receipt of the application, or a later period mutually agreed 30 upon by the committee to form the charter school and the board of 31 trustees of the school district or the institution, as applicable, and ensure that notice of the meeting has been provided pursuant to 32 chapter 241 of NRS. The board of trustees, the college or the 33 university, as applicable, shall review an application in accordance 34 35 with the requirements for review set forth in subsections 2 and 3.

36 The board of trustees, the college or the university, as 5. 37 applicable, may approve an application if it satisfies the 38 requirements of subsection 3.

39 The board of trustees, the college or the university, as 40 applicable, shall provide written notice to the applicant of its 41 approval or denial of the application. If the board of trustees, the college or the university, as applicable, denies an application, it shall 42 43 include in the written notice the reasons for the denial and the 44 deficiencies in the application. The applicant must be granted 30





days after receipt of the written notice to correct any deficiencies
 identified in the written notice and resubmit the application.

7. If the board of trustees, the college or the university, as applicable, denies an application after it has been resubmitted pursuant to subsection 6, the applicant may submit a written request for sponsorship by the State Public Charter School Authority not more than 30 days after receipt of the written notice of denial. Any request that is submitted pursuant to this subsection must be accompanied by the application to form the charter school.

10 If the State Public Charter School Authority receives an 8. application pursuant to subsection 1 or 7, it shall consider the 11 12 application at a meeting which must be held not later than 60 days 13 after receipt of the application or a later period mutually agreed 14 upon by the committee to form the charter school and the State 15 Public Charter School Authority. Notice of the meeting must be 16 posted in accordance with chapter 241 of NRS. The State Public 17 Charter School Authority shall review the application in accordance 18 with the requirements for review set forth in subsections 2 and 3. 19 The State Public Charter School Authority may approve an 20 application only if it satisfies the requirements of subsection 3. Not 21 more than 30 days after the meeting, the State Public Charter School Authority shall provide written notice of its determination to the 22 23 applicant.

24 If the State Public Charter School Authority denies or fails 9. 25 to act upon an application, the denial or failure to act must be based 26 upon a finding that the applicant failed to satisfy the requirements of 27 subsection 3. The State Public Charter School Authority shall 28 include in the written notice the reasons for the denial or the failure 29 to act and the deficiencies in the application. The staff designated by 30 the State Public Charter School Authority shall meet with the 31 applicant to confer on the method to correct the identified 32 deficiencies. The applicant must be granted 30 days after receipt of 33 the written notice to correct any deficiencies identified in the written 34 notice and resubmit the application.

10. If the State Public Charter School Authority denies an application after it has been resubmitted pursuant to subsection 9, the applicant may, not more than 30 days after the receipt of the written notice from the State Public Charter School Authority, appeal the final determination to the district court of the county in which the proposed charter school will be located.

41 11. Notwithstanding the provisions of this section, may adopt 42 regulations establishing timelines and procedures by which the 43 State Public Charter School Authority will review applications and 44 the board of trustees of a school district that is approved to 45 sponsor charter schools or a college or university within the





1 Nevada System of Higher Education that is approved to sponsor 2 charter schools may adopt policies establishing timelines and procedures by which the board of trustees or college or university, 3 as applicable, will review applications. These regulations or 4 5 *policies may:* 

6 (a) Establish different timelines and review procedures for 7 different types of applicants; and

(b) Authorize or require an applicant to submit an abbreviated 8 9 application, the contents of such an application and criteria that 10 the State Public Charter School Authority will use to determine whether to invite the applicant to submit a full application that 11 meets the requirements of NRS 386.520 or deny the abbreviated 12 13 application and recommend that the applicant make substantial 14 revisions and submit the application during another application 15 cvcle.

16 12. The State Public Charter School Authority may enter into 17 a contract with any qualified person to:

18 (a) Foster the development of high-quality charter 19 management organizations, educational management 20 organizations and other persons to operate charter schools in this 21 State:

22 (b) Solicit applications to form charter schools from high-23 quality applicants;

24 (c) Provide training concerning the governance and 25 management of charter schools to governing bodies of charter 26 schools and applicants to form charter schools; or

27 (d) Provide professional development and support services to 28 the administration and other employees of charter schools.

29 13. The State Public Charter School Authority may provide 30 compensation pursuant to a contract entered into pursuant to 31 subsection 12 using any money raised by the State Public Charter School Authority from private donors for that purpose or any 32 33 money received from fees paid to the State Public Charter School 34 Authority.

35 14. On or before January 1 of each odd-numbered year, the Superintendent of Public Instruction shall submit a written report to 36 37 the Director of the Legislative Counsel Bureau for transmission to 38 the next regular session of the Legislature. The report must include:

39 (a) A list of each application to form a charter school that was submitted to the board of trustees of a school district, the State 40 41 Public Charter School Authority, a college or a university during the 42 immediately preceding biennium;

43 (b) The educational focus of each charter school for which an 44 application was submitted; 45

(c) The current status of the application; and



1 (d) If the application was denied, the reasons for the denial. 2

**Sec. 23.** NRS 386.527 is hereby amended to read as follows:

3 386.527 1. If the proposed sponsor of a charter school approves an application to form a charter school, it shall, before 4 June 11, 2013, grant a written charter to the governing body of 5 6 the charter school or, on or after June 11, 2013, negotiate and 7 execute a charter contract with the governing body of the charter 8 school. A charter contract must be executed not later than 60 days 9 before the charter school commences operation. The charter contract 10 must be in writing and incorporate, without limitation:

11

(a) The performance framework for the charter school;

12 (b) A description of the administrative relationship between the 13 sponsor of the charter school and the governing body of the charter 14 school, including, without limitation, the rights and duties of the 15 sponsor and the governing body; and

16 (c) Any pre-opening conditions which the sponsor has determined are necessary for the charter school to satisfy before the 17 18 commencement of operation to ensure that the charter school meets 19 all building, health, safety, insurance and other legal requirements.

The charter contract must be signed by a member of the 20 2. 21 governing body of the charter school and:

22 (a) If the board of trustees of a school district is the sponsor of 23 the charter school, the superintendent of schools of the school 24 district:

25 (b) If the State Public Charter School Authority is the sponsor of the charter school, the Chair of the State Public Charter School 26 27 Authority: or

28 (c) If a college or university within the Nevada System of 29 Higher Education is the sponsor of the charter school, the president 30 of the college or university.

31 3. Before the charter contract is executed, the sponsor of the 32 charter school must approve the charter contract at a meeting of the 33 sponsor held in accordance with chapter 241 of NRS.

The sponsor of the charter school shall, not later than 10 34 4. days after the execution of the charter contract, provide to the 35 36 Department:

(a) Written notice of the charter contract and the date of 37 38 execution: and

39 (b) A copy of the charter contract and any other documentation relevant to the charter contract. 40

41 5. If the board of trustees approves the application, the board of 42 trustees shall be deemed the sponsor of the charter school.

43 If the State Public Charter School Authority approves the 6. 44 application:





1 (a) The State Public Charter School Authority shall be deemed 2 the sponsor of the charter school.

3 (b) Neither the State of Nevada, the State Board, the State 4 Public Charter School Authority nor the Department is an employer 5 of the members of the governing body of the charter school or any 6 of the employees of the charter school.

7 7. If a college or university within the Nevada System of 8 Higher Education approves the application:

9 (a) That institution shall be deemed the sponsor of the charter 10 school.

11 (b) Neither the State of Nevada, the State Board nor the 12 Department is an employer of the members of the governing body of 13 the charter school or any of the employees of the charter school.

8. The governing body of a charter school may request, at any time, a change in the sponsorship of the charter school to an entity that is authorized to sponsor charter schools pursuant to NRS 386.515. The State Board shall adopt:

(a) A process for a charter school that requests a change in the
sponsorship of the charter school, which must not require the charter
school to undergo all the requirements of an initial application to
form a charter school; and

(b) Objective criteria for the conditions under which such a request may be granted.

9. A written charter or a charter contract, as applicable, must be for a term of 6 years. The term of the charter contract begins on the first day of operation of the charter school after the charter contract has been executed. The sponsor of the charter school may require, or the governing body of the charter school may request that the sponsor authorize, the charter school to delay commencement of operation for 1 school year.

31 10. The governing body of a charter school may submit to the 32 sponsor of the charter school a written request for an amendment of the written charter or charter contract, as applicable. [Such an 33 34 amendment may include, without limitation, the expansion of 35 instruction and other educational services to pupils who are enrolled in grade levels other than the grade levels of pupils currently 36 approved for enrollment in the charter school.] If the proposed 37 amendment complies with the provisions of NRS 386.490 to 38 386.649, inclusive, and sections 2 to 8, inclusive, of this act, and 39 40 any other statute or regulation applicable to charter schools, the 41 sponsor and the governing body of the charter school may amend 42 the written charter or charter contract, as applicable, in accordance 43 with the proposed amendment. A sponsor may require, as a 44 condition of granting a request for an amendment to a governing 45 body that has been granted a written charter, such a governing





body to agree to the revocation of the written charter and to enter
 into a charter contract. If the sponsor denies the request for an
 amendment, the sponsor shall provide written notice to the
 governing body of the charter school setting forth the reasons for the
 denial.

6 11. A charter school shall not commence operation *in a facility* 7 in which the charter school has not previously operated and is not eligible to receive apportionments for pupils enrolled in such a 8 9 *facility* pursuant to NRS 387.124 until the sponsor has determined 10 that the requirements of this section have been satisfied and that the 11 facility the charter school will occupy has been inspected and meets 12 the requirements of any applicable building codes, codes for the 13 prevention of fire, and codes pertaining to safety, health and 14 sanitation. Except as otherwise provided in this subsection, the 15 sponsor shall make such a determination 30 days before the first day 16 of school for the:

(a) Schools of the school district in which the charter school is
 located that operate on a traditional school schedule and not a year round school schedule; or

20 (b) Charter school,

21 → whichever date the sponsor selects. The sponsor shall not require
 22 a charter school to demonstrate compliance with the requirements of
 23 this subsection more than 30 days before the date selected.
 24 However, it may authorize a charter school to demonstrate
 25 compliance less than 30 days before the date selected.

26

33

Sec. 24. NRS 386.527 is hereby amended to read as follows:

27 386.527 1. If the proposed sponsor of a charter school 28 approves an application to form a charter school, it shall negotiate 29 and execute a charter contract with the governing body of the 30 charter school. A charter contract must be executed not later than 60 31 days before the charter school commences operation. The charter 32 contract must be in writing and incorporate, without limitation:

(a) The performance framework for the charter school;

(b) A description of the administrative relationship between the
sponsor of the charter school and the governing body of the charter
school, including, without limitation, the rights and duties of the
sponsor and the governing body; and

(c) Any pre-opening conditions which the sponsor has
determined are necessary for the charter school to satisfy before the
commencement of operation to ensure that the charter school meets
all building, health, safety, insurance and other legal requirements.

42 2. The charter contract must be signed by a member of the 43 governing body of the charter school and:





1 (a) If the board of trustees of a school district is the sponsor of 2 the charter school, the superintendent of schools of the school 3 district;

4 (b) If the State Public Charter School Authority is the sponsor of 5 the charter school, the Chair of the State Public Charter School 6 Authority; or

7 (c) If a college or university within the Nevada System of 8 Higher Education is the sponsor of the charter school, the president 9 of the college or university.

10 3. Before the charter contract is executed, the sponsor of the 11 charter school must approve the charter contract at a meeting of the 12 sponsor held in accordance with chapter 241 of NRS.

13 4. The sponsor of the charter school shall, not later than 10 14 days after the execution of the charter contract, provide to the 15 Department:

16 (a) Written notice of the charter contract and the date of 17 execution; and

(b) A copy of the charter contract and any other documentationrelevant to the charter contract.

5. If the board of trustees approves the application, the board of trustees shall be deemed the sponsor of the charter school.

22 6. If the State Public Charter School Authority approves the 23 application:

24 (a) The State Public Charter School Authority shall be deemed 25 the sponsor of the charter school.

(b) Neither the State of Nevada, the State Board, the State
Public Charter School Authority nor the Department is an employer
of the members of the governing body of the charter school or any
of the employees of the charter school.

30 7. If a college or university within the Nevada System of31 Higher Education approves the application:

32 (a) That institution shall be deemed the sponsor of the charter 33 school.

(b) Neither the State of Nevada, the State Board nor the
Department is an employer of the members of the governing body of
the charter school or any of the employees of the charter school.

8. The governing body of a charter school may request, at any time, a change in the sponsorship of the charter school to an entity that is authorized to sponsor charter schools pursuant to NRS 386.515. The State Board shall adopt:

(a) A process for a charter school that requests a change in the
sponsorship of the charter school, which must not require the charter
school to undergo all the requirements of an initial application to
form a charter school; and





1 (b) Objective criteria for the conditions under which such a 2 request may be granted.

9. A charter contract must be for a term of 6 years. The term of the charter contract begins on the first day of operation of the charter school after the charter contract has been executed. The sponsor of the charter school may require, or the governing body of the charter school may request that the sponsor authorize, the charter school to delay commencement of operation for 1 school year.

9 The governing body of a charter school may submit to the 10 10 sponsor of the charter school a written request for an amendment of the charter contract. [Such an amendment may include, without 11 limitation, the expansion of instruction and other educational 12 13 services to pupils who are enrolled in grade levels other than the 14 grade levels of pupils currently approved for enrollment in the 15 charter school.] If the proposed amendment complies with the 16 provisions of NRS 386.490 to 386.649, inclusive, and sections 2 to 17 8, inclusive, of this act, and any other statute or regulation 18 applicable to charter schools, the sponsor and the governing body of the charter school may amend the charter contract in accordance 19 20 with the proposed amendment. If the sponsor denies the request for 21 an amendment, the sponsor shall provide written notice to the 22 governing body of the charter school setting forth the reasons for the 23 denial

24 A charter school shall not commence operation *in a facility* 11. 25 in which the charter school has not previously operated and is not eligible to receive apportionments pursuant to NRS 387.124 for 26 pupils enrolled in such a facility until the sponsor has determined 27 28 that the requirements of this section have been satisfied and that the facility the charter school will occupy has been inspected and meets 29 30 the requirements of any applicable building codes, codes for the 31 prevention of fire, and codes pertaining to safety, health and sanitation. Except as otherwise provided in this subsection, the 32 33 sponsor shall make such a determination 30 days before the first day 34 of school for the:

(a) Schools of the school district in which the charter school is
 located that operate on a traditional school schedule and not a year round school schedule; or

38 (b) Charter school,

39 → whichever date the sponsor selects. The sponsor shall not require
40 a charter school to demonstrate compliance with the requirements of
41 this subsection more than 30 days before the date selected.
42 However, it may authorize a charter school to demonstrate
43 compliance less than 30 days before the date selected.





**Sec. 25.** NRS 386.528 is hereby amended to read as follows:

2 386.528 1. [The] Each sponsor of a charter school shall 3 *adopt a* performance framework [that is required to be incorporated] and incorporate the performance framework into the charter 4 contract pursuant to paragraph (a) of subsection 1 of NRS 386.527. 5 The performance framework must include, without limitation, 6 7 performance indicators, measures and metrics for the categories of 8 academics, finances and organization as follows:

9

1

(a) The category of academics addresses:

10 (1) The academic achievement and proficiency of pupils enrolled in the charter school, including, without limitation, the 11 progress of pupils from year-to-year based upon the model to 12 13 measure the achievement of pupils adopted by the Department 14 pursuant to NRS 385.3595;

15 (2) Disparities in the academic achievement and proficiency 16 of pupils enrolled in the charter school; and

17 (3) If the charter school enrolls pupils at the high school 18 grade level, the rate of graduation of those pupils and the 19 preparation of those pupils for success in postsecondary educational 20 institutions and in career and workforce readiness.

21 (b) The category of finances addresses the financial condition 22 and sustainability of the charter school. 23

(c) The category of organization addresses:

24 (1) The percentage of pupils who reenroll in the charter 25 school from year-to-year;

(2) The rate of attendance of pupils enrolled in the charter 26 27 school: and

28 (3) The performance of the governing body of the charter 29 school, including, without limitation, compliance with the terms and 30 conditions of the charter contract and the applicable statutes and 31 regulations.

32 2. In addition to the requirements for the performance framework set forth in subsection 1, the sponsor of the charter 33 school may, upon request of the governing body of the charter 34 school, include additional rigorous, valid and reliable performance 35 36 indicators, measures and metrics in the performance framework that 37 are specific to the mission of the charter school and that are 38 consistent with NRS 386.490 to 386.649, inclusive H, and sections 39 2 to 8, inclusive, of this act.

40 3. The governing body of a charter school shall, in consultation 41 with the sponsor of the charter school, establish annual performance 42 goals to ensure that the charter school is meeting the performance indicators, measures and metrics set forth in the 43 44 performance framework in the charter contract.





1 4. If an application for renewal of a charter contract is 2 approved, the sponsor of the charter school may review and, if 3 necessary, revise the performance framework. Such a revised 4 performance framework must be incorporated into the renewed 5 charter contract.

6 5. The sponsor of a charter school shall ensure the collection, 7 analysis and reporting of all data from the results of pupils enrolled in the charter school on statewide examinations to determine 8 9 whether the charter school is meeting the performance indicators, 10 measures and metrics for the achievement and proficiency of pupils 11 as set forth in the performance framework for the charter school H 12 in a manner that complies with all applicable federal and state 13 laws.

14 The sponsor of the charter school may aggregate data **6**. 15 reported by the State and collected by the sponsor concerning 16 pupil achievement and school performance at separate facilities operated by the same governing body or charter management 17 18 organization and across all grades served by the charter school for the purpose of evaluating and reporting pupil achievement and 19 school performance. Such an aggregation of data may include, 20 without limitation, a weighted average of data concerning pupil 21 22 achievement and school performance of each elementary school, junior high school, middle school or high school program 23 24 operated by the charter school. The sponsor may also disaggregate 25 such data by facility and by grade level or group of grade levels to provide greater transparency and accountability. The sponsor may 26 27 also adopt policies for determining pupil achievement and school 28 performance at a charter school.

29 7. The State Board may adopt regulations to place 30 requirements on the manner in which data is reported by the 31 sponsor, including, without limitation, the manner in which data 32 must be aggregated or disaggregated in any report.

Sec. 26. NRS 386.530 is hereby amended to read as follows:

34 386.530 1. On or before June 30 immediately preceding the 35 final school year in which a charter school is authorized to operate 36 pursuant to its charter contract, the sponsor of the charter school 37 shall submit to the governing body of the charter school a written 38 report summarizing the performance of the charter school and each 39 *facility that constitutes the charter school* during the term of the 40 charter contract, including, without limitation:

(a) A summary of the performance of the charter school based
upon the terms of the charter contract and the requirements of NRS
386.490 to 386.649, inclusive [;], and sections 2 to 8, inclusive, of
this act;



33



1 (b) An identification of any deficiencies relating to the 2 performance of the charter school which the sponsor has determined 3 may result in nonrenewal of the charter contract if the deficiencies 4 remain uncorrected;

5 (c) Requirements for the application for renewal of the charter 6 contract submitted to the sponsor pursuant to subsection  $\frac{12}{12}$ ; and

(d) The criteria that the sponsor will apply in making a determination on the application for renewal based upon the performance framework for the charter school and the requirements of NRS 386.490 to 386.649, inclusive [-], and sections 2 to 8, inclusive, of this act. Such criteria must include, without limitation, the performance indicators, measures and metrics included in the performance framework.

14 2. The governing body of a charter school may submit a 15 written response to the sponsor of the charter school concerning the 16 performance report prepared by the sponsor pursuant to subsection 17 1, which may include any revisions or clarifications that the 18 governing body seeks to make to the report.

3. If a charter school seeks to renew its charter contract, the governing body of the charter school shall submit an application for renewal to the sponsor of the charter school on or before October 15 of the final school year in which the charter school is authorized to operate pursuant to its charter contract. The application for renewal must include, without limitation:

(a) The requirements for the application identified by the
 sponsor in the performance report prepared by the sponsor pursuant
 to subsection 1;

(b) A description of the academic, financial and organizational
 vision and plans for the charter school for the next charter term;

(c) Any information or data that the governing body of the charter school determines supports the renewal of the charter contract in addition to the information contained in the performance report prepared by the sponsor pursuant to subsection 1 and any response submitted by the governing body pursuant to subsection 2; and

36 (d) A description of any improvements to the charter school37 already undertaken or planned.

The sponsor of a charter school shall consider the 38 4. 39 application for renewal of the charter contract at a meeting held in 40 accordance with chapter 241 of NRS. The sponsor shall provide 41 written notice to the governing body of the charter school concerning its determination on the application for renewal of the 42 43 charter contract not more than 60 days after receipt of the 44 application for renewal from the governing body. The determination 45 of the sponsor must be based upon:





1 (a) The criteria of the sponsor for the renewal of charter 2 contracts; and

3 (b) Evidence of the performance of the charter school during the 4 term of the charter contract in accordance with the performance 5 framework for the charter school.

6

5. The sponsor of the charter school shall:

7 (a) Make available to the governing body of the charter school 8 the data used in making the renewal decision; and

9 (b) Post a report on the Internet website of the sponsor 10 summarizing the decision of the sponsor on the application for 11 renewal and the basis for its decision.

6. A charter contract may be renewed for a term of 6 years.

12 13

Sec. 27. NRS 386.535 is hereby amended to read as follows:

14

386.535 Except as otherwise provided in NRS 386.5351:

15 1. The sponsor of a charter school may *reconstitute the* 16 *governing body of a charter school,* revoke a written charter or 17 terminate a charter contract before the expiration of the charter if the 18 sponsor determines that:

19

(a) The charter school, its officers or its employees:

20 (1) Committed a material breach of the terms and conditions 21 of the written charter or charter contract;

(2) Failed to comply with generally accepted standards offiscal management;

(3) Failed to comply with the provisions of NRS 386.490 to
386.649, inclusive, *and sections 2 to 8, inclusive, of this act,* or any
other statute or regulation applicable to charter schools; or

(4) If the charter school holds a charter contract, has
persistently underperformed, as measured by the performance
indicators, measures and metrics set forth in the performance
framework for the charter school;

(b) The charter school has filed for a voluntary petition of bankruptcy, is adjudicated bankrupt or insolvent, or is otherwise financially impaired such that the charter school cannot continue to operate; [or]

(c) There is reasonable cause to believe that *reconstitution*, revocation or termination is necessary to protect the health and safety of the pupils who are enrolled in the charter school or persons who are employed by the charter school from jeopardy, or to prevent damage to or loss of the property of the school district or the community in which the charter school is located [-];

41 (d) The sponsor determines that the committee to form the 42 charter school or charter management organization, as applicable, 43 or any member of the committee to form the charter school or 44 charter management organization, as applicable, or the governing 45 body of the charter school has at any time made a material





1 misrepresentation or omission concerning any information 2 disclosed to the sponsor;

3 (e) The charter school is a high school that has a graduation 4 rate for the immediately preceding school year that is less than 60 5 percent;

6 (f) The charter school is an elementary or middle school or 7 junior high school that is rated in the lowest 5 percent of 8 elementary schools, middle schools or junior high schools in the 9 State in pupil achievement and school performance, as determined 10 by the Department pursuant to the statewide system of 11 accountability for public schools; or

12 (g) Pupil achievement and school performance at the charter 13 school is unsatisfactory as determined by the Department pursuant 14 to criteria prescribed by regulation by the Department to measure 15 the performance of any public school.

2. Before the sponsor *reconstitutes a governing body*, revokes a written charter or terminates a charter contract, the sponsor shall provide written notice of its intention to the governing body of the charter school. The written notice must:

20 (a) Include a statement of the deficiencies or reasons upon 21 which the action of the sponsor is based;

(b) Except as otherwise provided in subsection 4, prescribe a period, not less than 30 days, during which the charter school may correct the deficiencies, including, without limitation, the date on which the period to correct the deficiencies begins and the date on which that period ends;

(c) Prescribe the date on which the sponsor will make a
determination regarding whether the charter school has corrected the
deficiencies, which determination may be made during the public
hearing held pursuant to subsection 3; and

(d) Prescribe the date on which the sponsor will hold a public
hearing to consider whether to *reconstitute the governing body*,
revoke the written charter or terminate the charter contract.

34 3. Except as otherwise provided in subsection 4, not more than 35 90 days after the notice is provided pursuant to subsection 2, the sponsor shall hold a public hearing to make a determination 36 37 regarding whether to *reconstitute the governing body*, revoke the written charter or terminate the charter contract. If the charter school 38 39 corrects the deficiencies to the satisfaction of the sponsor within the 40 time prescribed in paragraph (b) of subsection 2, the sponsor shall 41 not *reconstitute the governing body*, revoke the written charter or terminate the charter contract of the charter school. The sponsor 42 43 may not include in a written notice pursuant to subsection 2 any 44 deficiency which was included in a previous written notice and 45 which was corrected by the charter school, unless the deficiency





1 recurred after being corrected *H* or the sponsor determines that the 2 deficiency is evidence of an ongoing pattern of deficiencies in a 3 particular area.

4 The sponsor of a charter school and the governing body of 4. 5 the charter school may enter into a written agreement that prescribes 6 different time periods than those set forth in subsections 2 and 3.

7 5. If the governing body of a charter school is reconstituted, *the* written charter is revoked or the charter contract is terminated, 8 9 the sponsor of the charter school shall submit a written report to the 10 Department and the governing body of the charter school setting forth the reasons for the reconstitution or termination, as 11 12 *applicable*, not later than 10 days after *reconstituting the governing* 13 *body*, revoking the written charter or terminating the charter 14 contract. 15

**Sec. 28.** NRS 386.5351 is hereby amended to read as follows:

16 386.5351 1. The sponsor of a charter school shall 17 reconstitute the governing body of a charter school, revoke the written charter or terminate the charter contract of the charter school 18 19 if the charter school receives three consecutive annual ratings established 20 the lowest rating possible indicating as 21 underperformance of a public school, as determined by the 22 Department pursuant to the statewide system of accountability for 23 public schools.

24 2. A charter school's annual rating pursuant to the statewide 25 system of accountability based upon the performance of the charter school for any school year before the 2013-2014 school year must 26 27 not be included in the count of consecutive annual ratings for the 28 purposes of *[this subsection.*]

29 2.] subsection 1, unless the sponsor determines that the governing body lacks the capacity to improve pupil achievement 30 31 and school performance.

The Superintendent of Public Instruction may exempt a 32 3. charter school from the provisions of subsection 1 if the Superintendent determines that there has been a significant 33 34 change to the statewide system of accountability that justifies such 35 an exemption. In such cases, the years before and after the 36 exemption is awarded shall be deemed to be consecutive years for 37 38 the purposes of subsection 1.

4. If a governing body is reconstituted, a written charter is 39 revoked or a charter contract is terminated pursuant to subsection 1, 40 41 the sponsor of the charter school shall submit a written report to the 42 Department and the governing body of the charter school setting forth the reasons for the *reconstitution*, *revocation or* termination 43 44 not later than 10 days after *reconstituting the governing body*, 45 revoking the written charter or terminating the charter contract.





[3.] 5. The provisions of NRS 386.535 do not apply to the 1 2 reconstitution of a governing body, the revocation of a written 3 charter or termination of a charter contract pursuant to this section.

4 Sec. 29. NRS 386.5351 is hereby amended to read as follows: 5 386.5351 1. The sponsor of a charter school shall terminate 6 the charter contract of the charter school if the charter school 7 receives three consecutive annual ratings established as the lowest 8 rating possible indicating underperformance of a public school, as 9 determined by the Department pursuant to the statewide system of 10 accountability for public schools.

11 A charter school's annual rating pursuant to the statewide 2. 12 system of accountability based upon the performance of the charter 13 school for any school year before the 2013-2014 school year must 14 not be included in the count of consecutive annual ratings for the 15 purposes of *subsection 1* [this subsection.

2.], unless the sponsor determines that the governing body 16 17 lacks the capacity to improve pupil achievement and school 18 performance.

19 The Superintendent of Public Instruction may exempt a 3. charter school from the provisions of subsection 1 if the 20 Superintendent determines that there has been a significant 21 22 change to the statewide system of accountability that justifies such an exemption. In such cases, the years before and after the 23 24 exemption is awarded shall be deemed to be consecutive years for 25 the purposes of subsection 1.

4. If a governing body is reconstituted or a charter contract is 26 27 terminated pursuant to subsection 1, the sponsor of the charter school shall submit a written report to the Department and the 28 29 governing body of the charter school setting forth the reasons for the 30 *reconstitution or* termination not later than 10 days after reconstituting the governing body or terminating the charter 31 32 contract.

33 [3.] 5. The provisions of NRS 386.535 do not apply to the 34 termination of a charter contract pursuant to this section. 35

**Sec. 30.** NRS 386.536 is hereby amended to read as follows:

36 386.536 1. If a charter school ceases to operate voluntarily, if 37 a charter contract is not renewed or **[upon revocation of]** if a written charter is revoked or [termination of] a charter contract [] is 38 39 terminated and the sponsor does not recruit a governing body of another charter school to operate another campus of the other 40 41 charter school to replace the charter school whose written charter 42 is revoked or whose charter contract is terminated pursuant to 43 section 6 of this act, as applicable, the governing body of the charter 44 school shall. 45

(a) Give written notice of the closure to:



1 (1) The sponsor of the charter school, unless the closure 2 results from the revocation of the written charter or the non-renewal 3 or termination of a charter contract, as applicable;

4

(2) The Director of the Department of Business and Industry;

(3) The board of trustees of the school district in which the 5 6 charter school is located, unless the board of trustees is the sponsor of the charter school and the closure results from the revocation of 7 the written charter or the non-renewal or termination of a charter 8 9 contract, as applicable;

10

(4) The Department;

(5) The parents or legal guardians of the pupils enrolled in 11 the charter school; and 12 13

(6) The creditors of the charter school:

14 (b) Except as otherwise provided in subsections 4 and 5, appoint 15 an administrator of the charter school, subject to the approval of the 16 sponsor of the charter school, to act as a trustee during the process 17 of the closure of the charter school and for 1 year after the date of 18 closure:

19 (c) As soon as practicable, develop and present to the sponsor of 20 the charter school a written plan for the closure of the charter 21 school:

22 (d) Maintain an office at the charter school or elsewhere, with 23 regular hours of operation and voice messaging stating the hours of 24 operation:

25 (e) Maintain existing insurance coverage in force for the period 26 required by the sponsor of the charter school;

27 (f) Conduct a financial audit and an inventory of all the assets of the charter school and cause a written report of the audit and 28 29 inventory to be prepared for the sponsor of the charter school and 30 the Department:

31 (g) Prepare a written list of the creditors of the charter school, 32 identifying secured creditors and the assets in which those creditors 33 have a security interest;

34 (h) Supply any information or documents required by the 35 sponsor of the charter school; and

(i) Protect all the assets of the charter school from theft, 36 misappropriation, deterioration or other loss. 37

38 2. The notice of the closure required by subsection 1 must 39 include.

(a) The date of closure; 40

(b) A statement of the plan of the charter school to assist pupils 41 42 to identify and transfer to another school; and

43 (c) The telephone number, mailing address and physical address 44 of the office required by subsection 1.





3. The administrator appointed pursuant to subsection 1 shall carry out the duties prescribed for the governing body of the charter school by paragraphs (c) to (i), inclusive, of subsection 1 if the governing body ceases to exists or is otherwise unable to perform those duties and shall assume the responsibility for the records of the:

(a) Charter school;

7

8 9

- (b) Employees of the charter school; and
  - (c) Pupils enrolled in the charter school.

4. If an administrator for the charter school is no longer available to carry out the duties set forth in subsection 3, the governing body of the charter school shall appoint a qualified person to assume those duties.

14 5. If the governing body of the charter school ceases to exist or 15 is otherwise unable to appoint an administrator pursuant to 16 subsection 1 or a qualified person pursuant to subsection 4, the 17 sponsor of the charter school shall appoint an administrator or a 18 qualified person to carry out the duties set forth in subsection 3.

19 6. In addition to performing the duties set forth in subsection 3, 20 the administrator appointed by the governing body of the charter 21 school or the sponsor, or the qualified person appointed to carry out 22 the duties of the administrator, shall:

(a) Cause to be paid and discharged all the liabilities and
obligations of the charter school to the extent of the charter school's
assets;

(b) Terminate any lease, service agreement or any other contract
of the charter school that is not necessary to complete the closure of
the charter school;

29 (c) Supply any information or documents required by the 30 sponsor of the charter school; and

(d) After the financial affairs of the charter school have been
wound up and the closure of the charter school has otherwise been
completed, cause a financial audit to be prepared and cause a written
report of the audit to be prepared for the sponsor of the charter
school and the Department.

36 7. The governing body of the charter school or the sponsor of 37 the charter school may, to the extent practicable, provide financial compensation to the administrator or person appointed to carry out 38 the provisions of this section. If the sponsor of the charter school 39 40 provides such financial compensation, the sponsor is entitled to 41 receive reimbursement from the charter school for the costs incurred by the sponsor in providing the financial compensation. Such 42 43 reimbursement must not exceed costs incurred for a period longer 44 than 6 months





1 **Sec. 31.** NRS 386.536 is hereby amended to read as follows: 2 386.536 1. If a charter school ceases to operate voluntarily, if a charter contract is not renewed or **[upon termination of]** if a 3 charter contract  $\frac{1}{1}$  is terminated and the sponsor does not recruit a 4 governing body of another charter school to operate another 5 6 campus of the other charter school to replace the charter school 7 whose written charter is revoked or whose charter contract is terminated pursuant to section 6 of this act, as applicable, the 8 9 governing body of the charter school shall: 10 (a) Give written notice of the closure to: (1) The sponsor of the charter school, unless the closure 11 12 results from the non-renewal or termination of a charter contract; 13 (2) The Director of the Department of Business and Industry; 14 (3) The board of trustees of the school district in which the 15 charter school is located, unless the board of trustees is the sponsor 16 of the charter school and the closure results from the non-renewal or 17 termination of a charter contract: 18 (4) The Department; 19 (5) The parents or legal guardians of the pupils enrolled in 20 the charter school: and 21 (6) The creditors of the charter school; 22 (b) Except as otherwise provided in subsections 4 and 5, appoint 23 an administrator of the charter school, subject to the approval of the 24 sponsor of the charter school, to act as a trustee during the process 25 of the closure of the charter school and for 1 year after the date of 26 closure: 27 (c) As soon as practicable, develop and present to the sponsor of 28 the charter school a written plan for the closure of the charter 29 school; 30 (d) Maintain an office at the charter school or elsewhere, with 31 regular hours of operation and voice messaging stating the hours of 32 operation; 33 (e) Maintain existing insurance coverage in force for the period 34 required by the sponsor of the charter school; 35 (f) Conduct a financial audit and an inventory of all the assets of 36 the charter school and cause a written report of the audit and 37 inventory to be prepared for the sponsor of the charter school and 38 the Department; 39 (g) Prepare a written list of the creditors of the charter school, 40 identifying secured creditors and the assets in which those creditors 41 have a security interest; 42 (h) Supply any information or documents required by the 43 sponsor of the charter school; and 44 (i) Protect all the assets of the charter school from theft, 45 misappropriation, deterioration or other loss.

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1 2. The notice of the closure required by subsection 1 must 2 include. 3

(a) The date of closure;

4 (b) A statement of the plan of the charter school to assist pupils 5 to identify and transfer to another school; and

6 (c) The telephone number, mailing address and physical address 7 of the office required by subsection 1.

The administrator appointed pursuant to subsection 1 shall 8 3. 9 carry out the duties prescribed for the governing body of the charter 10 school by paragraphs (c) to (i), inclusive, of subsection 1 if the 11 governing body ceases to exists or is otherwise unable to perform 12 those duties and shall assume the responsibility for the records of 13 the: 14

(a) Charter school;

15

16

(b) Employees of the charter school; and

(c) Pupils enrolled in the charter school.

17 If an administrator for the charter school is no longer 4. 18 available to carry out the duties set forth in subsection 3, the governing body of the charter school shall appoint a qualified 19 20 person to assume those duties.

21 5. If the governing body of the charter school ceases to exist or 22 is otherwise unable to appoint an administrator pursuant to subsection 1 or a qualified person pursuant to subsection 4, the 23 24 sponsor of the charter school shall appoint an administrator or a 25 qualified person to carry out the duties set forth in subsection 3.

26 In addition to performing the duties set forth in subsection 3, 6. 27 the administrator appointed by the governing body of the charter school or the sponsor, or the qualified person appointed to carry out 28 29 the duties of the administrator, shall:

30 (a) Cause to be paid and discharged all the liabilities and 31 obligations of the charter school to the extent of the charter school's 32 assets;

33 (b) Terminate any lease, service agreement or any other contract 34 of the charter school that is not necessary to complete the closure of 35 the charter school:

36 (c) Supply any information or documents required by the 37 sponsor of the charter school; and

(d) After the financial affairs of the charter school have been 38 39 wound up and the closure of the charter school has otherwise been 40 completed, cause a financial audit to be prepared and cause a written 41 report of the audit to be prepared for the sponsor of the charter 42 school and the Department.

43 The governing body of the charter school or the sponsor of 7. 44 the charter school may, to the extent practicable, provide financial 45 compensation to the administrator or person appointed to carry out



the provisions of this section. If the sponsor of the charter school provides such financial compensation, the sponsor is entitled to receive reimbursement from the charter school for the costs incurred by the sponsor in providing the financial compensation. Such reimbursement must not exceed costs incurred for a period longer than 6 months.

7

**Sec. 32.** NRS 386.540 is hereby amended to read as follows:

8 386.540 1. The Department shall adopt regulations that 9 prescribe:

(a) The process for submission of an application pursuant to
NRS 386.515 by the board of trustees of a school district or a
college or university within the Nevada System of Higher Education
to the Department for authorization to sponsor charter schools, the
contents of the application, the process for the Department to review
the application and the timeline for review;

(b) The process for the Department to conduct a comprehensive
review of the sponsors of charter schools that it has approved for
sponsorship pursuant to NRS 386.515 at least once every 3 years;

19 (c) The process for the Department to determine whether to 20 continue or to revoke the authorization of a board of trustees of a 21 school district or a college or university within the Nevada System 22 of Higher Education to sponsor charter schools;

(d) The process for submission of an application to form a
 charter school to the board of trustees of a school district [, the State
 Public Charter School Authority] and a college or university within
 the Nevada System of Higher Education, and the contents of the
 application;

(e) The process for submission of an application to renew a
charter contract [;] to the board of trustees of a school district and
a college or university within the Nevada System of Higher
Education, and the contents of the application;

(f) The criteria and type of investigation that must be applied by
the board of trustees [, the State Public Charter School Authority]
and a college or university within the Nevada System of Higher
Education in determining whether to approve an application to form
a charter school, an application to renew a charter contract or a
request for an amendment of a written charter or a charter contract;

(g) The process for submission of an amendment of a written
charter or a charter contract to the board of trustees of a school
district and a college or university within the Nevada System of
Higher Education pursuant to NRS 386.527 and the contents of the
application [+]; and





1 (h) In consultation with the State Public Charter School 2 Authority, other sponsors of charter schools, governing bodies of 3 charter schools and persons who may be affected:

4 (1) Requirements for the annual independent audits of 5 charter schools, including, without limitation, required training 6 for prospective auditors on the expectations and scope of the 7 audits; and

8 (2) Ethics requirements for the governing bodies of charter 9 schools.

2. The Department may adopt regulations as it determines are
necessary to carry out the provisions of NRS 386.490 to 386.649,
inclusive, *and sections 2 to 8, inclusive, of this act,* including,
without limitation, regulations that prescribe the:

(a) Procedures for accounting and budgeting;

15 (b) Requirements for performance audits and financial audits of 16 charter schools on an annual basis for charter schools that do not 17 satisfy the requirements of subsection 1 of NRS 386.5515; fand

18 (c) Requirements for performance audits every 3 years and 19 financial audits on an annual basis for charter schools that satisfy the 20 requirements of subsection 1 of NRS 386.5515 +; and

(d) Qualifications, in addition to those prescribed pursuant to
 NRS 386.520, of a charter management organization or committee
 to form a charter school that is authorized to file an application to
 form a charter school.

25 3. The State Public Charter School Authority shall adopt 26 regulations that prescribe:

(a) The process for submission to the State Public Charter
School Authority of an application to form a charter school, and
the contents of such an application;

30 (b) The process for submission to the State Public Charter
31 School Authority of an application to renew a charter contract,
32 and the contents of such an application;

(c) The process for submission to the State Public Charter
 School Authority of an amendment to a written charter or charter
 contract pursuant to NRS 386.527 and the contents of the
 application; and

37 (d) The procedure for the investigation that the State Public 38 Charter School Authority will conduct of an application to form a 39 charter school, an application to renew a charter contract or an 40 application to request an amendment of a written charter or 41 charter contract, and the criteria that the State Public Charter 42 School Authority will use to evaluate such applications.

Sec. 33. NRS 386.540 is hereby amended to read as follows:

44 386.540 1. The Department shall adopt regulations that 45 prescribe:



43

14



1 (a) The process for submission of an application pursuant to 2 NRS 386.515 by the board of trustees of a school district or a 3 college or university within the Nevada System of Higher Education 4 to the Department for authorization to sponsor charter schools, the 5 contents of the application, the process for the Department to review 6 the application and the timeline for review;

7 (b) The process for the Department to conduct a comprehensive 8 review of the sponsors of charter schools that it has approved for 9 sponsorship pursuant to NRS 386.515 at least once every 3 years;

10 (c) The process for the Department to determine whether to 11 continue or to revoke the authorization of a board of trustees of a 12 school district or a college or university within the Nevada System 13 of Higher Education to sponsor charter schools;

(d) The process for submission of an application to form a
charter school to the board of trustees of a school district [, the State
Public Charter School Authority] and a college or university within
the Nevada System of Higher Education, and the contents of the
application;

(e) The process for submission of an application to renew a
charter contract [;] to the board of trustees of a school district and
a college or university within the Nevada System of Higher
Education, and the contents of the application;

(f) The criteria and type of investigation that must be applied by
the board of trustees {, the State Public Charter School Authority}
and a college or university within the Nevada System of Higher
Education in determining whether to approve an application to form
a charter school, an application to renew a charter contract or a
request for an amendment of a charter contract; [and]

(g) The process for submission of an amendment of a charter
contract to the board of trustees of a school district and a college
or university within the Nevada System of Higher Education
pursuant to NRS 386.527 and the contents of the application [-];
and

(h) In consultation with the State Public Charter School
Authority, other sponsors of charter schools, governing bodies of
charter schools and persons who may be affected:

(1) Requirements for the annual independent audits of
charter schools, including, without limitation, required training
for prospective auditors on the expectations and scope of the
audits; and

41 (2) Ethics requirements for the governing bodies of charter 42 schools.

2. The Department may adopt regulations as it determines arenecessary to carry out the provisions of NRS 386.490 to 386.649,





1 inclusive, and sections 2 to 8, inclusive, of this act, including, 2 without limitation, regulations that prescribe the: 3

(a) Procedures for accounting and budgeting;

4 (b) Requirements for performance audits and financial audits of charter schools on an annual basis for charter schools that do not 5 6 satisfy the requirements of subsection 1 of NRS 386.5515; fand

(c) Requirements for performance audits every 3 years and 7 8 financial audits on an annual basis for charter schools that satisfy the 9 requirements of subsection 1 of NRS 386.5515 H; and

10 (d) Qualifications, in addition to those prescribed pursuant to 11 NRS 386.520, of a charter management organization or committee to form a charter school that is authorized to file an application to 12 13 form a charter school.

3. The State Public Charter School Authority shall adopt 14 15 regulations that prescribe:

(a) The process for submission to the State Public Charter 16 17 School Authority of an application to form a charter school, and 18 the contents of such an application;

19 (b) The process for submission to the State Public Charter School Authority of an application to renew a charter contract, 20 21 and the contents of such an application;

22 (c) The process for submission to the State Public Charter School Authority of an amendment to a charter contract pursuant 23 24 to NRS 386.527 and the contents of the application; and

25 (d) The procedure for the investigation that the State Public Charter School Authority will conduct of an application to form a 26 charter school, an application to renew a charter contract or an 27 28 application to request an amendment of a charter contract, and 29 the criteria that the State Public Charter School Authority will use 30 to evaluate such applications. 31

**Sec. 34.** NRS 386.545 is hereby amended to read as follows:

The Department and the board of trustees of a 32 386.545 1. 33 school district shall:

(a) Upon request, provide information to the general public 34 35 concerning the formation and operation of charter schools; and

(b) Maintain a list available for public inspection that describes 36 37 the location of each charter school.

38

The sponsor of a charter school shall: 2.

39 (a) Provide reasonable assistance to an applicant for a charter school and to a charter school in carrying out the provisions of NRS 40 386.490 to 386.649, inclusive [;], and sections 2 to 8, inclusive, of 41 42 this act:

43 (b) Provide technical and other reasonable assistance to a charter 44 school for the operation of the charter school;





(c) Provide information to the governing body of a charter 1 school concerning the availability of money for the charter school, 2 including, without limitation, money available from the Federal 3 4 Government:

5 (d) Provide timely access to the electronic data concerning the 6 pupils enrolled in the charter school that is maintained pursuant to 7 NRS 386.650: and

8 (e) Provide appropriate information, education and training to a charter school and the governing body of a charter school 9 concerning the applicable provisions of this title and any other laws 10 and regulations that affect charter schools and the governing bodies 11 12 of charter schools.

3. If the board of trustees of a school district is the sponsor of a 13 14 charter school, the sponsor shall:

15 (a) Provide the charter school with an updated list of available 16 substitute teachers within the school district.

17 (b) Provide access to school buses for use by the charter school 18 for field trips. The school district may charge a reasonable fee for 19 the use of the school buses  $\mathbb{H}$ , which must not be greater than the amount that the board of trustees is authorized to charge the 20 21 charter school for services pursuant to NRS 386.560.

22 (c) If the school district offers summer school or Internet-based credit recovery classes, allow the pupils enrolled in the charter 23 school to participate if space is available. The school district shall 24 25 apply the same fees, if any, for participation of the pupils enrolled in the charter school as it applies to pupils enrolled in the school 26 27 district.

28 4. If the Department prescribes a process for charter schools to 29 report certain information, the Department may request the identified information regardless if that information is required to be 30 31 submitted by charter schools pursuant to a specific statute. Upon 32 such a request, a charter school shall provide the information if the 33 Department includes a detailed description of the requested information and the mechanism by which the Department will pay 34 35 or reimburse the charter school for the requested information, if the 36 provision of the information will incur any costs for the charter 37 school.

38 **Sec. 35.** NRS 386.547 is hereby amended to read as follows:

39 386.547 The State [Board] Public Charter School Authority shall: 40 41

**[Review]** Before March 1 of each even-numbered year: 1.

42 (a) **Review** all statutes and regulations from which charter 43 schools are *not* exempt and determine whether such *[exemption]* 44 statutes and regulations assisted or impeded the charter schools in





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achieving their [educational] academic, fiscal and organizational 1 2 goals and objectives [.];

(b) Make recommendations to the Legislative Committee on 3 Education concerning any legislation that would assist charter 4 5 schools in achieving their academic, fiscal and organizational goals; and 6

7 (c) Make recommendations to the State Board and the Department concerning any changes to regulations that would 8 assist charter schools in achieving their academic, fiscal and 9 10 organizational goals.

2. Make available information concerning the formation and 11 12 operation of charter schools in this State and the academic, fiscal 13 and organizational performance of each charter school in this 14 State to pupils, parents and legal guardians of pupils, teachers and 15 other educational personnel and members of the general public. The 16 State Public Charter School Authority shall update such 17 information annually. 18

**Sec. 36.** NRS 386.549 is hereby amended to read as follows:

386.549 1. [The] Unless a waiver is granted pursuant to 19 subsection 6 of NRS 386.520, the governing body of a charter 20 21 school must consist of:

22 (a) One member who is a teacher or other person licensed 23 pursuant to chapter 391 of NRS or who previously held such a license and is retired, as long as his or her license was held in good 24 25 standing.

- (b) One member who:
- 26 27

(1) Satisfies the qualifications of paragraph (a); or

(2) Is a school administrator with a license issued by another 28 29 state or who previously held such a license and is retired, as long as 30 his or her license was held in good standing.

31 (c) One parent or legal guardian of a pupil enrolled in the charter 32 school who is not a teacher or an administrator at the charter school.

33 (d) Two members who possess knowledge and experience in 34 one or more of the following areas:

- 35 (1) Accounting;
- 36 (2) Financial services;
- 37 (3) Law; or
- 38

(4) Human resources.

In addition to the members who serve pursuant to subsection 39 2. 1, the governing body of a charter school may include, without 40 limitation, parents and representatives of nonprofit organizations 41 and businesses. [Not] Unless a waiver is granted pursuant to 42 subsection 6 of NRS 386.520, not more than two persons who serve 43 44 on the governing body may represent the same organization or 45 business or otherwise represent the interests of the same





1 organization or business. A majority of the members of the 2 governing body must reside in this State. If the membership of the governing body changes, the governing body shall provide written 3 4 notice to the sponsor of the charter school within 10 working days 5 after such change.

6 3. A person may serve on the governing body only if the 7 person submits an affidavit to the sponsor of the charter school 8 indicating that the person:

9 (a) Has not been convicted of a felony relating to serving on the 10 governing body of a charter school or any offense involving moral 11 turpitude.

12 (b) Has *received training or* read and understands material 13 concerning the roles and responsibilities of members of governing 14 bodies of charter schools and other *training and* material designed 15 to assist the governing bodies of charter schools, if such *training* 16 and material is provided to the person by the sponsor H or an 17 application to form a charter school or amend a written charter or 18 charter contract provided that the member would receive such 19 training or read and understand such material. 20

(c) Complies with the requirements of section 7 of this act.

21 The governing body of a charter school is a public body. It is 4 22 hereby given such reasonable and necessary powers, not conflicting 23 with the Constitution and the laws of the State of Nevada, as may be 24 requisite to attain the ends for which the charter school is 25 established and to promote the welfare of pupils who are enrolled in 26 the charter school.

27 5. The governing body of a charter school shall, during each 28 calendar quarter, hold at least one regularly scheduled public 29 meeting in the county in which [the charter school] a facility 30 operated by the charter school where pupils receive instruction is 31 located. Upon an affirmative vote of a majority of the membership 32 of the governing body, each member is entitled to receive a salary of 33 not more than \$80 for attendance at each meeting, as fixed by the 34 governing body, not to exceed payment for more than one meeting 35 per month.

As used in subsection 1, "teacher" means a person who: 36 6.

37 (a) Holds a current license to teach issued pursuant to chapter 391 of NRS or who previously held such a license and is retired, as 38 long as his or her license was held in good standing; and 39

40 (b) Has at least 2 years of experience as an employed teacher.

41 The term does not include a person who is employed as a 42 substitute teacher.





1 **Sec. 37.** NRS 386.549 is hereby amended to read as follows: 2 386.549 1. Unless a waiver is granted pursuant to subsection 3 6 of NRS 386.520, the governing body of a charter school must 4 consist of: 5 (a) One member who is a teacher or other person licensed 6 pursuant to chapter 391 of NRS or who previously held such a 7 license and is retired, as long as his or her license was held in good 8 standing. 9 (b) One member who: 10 (1) Satisfies the qualifications of paragraph (a); or (2) Is a school administrator with a license issued by another 11 12 state or who previously held such a license and is retired, as long as 13 his or her license was held in good standing. 14 (c) One parent or legal guardian of a pupil enrolled in the charter 15 school who is not a teacher or an administrator at the charter school. 16 (d) Two members who possess knowledge and experience in 17 one or more of the following areas: 18 (1) Accounting; 19 (2) Financial services: 20 (3) Law; or 21 (4) Human resources. 22 In addition to the members who serve pursuant to subsection 2. 1, the governing body of a charter school may include, without 23 limitation, parents and representatives of nonprofit organizations 24 25 and businesses. Unless a waiver is granted pursuant to subsection 6 of NRS 386.520, not more than two persons who serve on the 26 27 governing body may represent the same organization or business or 28 otherwise represent the interests of the same organization or business. A majority of the members of the governing body must 29 30 reside in this State. If the membership of the governing body changes, the governing body shall provide written notice to the 31 32 sponsor of the charter school within 10 working days after such 33 change. 34 A person may serve on the governing body only if the 3. 35 person submits an affidavit to the sponsor of the charter school 36 indicating that the person: 37 (a) Has not been convicted of a felony relating to serving on the

governing body of a charter school or any offense involving moral
 turpitude.

40 (b) Has received training or read and understands material 41 concerning the roles and responsibilities of members of governing 42 bodies of charter schools and other training and material designed to 43 assist the governing bodies of charter schools, if such training and 44 material is provided to the person by the sponsor or an application to 45 form a charter school or amend fa written charter or charter





1 contract provided that the member would receive such training or 2 read and understand such material.

3

(c) Complies with the requirements of section 7 of this act.

4 4. The governing body of a charter school is a public body. It is 5 hereby given such reasonable and necessary powers, not conflicting 6 with the Constitution and the laws of the State of Nevada, as may be 7 requisite to attain the ends for which the charter school is 8 established and to promote the welfare of pupils who are enrolled in 9 the charter school.

10 The governing body of a charter school shall, during each 5. calendar quarter, hold at least one regularly scheduled public 11 12 meeting in the county in which a facility operated by the charter 13 school where pupils receive instruction is located. Upon an 14 affirmative vote of a majority of the membership of the governing 15 body, each member is entitled to receive a salary of not more than 16 \$80 for attendance at each meeting, as fixed by the governing body, 17 not to exceed payment for more than one meeting per month.

6. As used in subsection 1, "teacher" means a person who:

(a) Holds a current license to teach issued pursuant to chapter
391 of NRS or who previously held such a license and is retired, as
long as his or her license was held in good standing; and

(b) Has at least 2 years of experience as an employed teacher.

23  $\rightarrow$  The term does not include a person who is employed as a substitute teacher.

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Sec. 38. NRS 386.550 is hereby amended to read as follows:

386.550 1. A charter school shall:

27 (a) Comply with all laws and regulations relating to 28 discrimination and civil rights.

(b) Remain nonsectarian, including, without limitation, in its
 educational programs, policies for admission and employment
 practices.

(c) Refrain from charging tuition or fees, *except for tuition or fees that the board of trustees of a school district is authorized to charge*, levying taxes or issuing bonds.

(d) Comply with any plan for desegregation ordered by a court
 that is in effect in the school district in which the charter school is
 located.

38

(e) Comply with the provisions of chapter 241 of NRS.

(f) Except as otherwise provided in this paragraph, schedule and provide annually at least as many days of instruction as are required of other public schools located in the same school district as the charter school is located. The governing body of a charter school may submit a written request to the Superintendent of Public Instruction for a waiver from providing the days of instruction required by this paragraph. The Superintendent of Public Instruction





1 may grant such a request if the governing body demonstrates to the2 satisfaction of the Superintendent that:

3

(1) Extenuating circumstances exist to justify the waiver; and

4 (2) The charter school will provide at least as many hours or 5 minutes of instruction as would be provided under a program 6 consisting of 180 days.

7 (g) Cooperate with the board of trustees of the school district in 8 the administration of the examinations administered pursuant to 9 NRS 389.550 and, if the charter school enrolls pupils at a high 10 school grade level, the end-of-course examinations administered 11 pursuant to NRS 389.805 and the college and career readiness 12 assessment administered pursuant to NRS 389.807 to the pupils who 13 are enrolled in the charter school.

(h) Comply with applicable statutes and regulations governingthe achievement and proficiency of pupils in this State.

16 (i) Provide instruction in the core academic subjects set forth in 17 subsection 1 of NRS 389.018, as applicable for the grade levels of 18 pupils who are enrolled in the charter school, and provide at least 19 the courses of study that are required of pupils by statute or regulation for promotion to the next grade or graduation from a 20 21 public high school and require the pupils who are enrolled in the charter school to take those courses of study. This paragraph does 22 23 not preclude a charter school from offering, or requiring the pupils 24 who are enrolled in the charter school to take, other courses of study 25 that are required by statute or regulation.

(j) If the parent or legal guardian of a child submits an
application to enroll in kindergarten, first grade or second grade at
the charter school, comply with NRS 392.040 regarding the ages for
enrollment in those grades.

30 (k) Refrain from using public money to purchase real property31 or buildings without the approval of the sponsor.

(1) Hold harmless, indemnify and defend the sponsor of the charter school against any claim or liability arising from an act or omission by the governing body of the charter school or an employee or officer of the charter school. An action at law may not be maintained against the sponsor of a charter school for any cause of action for which the charter school has obtained liability insurance.

(m) Provide written notice to the parents or legal guardians of
pupils in grades 9 to 12, inclusive, who are enrolled in the charter
school of whether the charter school is accredited by the
Commission on Schools of the Northwest Association of Schools
and of Colleges and Universities.

44 (n) Adopt a final budget in accordance with the regulations 45 adopted by the Department. A charter school is not required to adopt



a final budget pursuant to NRS 354.598 or otherwise comply with
 the provisions of chapter 354 of NRS.

3 (o) If the charter school provides a program of distance 4 education pursuant to NRS 388.820 to 388.874, inclusive, comply 5 with all statutes and regulations that are applicable to a program of 6 distance education for purposes of the operation of the program.

7 2. A charter school shall not provide instruction through a 8 program of distance education to children who are exempt from 9 compulsory attendance authorized by the State Board pursuant to 10 subsection 1 of NRS 392.070. As used in this subsection, "distance 11 education" has the meaning ascribed to it in NRS 388.826.

12

**Sec. 39.** NRS 386.560 is hereby amended to read as follows:

13 386.560 1. The governing body of a charter school may 14 contract with the board of trustees of the school district in which the 15 charter school is located or in which a pupil enrolled in the charter 16 school resides or with the Nevada System of Higher Education for 17 the provision of facilities to operate the charter school or to perform 18 any service relating to the operation of the charter school, including, 19 without limitation, transportation, the provision of health services for the pupils who are enrolled in the charter school and the 20 21 provision of school police officers. If the board of trustees of a 22 school district or a college or university within the Nevada System of Higher Education is the sponsor of the charter school, the 23 24 governing body and the sponsor must enter into a service agreement 25 pursuant to NRS 386.561 before the provision of such services. If the board of trustees of a school district provides services to a 26 27 charter school pursuant to this section, it shall not charge more 28 than its cost for providing such services determined on a cost per 29 pupil basis.

2. A charter school may use any public facility located within the school district in which the charter school is located. A charter school may use school buildings owned by the school district only upon approval of the board of trustees of the school district and during times that are not regular school hours.

35 3. The board of trustees of a school district may donate surplus 36 personal property of the school district to a charter school that is 37 located within the school district.

38

4. A charter school may:

(a) Acquire by construction, purchase, devise, gift, exchange or 39 lease, or any combination of those methods, and construct, 40 41 reconstruct, improve, maintain, equip and furnish any building, structure or property to be used for any of its educational purposes 42 43 and the related appurtenances, easements, rights-of-way. 44 improvements, paving, utilities, landscaping, parking facilities and 45 lands:





1 (b) Mortgage, pledge or otherwise encumber all or any part of 2 its property or assets;

3

(c) Borrow money and otherwise incur indebtedness; and

4 (d) Use public money to purchase real property or buildings 5 with the approval of the sponsor.

6 5. Except as otherwise provided in this subsection, upon the 7 request of a parent or legal guardian of a pupil who is enrolled in a 8 charter school, the board of trustees of the school district in which 9 the pupil resides shall authorize the pupil to participate in a class 10 that is not available to the pupil at the charter school or participate in 11 an extracurricular activity, excluding sports, at a public school 12 within the school district if:

(a) Space for the pupil in the class or extracurricular activity isavailable; and

15 (b) The parent or legal guardian demonstrates to the satisfaction 16 of the board of trustees that the pupil is qualified to participate in the 17 class or extracurricular activity.

→ If the board of trustees of a school district authorizes a pupil to 18 19 participate in a class or extracurricular activity, excluding sports, 20 pursuant to this subsection, the board of trustees is not required to 21 provide transportation for the pupil to attend the class or activity. 22 The provisions of this subsection do not apply to a pupil who is 23 enrolled in a charter school and who desires to participate on a part-24 time basis in a program of distance education provided by the board 25 of trustees of a school district pursuant to NRS 388.820 to 388.874. 26 inclusive. Such a pupil must comply with NRS 388.858.

6. Upon the request of a parent or legal guardian of a pupil who is enrolled in a charter school, the board of trustees of the school district in which the pupil resides shall authorize the pupil to participate in sports at the public school that he or she would otherwise be required to attend within the school district, or upon approval of the board of trustees, any public school within the same zone of attendance as the charter school if:

34

(a) Space is available for the pupil to participate; and

(b) The parent or legal guardian demonstrates to the satisfaction
 of the board of trustees that the pupil is qualified to participate.

37 → If the board of trustees of a school district authorizes a pupil to 38 participate in sports pursuant to this subsection, the board of trustees 39 is not required to provide transportation for the pupil to participate 40 + unless there is space available on the transportation provided 41 by the board of trustees and the parent of the pupil or the charter 42 school makes arrangements for the pupil to be at a designated 43 place to be picked up at a designated time.

44 7. The board of trustees of a school district may revoke its 45 approval for a pupil to participate in a class, extracurricular activity





1 or sports at a public school pursuant to subsections 5 and 6 if the 2 board of trustees or the public school determines that the pupil has failed to comply with applicable statutes, or applicable rules and 3 4 regulations of the board of trustees, the public school or the Nevada Interscholastic Activities Association. If the board of trustees so 5 6 revokes its approval, neither the board of trustees nor the public 7 school is liable for any damages relating to the denial of services to 8 the pupil.

Sec. 40. NRS 386.562 is hereby amended to read as follows:

10 386.562 1. A contract or a proposed contract between a 11 charter school or a proposed charter school and a contractor or an 12 educational management organization must not:

13 (a) Give to the contractor or educational management 14 organization direct control of educational services, financial 15 decisions, the appointment of members of the governing body, or 16 the hiring and dismissal of an administrator or financial officer of 17 the charter school or proposed charter school;

18 (b) Authorize the payment of loans, advances or other monetary 19 charges from the contractor or educational management 20 organization which are greater than 15 percent of the total expected 21 funding received by the charter school or proposed charter school 22 from the State Distributive School Account;

(c) Require the charter school or proposed charter school to
 prepay any fees to the contractor or educational management
 organization;

(d) Require the charter school or proposed charter school to pay
the contractor or educational management organization before the
payment of other obligations of the charter school or proposed
charter school during a period of financial distress;

(e) Allow a contractor or educational management organization
to cause a delay in the repayment of a loan or other money advanced
by the contractor or educational management organization to the
charter school or proposed charter school, which delay would
increase the cost to the charter school or proposed charter school of
repaying the loan or advance;

(f) Require the charter school or proposed charter school to
enroll a minimum number of pupils for the continuation of the
contract between the charter school or proposed charter school and
the contractor or educational management organization;

40 (g) Require the charter school or proposed charter school to 41 request or borrow money from this State to pay the contractor or 42 educational management organization if the contractor or 43 educational management organization will provide financial 44 management to the charter school or proposed charter school;



9



1 (h) Contain a provision which restricts the ability of the charter 2 school or proposed charter school to borrow money from a person or 3 entity other than the contractor or educational management 4 organization;

5 (i) Provide for the allocation to the charter school or proposed 6 charter school of any indirect cost incurred by the contractor or 7 educational management organization;

8 (j) Authorize the payment of fees to the contractor or 9 educational management organization which are not attributable to 10 the actual services provided by the contractor or educational 11 management organization;

(k) Allow any money received by the charter school or proposed charter school from this State or from the board of trustees of a school district to be transferred to or deposited in a bank, credit union or other financial institution outside this State, including money controlled by the contractor or educational management organization; or

18 (1) Except as otherwise provided in this paragraph, provide 19 incentive fees to the contractor or educational management 20 organization. A contract or a proposed contract may provide to the 21 contractor or educational management organization incentive fees 22 that are based on the academic improvement of pupils enrolled in 23 the charter school [1];

(m) Require automatic renewal of the contract or provide that the contract remains in effect if the governing body of a charter school is reconstituted, a written charter is revoked or a charter contract is terminated pursuant to NRS 386.535 or 386.5351;

(n) Contain any provision that would delay or prevent the
approval of an application by the governing body of the charter
school for an exemption from federal taxation pursuant to 26
U.S.C. § 501(c)(3);

(0) Require the governing body of the charter school to pay
 any costs associated with ensuring that services comply with state
 and federal law;

35 (p) Provide that the contractor or educational management 36 organization is not liable for failing to comply with the 37 requirements of the contract; or

(q) Provide for the enforcement of terms of the contract that
 conflict with an applicable written charter, charter contract or
 federal or state law.

41 2. As used in this section, "contractor" or "educational 42 management organization" means a corporation, business, 43 organization or other entity, whether or not conducted for profit, 44 with whom a committee to form a charter school or the governing 45 body of a charter school, as applicable, contracts to assist with the



operation, management or provision and implementation of
 educational services and programs of the charter school or proposed
 charter school. The term includes a corporation, business,
 organization or other entity that directly employs and provides
 personnel to a charter school or proposed charter school.

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**Sec. 41.** NRS 386.562 is hereby amended to read as follows:

7 386.562 1. A contract or a proposed contract between a 8 charter school or a proposed charter school and a contractor or an 9 educational management organization must not:

10 (a) Give to the contractor or educational management 11 organization direct control of educational services, financial 12 decisions, the appointment of members of the governing body, or 13 the hiring and dismissal of an administrator or financial officer of 14 the charter school or proposed charter school;

15 (b) Authorize the payment of loans, advances or other monetary 16 charges from the contractor or educational management 17 organization which are greater than 15 percent of the total expected 18 funding received by the charter school or proposed charter school 19 from the State Distributive School Account;

20 (c) Require the charter school or proposed charter school to 21 prepay any fees to the contractor or educational management 22 organization;

(d) Require the charter school or proposed charter school to pay
 the contractor or educational management organization before the
 payment of other obligations of the charter school or proposed
 charter school during a period of financial distress;

(e) Allow a contractor or educational management organization to cause a delay in the repayment of a loan or other money advanced by the contractor or educational management organization to the charter school or proposed charter school, which delay would increase the cost to the charter school or proposed charter school of repaying the loan or advance;

(f) Require the charter school or proposed charter school to
 enroll a minimum number of pupils for the continuation of the
 contract between the charter school or proposed charter school and
 the contractor or educational management organization;

(g) Require the charter school or proposed charter school to
request or borrow money from this State to pay the contractor or
educational management organization if the contractor or
educational management organization will provide financial
management to the charter school or proposed charter school;

42 (h) Contain a provision which restricts the ability of the charter 43 school or proposed charter school to borrow money from a person or 44 entity other than the contractor or educational management 45 organization;





1 (i) Provide for the allocation to the charter school or proposed 2 charter school of any indirect cost incurred by the contractor or 3 educational management organization;

4 (j) Authorize the payment of fees to the contractor or 5 educational management organization which are not attributable to 6 the actual services provided by the contractor or educational 7 management organization;

8 (k) Allow any money received by the charter school or proposed 9 charter school from this State or from the board of trustees of a 10 school district to be transferred to or deposited in a bank, credit 11 union or other financial institution outside this State, including 12 money controlled by the contractor or educational management 13 organization;

(1) Except as otherwise provided in this paragraph, provide incentive fees to the contractor or educational management organization. A contract or a proposed contract may provide to the contractor or educational management organization incentive fees that are based on the academic improvement of pupils enrolled in the charter school;

20 (m) Require automatic renewal of the contract or provide that 21 the contract remains in effect if the governing body of a charter 22 school is reconstituted [, a written charter is revoked] or a charter 23 contract is terminated pursuant to NRS 386.535 or 386.5351;

(n) Contain any provision that would delay or prevent the
approval of an application by the governing body of the charter
school for an exemption from federal taxation pursuant to 26 U.S.C.
§ 501 (c)(3);

(o) Require the governing body of the charter school to pay any
 costs associated with ensuring that services comply with state and
 federal law;

(p) Provide that the contractor or educational management
 organization is not liable for failing to comply with the requirements
 of the contract; or

(q) Provide for the enforcement of terms of the contract that
 conflict with an applicable [written charter,] charter contract or
 federal or state law.

As used in this section, "contractor" or "educational 37 2. management organization" means a corporation, business, 38 organization or other entity, whether or not conducted for profit, 39 with whom a committee to form a charter school or the governing 40 body of a charter school, as applicable, contracts to assist with the 41 operation, management or provision and implementation of 42 educational services and programs of the charter school or proposed 43 44 charter school. The term includes a corporation, business,





1 organization or other entity that directly employs and provides 2 personnel to a charter school or proposed charter school.

Sec. 42. NRS 386.577 is hereby amended to read as follows:

1. After deducting the costs directly related to 4 386.577 5 administering the Account for Charter Schools, the State Public 6 Charter School Authority may use the money in the Account for 7 Charter Schools, including repayments of principal and interest on loans made from the Account, and interest and income earned on 8 9 money in the Account, only to make loans at or below market rate to 10 charter schools for the costs [incurred:] identified in the loan 11 application for use:

12 (a) In preparing a charter school to commence its first year of 13 operation; [and]

(b) To improve a charter school that has been in operation [+]; and

16 (c) To fund recruitment of teachers and pupils to new charter 17 school facilities and enrollment of pupils in such facilities.

18 2. The total amount of a loan that may be made to a charter 19 school pursuant to subsection 1 must not exceed the lesser of an 20 amount equal to \$500 per pupil enrolled or to be enrolled at the 21 charter school or \$200,000.

22

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Sec. 43. NRS 386.578 is hereby amended to read as follows:

1. If the governing body of a charter school has a 23 386.578 24 written charter issued or a charter contract executed pursuant to 25 NRS 386.527, the governing body may submit an application to the State Public Charter School Authority for a loan from the Account 26 for Charter Schools. An application must include a written 27 description of the manner in which the loan will be used to prepare 28 29 the charter school for its first year of operation or to improve a 30 charter school that has been in operation.

2. The State Public Charter School Authority shall, within the limits of money available for use in the Account, make loans to charter schools whose applications have been approved. If the State Public Charter School Authority makes a loan from the Account, the State Public Charter School Authority shall ensure that the contract for the loan includes all terms and conditions for repayment of the loan.

- 38
- 39

3. The State [Board:] Public Charter School Authority:

(a) Shall adopt regulations that prescribe the:

40 (1) Annual deadline for submission of an application to the 41 State Public Charter School Authority by a charter school that 42 desires to receive a loan from the Account; and

43 (2) Period for repayment and the rate of interest for loans44 made from the Account.





1 (b) May adopt such other regulations as it deems necessary to 2 carry out the provisions of this section and NRS 386.576 and 3 386.577.

Sec. 44. NRS 386.580 is hereby amended to read as follows:

5 386.580 1. An application for enrollment in a charter school 6 may be submitted to the governing body of the charter school by the 7 parent or legal guardian of any child who resides in this State. 8 Except as otherwise provided in this subsection, [and] subsection 2 9 **and section 6 of this act**, a charter school shall enroll pupils who 10 are eligible for enrollment in the order in which the applications are received. If the board of trustees of the school district in which the 11 12 charter school is located has established zones of attendance 13 pursuant to NRS 388.040, the charter school shall, if practicable, 14 ensure that the racial composition of pupils enrolled in the charter 15 school does not differ by more than 10 percent from the racial 16 composition of pupils who attend public schools in the zone in 17 which the charter school is located. If a charter school is sponsored 18 by the board of trustees of a school district located in a county whose population is 100,000 or more, except for a program of 19 20 distance education provided by the charter school, the charter school 21 shall enroll pupils who are eligible for enrollment who reside in the 22 school district in which the charter school is located before enrolling 23 pupils who reside outside the school district. Except as otherwise provided in subsection 2, if more pupils who are eligible for 24 25 enrollment apply for enrollment in the charter school than the number of spaces which are available, the charter school shall 26 27 determine which applicants to enroll pursuant to this subsection on 28 the basis of a lottery system.

29 2. Before a charter school enrolls pupils who are eligible for 30 enrollment, a charter school may enroll a child who:

(a) Is a sibling of a pupil who is currently enrolled in the charter
 school;

(b) Was enrolled, free of charge and on the basis of a lottery
system, in a prekindergarten program at the charter school or any
other early childhood educational program affiliated with the charter
school;

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4

(c) Is a child of a person who is:(1) Employed by the charter school;

38 39 40

(2) A member of the committee to form the charter school; or

(3) A member of the governing body of the charter school;

(d) Is in a particular category of at-risk pupils and the child
meets the eligibility for enrollment prescribed by the charter school
for that particular category; or

44 (e) Resides within the school district and within 2 miles of the 45 charter school if the charter school is located in an area that the





sponsor of the charter school determines includes a high percentage of children who are at risk. If space is available after the charter school enrolls pupils pursuant to this paragraph, the charter school may enroll children who reside outside the school district but within 2 miles of the charter school if the charter school is located within an area that the sponsor determines includes a high percentage of children who are at risk.

8  $\rightarrow$  If more pupils described in this subsection who are eligible apply 9 for enrollment than the number of spaces available, the charter 10 school shall determine which applicants to enroll pursuant to this 11 subsection on the basis of a lottery system.

12 3. Except as otherwise provided in subsection 8, a charter 13 school shall not accept applications for enrollment in the charter 14 school or otherwise discriminate based on the:

15 (a) Race;

16 (b) Gender;

17 (c) Religion;

18 (d) Ethnicity; or

19 (e) Disability,

20  $\rightarrow$  of a pupil.

4. If the governing body of a charter school determines that the charter school is unable to provide an appropriate special education program and related services for a particular disability of a pupil who is enrolled in the charter school, the governing body may request that the board of trustees of the school district of the county in which the pupil resides transfer that pupil to an appropriate school.

28 5. Except as otherwise provided in this subsection, upon the 29 request of a parent or legal guardian of a child who is enrolled in a 30 public school of a school district or a private school, or a parent or 31 legal guardian of a homeschooled child, the governing body of the charter school shall authorize the child to participate in a class that 32 33 is not otherwise available to the child at his or her school or 34 homeschool or participate in an extracurricular activity at the charter 35 school if:

(a) Space for the child in the class or extracurricular activity is
 available;

(b) The parent or legal guardian demonstrates to the satisfaction
of the governing body that the child is qualified to participate in the
class or extracurricular activity; and

(c) The child is a homeschooled child and a notice of intent of a
homeschooled child to participate in programs and activities is filed
for the child with the school district in which the child resides for
the current school year pursuant to NRS 392.705.





1  $\rightarrow$  If the governing body of a charter school authorizes a child to 2 participate in a class or extracurricular activity pursuant to this 3 subsection, the governing body is not required to provide 4 transportation for the child to attend the class or activity. A charter 5 school shall not authorize such a child to participate in a class or 6 activity through a program of distance education provided by the 7 charter school pursuant to NRS 388.820 to 388.874, inclusive.

The governing body of a charter school may revoke its 8 6. 9 approval for a child to participate in a class or extracurricular 10 activity at a charter school pursuant to subsection 5 if the governing body determines that the child has failed to comply with applicable 11 12 statutes, or applicable rules and regulations. If the governing body 13 so revokes its approval, neither the governing body nor the charter school is liable for any damages relating to the denial of services to 14 15 the child.

16 7. The governing body of a charter school may, before authorizing a homeschooled child to participate in a class or 18 extracurricular activity pursuant to subsection 5, require proof of the 19 identity of the child, including, without limitation, the birth 20 certificate of the child or other documentation sufficient to establish 21 the identity of the child.

8. This section does not preclude the formation of a charter
school that is dedicated to provide educational services exclusively
to pupils:

(a) With disabilities;

25

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(b) Who pose such severe disciplinary problems that they
warrant a specific educational program, including, without
limitation, a charter school specifically designed to serve a single
gender that emphasizes personal responsibility and rehabilitation; or
(c) Who are at risk.

31  $\rightarrow$  If more eligible pupils apply for enrollment in such a charter 32 school than the number of spaces which are available, the charter 33 school shall determine which applicants to enroll pursuant to this 34 subsection on the basis of a lottery system.

Sec. 45. NRS 386.584 is hereby amended to read as follows:

36 386.584 1. If a charter school provides instruction to pupils 37 enrolled in a high school grade level and the charter school requires 38 those pupils to satisfy requirements for graduation from high school 39 that are less than the requirements imposed by the school district in which the charter school is located, the charter school shall not issue 40 41 a high school diploma of the school district but may issue a high school diploma which clearly indicates that it is a diploma issued by 42 43 a charter school. If a charter school requires its pupils to satisfy 44 requirements for graduation from high school that meet or exceed 45 the requirements of the school district in which the charter school is





1 located, the charter school may issue a high school diploma of the 2 school district or a high school diploma of the charter school.

A charter school shall submit the form for a diploma of the 3 2. 4 charter school to the Department for approval if the form differs 5 from the form of the school district in which the charter school is 6 located. 7

3. The provisions of this section do not **[authorize]**:

8 (a) Authorize a charter school to impose requirements for 9 graduation from high school that are less than the requirements of 10 the applicable state statutes and regulations.

(b) Require a charter school that imposes requirements for 11 graduation from high school that are more stringent than the 12 13 requirements of applicable state statutes and regulations and more 14 stringent than the requirements of the school district in which the 15 charter school is located to issue a high school diploma to a pupil who has not met the requirements for graduation from the charter 16 17 school even if the pupil has met the requirements of applicable 18 state statutes and regulations or the requirements of the school 19 district in which the charter school is located.

20 21

**Sec. 46.** NRS 386.585 is hereby amended to read as follows:

386 585 1. A governing body of a charter school shall adopt:

22 (a) Written rules of behavior required of and prohibited for 23 pupils attending the charter school; and

24

(b) Appropriate punishments for violations of the rules.

25 Except as otherwise provided in subsection 3, if suspension 2. 26 or expulsion of a pupil is used as a punishment for a violation of the rules, the charter school shall ensure that, before the suspension or 27 expulsion, the pupil and, if the pupil is under 18 years of age, the 28 29 parent or guardian of the pupil, has been given notice of the charges against him or her, an explanation of the evidence and an 30 31 opportunity for a hearing. The provisions of chapter 241 of NRS do 32 not apply to any hearing conducted pursuant to this section. Such a hearing must be closed to the public. 33

34 A pupil who poses a continuing danger to persons or 3. 35 property or an ongoing threat of disrupting the academic process or who is selling or distributing any controlled substance or who is 36 found to be in possession of a dangerous weapon as provided in 37 38 NRS 392.466 may be removed from the charter school immediately upon being given an explanation of the reasons for his or her 39 removal and pending proceedings, which must be conducted as soon 40 as practicable after removal, for suspension or expulsion of the 41 42 pupil.

43 4. A pupil who is enrolled in a charter school and participating 44 in a program of special education pursuant to NRS 388.520, other 45 than a pupil who is gifted and talented or who receives early





intervening services, may, in accordance with the procedural policy
 adopted by the governing body of the charter school for such
 matters, be:

4 (a) Suspended from the charter school pursuant to this section 5 for not more than 10 days.

6 (b) Suspended from the charter school for more than 10 days or 7 permanently expelled from school pursuant to this section only after 8 the governing body has reviewed the circumstances and determined 9 that the action is in compliance with the Individuals with 10 Disabilities Education Act, 20 U.S.C. §§ 1400 et seq.

5. A copy of the rules of behavior, prescribed punishments and procedures to be followed in imposing punishments must be:

(a) Distributed to each pupil at the beginning of the school yearand to each new pupil who enters school during the year.

15

(b) Available for public inspection at the charter school.

6. The governing body of a charter school may adopt rules relating to the truancy of pupils who are enrolled in the charter school if the rules are at least as restrictive as the provisions governing truancy set forth in NRS 392.130 to 392.220, inclusive. If a governing body adopts rules governing truancy, it shall include the rules in the written rules adopted by the governing body pursuant to subsection 1.

23

Sec. 47. NRS 386.590 is hereby amended to read as follows:

24 1. Except as otherwise provided in this subsection, 386.590 25 fat least 70 percent of the teachers each teacher who provide 26 *provides* instruction at a charter school must be *licensed teachers.* 27 *highly qualified.* If a charter school is a vocational school, the 28 charter school shall, to the extent practicable, ensure that fat least 70 29 percent of the teachers] each teacher who [provide] provides 30 instruction at the school *fare licensed teachers, is highly qualified*, 31 but in no event may *more less* than 50 percent of the teachers who 32 provide instruction at the school be <u>funlicensed teachers</u>.

33 <u>2. A governing body of a charter school shall employ:</u>

34 (a) If the charter school offers instruction in kindergarten or

35 grade 1, 2, 3, 4, 5, 6, 7 or 8, a licensed teacher to teach pupils who 36 are enrolled in those grades. If required by subsection 3 or 4, such a

37 teacher must possess the qualifications required by 20 U.S.C. §

- $\frac{6319(a)}{10}$
- 39 (b) If the charter school offers instruction in grade 9, 10, 11 or
   40 12, a licensed teacher to teach pupils who are enrolled in those
- 41 grades for the subjects set forth in subsection 4. If required by
- 42 subsection 3 or 4, such a teacher must possess the qualifications
- 43 required by 20 U.S.C. § 6319(a).
- 44 (c) In addition to the requirements of paragraphs (a) and (b):
- 45 <u>(1)</u> highly qualified.





If a *vocational* charter school specializes in arts and
 humanities, physical education or health education, a *[licensed]* teacher *must be highly qualified* to teach those courses of study.

4 **[(2)]** 3. If a *vocational* charter school specializes in the 5 construction industry or *any* other building industry, **[licensed]** 6 teachers *must be highly qualified* to teach courses of study relating 7 to the industry if those teachers are employed full-time.

8 [(3)] 4. If a *vocational* charter school specializes in the 9 construction industry or other building industry and the school 10 offers courses of study in computer education, technology or 11 business, [licensed] teachers *must be highly qualified* to teach those 12 courses of study if those teachers are employed full-time.

13 A person who is initially hired by the governing body <del>[3.]</del> 5. 14 of a charter school on or after January 8, 2002, to teach in a program supported with money from Title I must [possess the qualifications 15 16 required by 20 U.S.C. § 6319(a).] be highly qualified. For the purposes of this subsection, a person is not "initially hired" if the 17 18 person has been employed as a teacher by another school district or 19 charter school in this State without an interruption in employment 20 before the date of hire by his or her current employer.

[4.] 6. A teacher who is employed by a charter school, regardless of the date of hire, must, on or before July 1, 2006,
[possess the qualifications required by 20 U.S.C. § 6319(a)] be highly qualified if the teacher teaches one or more of the following subjects:

- 26 (a) English, reading or language arts;
- 27 (b) Mathematics;
- 28 (c) Science;
- 29 (d) Foreign language;
- 30 (e) Civics or government;
- 31 (f) Economics;
- 32 (g) Geography;
- 33 (h) History; or
  - (i) The arts.

34

35 [5. Except as otherwise provided in NRS 386.588, a charter
 36 school may employ a person who is not licensed pursuant to the

37 provisions of chapter 391 of NRS to teach a course of study for

38 which a licensed teacher is not required pursuant to subsections 2, 3

- 39 and 4 if the person has:
- 40 (a) A degree, a license or a certificate in the field for which the
- 41 person is employed to teach at the charter school; and
- 42 (b) At least 2 years of experience in that field.
- 43 <u>6.1</u> 7. Except as otherwise provided in NRS 386.588, a charter 44 school shall employ such administrators for the school as it deems 45 necessary. A person employed as an administrator must possess:





1 (a) A valid teacher's license issued pursuant to chapter 391 of 2 NRS with an administrative endorsement;

3 (b) A master's degree in school administration, public 4 administration or business administration; or

5 (c) At least 5 years of experience in school administration, 6 public administration or business administration and a baccalaureate 7 degree.

8 [7.] 8. Except as otherwise provided in subsection [8.] 9, the 9 portion of the salary or other compensation of an administrator 10 employed by a charter school that is derived from public funds must 11 not exceed the salary or other compensation, as applicable, of the 12 highest paid administrator in a comparable position in the school 13 district in which the charter school is located. For purposes of determining the salary or other compensation of the highest paid 14 administrator in a comparable position in the school district, the 15 16 salary or other compensation of the superintendent of schools of that 17 school district must not be included in the determination.

18 [8.] 9. If the salary or other compensation paid to an administrator employed by a charter school from public funds 19 exceeds the maximum amount prescribed in subsection [7, ] 8, the 20 21 sponsor of the charter school shall conduct an audit of the salary or 22 compensation. The audit must include, without limitation, a review 23 of the reasons set forth by the governing body of the charter school 24 for the salary or other compensation and the interests of the public 25 in using public funds to pay that salary or compensation. If the sponsor determines that the payment of the salary or other 26 27 compensation from public funds is justified, the sponsor shall provide written documentation of its determination to the governing 28 29 body of the charter school and to the Department. If the sponsor 30 determines that the payment of the salary or other compensation 31 from public funds is not justified, the governing body of the charter school shall reduce the salary or compensation paid to the 32 administrator from public funds to an amount not to exceed the 33 34 maximum amount prescribed in subsection [7.] 8.

Image: 10. A charter school shall not employ a person pursuant to
 this section if the person's license to teach or provide other
 educational services has been revoked or suspended in this State or
 another state.

39 [10.] 11. On or before November 15 of each year, a charter 40 school shall submit to the Department, in a format prescribed by the 41 Superintendent of Public Instruction, the following information for 42 each person who is licensed pursuant to chapter 391 of NRS and 43 who is employed by the governing body on October 1 of that year:





1 (a) The amount of salary or compensation of the licensed person, including, without limitation, verification of compliance 2 with subsection [7, ] 8, if applicable to that person; and 3

(b) The designated assignment, as that term is defined by the 4 5 Department, of the licensed person.

6 12. As used in this section, "highly qualified" has the meaning ascribed to it in 20 U.S.C. § 7801. 7

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**Sec. 48.** NRS 388.795 is hereby amended to read as follows:

9 388.795 1. The Commission shall establish a plan for the use 10 of educational technology in the public schools of this State. In preparing the plan, the Commission shall consider: 11

12 (a) Plans that have been adopted by the Department and the 13 school districts *and charter schools* in this State;

14

(b) Plans that have been adopted in other states;

15 (c) The information reported pursuant to paragraph (v) of 16 subsection 2 of NRS 385.347 and similar information included in 17 the annual report of accountability information prepared by the State 18 Public Charter School Authority and a college or university within 19 the Nevada System of Higher Education that sponsors a charter 20 school pursuant to subsection 3 of NRS 385.347;

21 (d) The results of the assessment of needs conducted pursuant to 22 subsection 6; and

23 (e) Any other information that the Commission or the 24 Committee deems relevant to the preparation of the plan.

25 The plan established by the Commission must include 2. 26 recommendations for methods to:

27 (a) Incorporate educational technology into the public schools of 28 this State:

29 (b) Increase the number of pupils in the public schools of this 30 State who have access to educational technology;

31 (c) Increase the availability of educational technology to assist 32 licensed teachers and other educational personnel in complying with the requirements of continuing education, including, without 33 limitation, the receipt of credit for college courses completed 34 35 through the use of educational technology;

(d) Facilitate the exchange of ideas to improve the achievement 36 of pupils who are enrolled in the public schools of this State; and 37

38 (e) Address the needs of teachers in incorporating the use of 39 educational technology in the classroom, including, without limitation, the completion of training that is sufficient to enable the 40 41 teachers to instruct pupils in the use of educational technology. 3. The Department shall provide:

- 42
- 43
  - (a) Administrative support;
- 44 (b) Equipment; and
- 45 (c) Office space,





- → as is necessary for the Commission to carry out the provisions of 1 2 this section.
- The following entities shall cooperate with the Commission 3 4. 4 in carrying out the provisions of this section: 5
  - (a) The State Board.
    - (b) The board of trustees of each school district.
    - (c) The superintendent of schools of each school district.
- 8 (d) The Department.
  - 5. The Commission shall:

10 (a) Develop technical standards for educational technology and 11 any electrical or structural appurtenances necessary thereto, 12 including, without limitation, uniform specifications for computer 13 hardware and wiring, to ensure that such technology is compatible, 14 uniform and can be interconnected throughout the public schools of 15 this State.

16 (b) Allocate money to the school districts from the Trust Fund for Educational Technology created pursuant to NRS 388.800 and 17 18 any money appropriated by the Legislature for educational 19 technology, subject to any priorities for such allocation established 20 by the Legislature.

21 (c) Establish criteria for the board of trustees of a school district 22 that receives an allocation of money from the Commission to:

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(1) Repair, replace and maintain computer systems.

24 (2) Upgrade and improve computer hardware and software 25 and other educational technology.

26 (3) Provide training, installation and technical support related 27 to the use of educational technology within the district.

28 (d) Submit to the Governor, the Committee and the Department 29 its plan for the use of educational technology in the public schools 30 of this State and any recommendations for legislation.

31 (e) Review the plan annually and make revisions as it deems 32 necessary or as directed by the Committee or the Department.

33 (f) In addition to the recommendations set forth in the plan pursuant to subsection 2, make further recommendations to the 34 35 Committee and the Department as the Commission deems 36 necessary.

37 During the spring semester of each even-numbered school 6. year, the Commission shall conduct an assessment of the needs of 38 39 each school district relating to educational technology. In 40 conducting the assessment, the Commission shall consider:

41 (a) The recommendations set forth in the plan pursuant to 42 subsection 2:

43 (b) The plan for educational technology of each school district, 44 if applicable;





1 (c) Evaluations of educational technology conducted for the 2 State or for a school district, if applicable; and

3 (d) Any other information deemed relevant by the Commission.
 4 → The Commission shall submit a final written report of the
 5 assessment to the Superintendent of Public Instruction on or before
 6 April 1 of each even-numbered year.

7 7. The Superintendent of Public Instruction shall prepare a written compilation of the results of the assessment conducted by the Commission and transmit the written compilation on or before June 1 of each even-numbered year to the Legislative Committee on Education and to the Director of the Legislative Counsel Bureau for transmission to the next regular session of the Legislature.

13 The Commission may appoint an advisory committee 8. 14 composed of members of the Commission or other qualified persons 15 to provide recommendations to the Commission regarding standards 16 for the establishment, coordination and use of a telecommunications 17 network in the public schools throughout the various school districts 18 in this State. The advisory committee serves at the pleasure of the 19 Commission and without compensation unless an appropriation or other money for that purpose is provided by the Legislature. 20

9. As used in this section, "public school" includes the Caliente
 Youth Center, the Nevada Youth Training Center and any other
 state facility for the detention of children that is operated pursuant to
 title 5 of NRS.

Sec. 49. NRS 388.800 is hereby amended to read as follows:

388.800 1. The Trust Fund for Educational Technology is hereby created in the State General Fund. The Trust Fund must be administered by the Superintendent of Public Instruction. The Superintendent may accept gifts and grants of money from any source for deposit in the Trust Fund. Any such money may be expended in accordance with the terms and conditions of the gift or grant, or in accordance with subsection 3.

2. The interest and income earned on the money in the TrustFund must be credited to the Trust Fund.

35 3. The money in the Trust Fund may be used only for the 36 distribution of money to school districts *and charter schools* to be 37 used in kindergarten through 12th grade to obtain and maintain 38 hardware and software for computer systems, equipment for transfer 39 of data by modem through connection to telephone lines, and other 40 educational technology as may be approved by the Commission for 41 use in classrooms.

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Sec. 50. NRS 388.805 is hereby amended to read as follows:

388.805 The Department shall, in consultation with the
 Commission, adopt regulations that establish a program whereby
 school districts *and charter schools* may apply to the Commission





1 on Educational Technology for money from the Trust Fund for 2 Educational Technology.

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**Sec. 51.** NRS 391.170 is hereby amended to read as follows:

4 Except as otherwise provided in subsection 2, a 391.170 1. 5 teacher or other employee for whom a license is required is not entitled to receive any portion of public money for schools as 6 7 compensation for services rendered unless he or she:

8 (a) Is legally employed by the board of trustees of the school 9 district or the governing body of the charter school in which he or 10 she is teaching or performing other educational functions.

11 (b) Has a license authorizing him or her to teach or perform 12 other educational functions at the level and, except as otherwise 13 provided in NRS 391.125, in the field for which he or she is 14 employed, issued in accordance with law and in full force at the 15 time the services are rendered.

16 2. The provisions of subsection 1 do not prohibit the payment 17 of public money to teachers or other employees who are employed 18 by a charter school [for whom a license is] who are not required to 19 *be highly qualified* pursuant to the provisions of NRS 386.590.

3. As used in this section, "highly qualified" has the meaning 20 21 ascribed to it in 20 U.S.C. § 7801.

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**Sec. 52.** NRS 288.150 is hereby amended to read as follows:

23 288.150 1. Except as provided in subsection 4, every local 24 government employer shall negotiate in good faith through one or 25 more representatives of its own choosing concerning the mandatory 26 subjects of bargaining set forth in subsection 2 with the designated 27 representatives of the recognized employee organization, if any, for 28 each appropriate bargaining unit among its employees. If either 29 party so requests, agreements reached must be reduced to writing. 30

The scope of mandatory bargaining is limited to: 2.

31 (a) Salary or wage rates or other forms of direct monetary 32 compensation. 33

- (b) Sick leave.
- (c) Vacation leave.
- (d) Holidays.
- 36 (e) Other paid or nonpaid leaves of absence.
- 37 (f) Insurance benefits.

38 (g) Total hours of work required of an employee on each 39 workday or workweek.

(h) Total number of days' work required of an employee in a 40 41 work year.

42 (i) [Discharge] Except as otherwise provided in subsection 6, 43 *discharge* and disciplinary procedures.

44 (i) Recognition clause.





- (k) The method used to classify employees in the bargaining 1 2 unit 3
  - (1) Deduction of dues for the recognized employee organization.

(m) Protection of employees in the bargaining unit from 4 5 discrimination because of participation in recognized employee 6 organizations consistent with the provisions of this chapter.

7 (n) No-strike provisions consistent with the provisions of this 8 chapter.

(o) Grievance and arbitration procedures for resolution of 9 disputes relating to interpretation or application of collective 10 11 bargaining agreements.

(p) General savings clauses.

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- (q) Duration of collective bargaining agreements.
- 14 (r) Safety of the employee.

(s) Teacher preparation time.

(t) Materials and supplies for classrooms.

(u) The policies for the transfer and reassignment of teachers.

18 (v) Procedures for reduction in workforce consistent with the provisions of this chapter. 19

(w) Procedures and requirements for the reopening of collective 20 21 bargaining agreements that exceed 1 year in duration for additional, 22 further, new or supplementary negotiations during periods of fiscal emergency. The requirements for the reopening of a collective 23 24 bargaining agreement must include, without limitation, measures of 25 revenue shortfalls or reductions relative to economic indicators such as the Consumer Price Index, as agreed upon by both parties. 26

27 Those subject matters which are not within the scope of 3. 28 mandatory bargaining and which are reserved to the local 29 government employer without negotiation include:

30 (a) Except as otherwise provided in paragraph (u) of subsection 31 2, the right to hire, direct, assign or transfer an employee, but 32 excluding the right to assign or transfer an employee as a form of 33 discipline.

34 (b) The right to reduce in force or lay off any employee because 35 of lack of work or lack of money, subject to paragraph (v) of 36 subsection 2.

37 (c) The right to determine:

(1) Appropriate staffing levels and work performance 38 39 standards, except for safety considerations;

40 (2) The content of the workday, including without limitation 41 workload factors, except for safety considerations;

(3) The quality and quantity of services to be offered to the 42 43 public; and

44 (4) The means and methods of offering those services. 45

(d) Safety of the public.





1 4. Notwithstanding the provisions of any collective bargaining 2 agreement negotiated pursuant to this chapter, a local government employer is entitled to take whatever actions may be necessary to 3 carry out its responsibilities in situations of emergency such as a 4 5 riot, military action, natural disaster or civil disorder. Those actions 6 may include the suspension of any collective bargaining agreement 7 for the duration of the emergency. Any action taken under the provisions of this subsection must not be construed as a failure to 8 9 negotiate in good faith.

5. The provisions of this chapter, including without limitation the provisions of this section, recognize and declare the ultimate right and responsibility of the local government employer to manage its operation in the most efficient manner consistent with the best interests of all its citizens, its taxpayers and its employees.

15 6. If the sponsor of a charter school reconstitutes the 16 governing body of a charter school, the new governing body may 17 terminate the employment of any teachers or other employees of 18 the charter school, and any provision of any agreement negotiated 19 pursuant to this chapter that provides otherwise is unenforceable 20 and void.

7. This section does not preclude, but this chapter does not require, the local government employer to negotiate subject matters enumerated in subsection 3 which are outside the scope of mandatory bargaining. The local government employer shall discuss subject matters outside the scope of mandatory bargaining but it is not required to negotiate those matters.

27 [7.] 8. Contract provisions presently existing in signed and 28 ratified agreements as of May 15, 1975, at 12 p.m. remain 29 negotiable.

30 Sec. 53. Section 4 of this act is hereby amended to read as 31 follows:

Sec. 4. 1. The State Public Charter School Authority, the board of trustees of the school district or a college or university within the Nevada System of Higher Education as applicable, which sponsors a charter school may hold a public hearing concerning any request to amend [a written charter or] a charter contract of the charter school it sponsors, including, without limitation a request to amend a written charter or charter contract for the purpose of:

(a) Expanding the charter school to offer instruction in grade levels for which the charter school does not already offer instruction.

(b) Increasing the total enrollment of a charter school or the enrollment of pupils in a particular grade level in the charter school for a school year to more than 120 percent of



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the enrollment prescribed in the <u>written charter or</u> charter contract for that school year.

(c) Reducing the total enrollment of a charter school or the enrollment of pupils in a particular grade level in the charter school for a school year to less than 80 percent of the enrollment prescribed in [the written charter or] charter contract for that school year.

(d) Seeking to acquire an additional facility in any county of this State to expand the enrollment of the charter school.

(e) Consolidating the operations of multiple charter schools pursuant to section 5 of this act.

2. À [written charter or] charter contract may not be amended in any manner described in subsection 1 unless the amendment is approved by the State Public Charter School Authority, the board of trustees of the school district or a college or university within the Nevada System of Higher Education, as applicable.

The State Public Charter School Authority, the board 18 3. of trustees of the school district or a college or university 19 20 within the Nevada System of Higher Education, as applicable, 21 must deny a request to amend a written charter or charter 22 contract in the manner described in paragraphs (d) or (e) of 23 subsection 1 if the State Public Charter School Authority, the 24 board of trustees or a college or university within the Nevada 25 System of Higher Education, as applicable, determines that: 26

(a) The charter school is not meeting the requirements of the performance framework concerning academics, finances or operation established pursuant to NRS 386.528; or

(b) The governing body does not have a comprehensive and feasible plan to operate additional facilities.

31 Sec. 54. Section 5 of this act is hereby amended to read as
32 follows:
33 Sec. 5 The sponsor of a charter school may approve an

Sec. 5. The sponsor of a charter school may approve an amendment to **[a written charter or]** a charter contract to consolidate the operations of two or more charter schools if:

1. The sponsor of a charter school for which [a written charter has been revoked or] a charter contract has been terminated has approved a request by the governing body of the charter school requesting the amendment to negotiate with the owner, mortgagor or lienholder of the facilities in which the charter school has been operated for the purpose of operating an additional campus of the other charter school pursuant to section 6 of this act. If charter schools are consolidated under such conditions, the prior academic, operational and fiscal performance of the charter school



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[whose written charter has been revoked or] whose charter
 contract has been terminated will not be attributed to the
 consolidated charter school.
 Two or more governing bodies submit a request for an

2. Two or more governing bodies submit a request for an amendment to consolidate their charter contracts, governing bodies and operations to form a single charter school operating one or more campuses under a new charter contract. If charter schools are consolidated under such conditions:

9 (a) The new charter contract will be in effect for the 10 duration of the term of the written charter or charter contract 11 which was closest to its date of expiration before 12 consolidation; and 13 (b) The academic, operational and fiscal performances of

(b) The academic, operational and fiscal performances of all charter schools that have been consolidated will be attributed to the consolidated charter school.

16 Sec. 55. Section 6 of this act is hereby amended to read as 17 follows:

Sec. 6. 1. If the sponsor of a charter school reconstitutes the governing body of a charter school pursuant to NRS 386.535 or 386.5351, the sponsor must appoint new members to the governing body who meet the qualifications for membership set forth in NRS 386.549. The sponsor shall not reappoint more than 40 percent of the members of the previous governing body. Before appointing new members to the governing body, the sponsor must consider:

(a) Input from members of the community in which the
charter school is located and parents of pupils who attend the
charter school.

(b) Any relevant credentials, experience or other
qualifications of a potential member, including, without
limitation, whether the potential member resides in the
geographic area served by the charter school or has
experience in education.

2. If the sponsor of a charter school <u>[revokes a written</u> charter or] terminates a charter contract pursuant to 386.535 or 386.5351, the sponsor may:

(a) Petition the district court to appoint a receiver, to be paid from the funds of the charter school, to oversee and manage the charter school until other arrangements are made for pupils who attend the school.

(b) Issue a request for proposals inviting the governing body of another charter school to negotiate with the owner, mortgagor or lienholder of the facilities in which the charter school operated for the purpose of operating an additional campus of the other charter school under the sponsorship of





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either the sponsor of the charter school [for which the written charter has been revoked or] the charter contract has been terminated or the sponsor of the charter school that intends to operate an additional campus. If the governing body proposes to operate an additional campus of the other charter school under the sponsorship of:

7 (1) The sponsor of the charter school for which the 8 written charter has been revoked or the charter contract has 9 been terminated and the sponsor is not the sponsor of the 10 charter school currently operated by the governing body, the governing body must, before the additional campus begins 11 12 operating, also submit to the sponsor of the charter school 13 for which the written charter has been revoked orl the charter 14 contract has been terminated and receive approval for an 15 application to form charter school pursuant а to 16 NRS 386.520.

17 (2) The sponsor of the charter school currently 18 operated by the governing body, the governing body must, 19 before the additional campus begins operating, also submit a 20 request for and receive approval of an amendment to its 21 [written charter or] charter contract to consolidate charter 22 schools pursuant to NRS 386.527 and sections 4 and 5 of this 23 act.

3. Before selecting a governing body to operate another
campus of an existing charter school to replace a charter
school [whose written charter has been revoked or] whose
charter contract has been terminated pursuant to subsection 2,
the sponsor must consider:

29 (a) The performance record of the charter school in this
30 State and other states;

(b) The plan of the governing body for improving pupil achievement and school performance;

(c) The suitability of the proposed academic program for pupils who were enrolled in the charter school before [the revocation of the written charter or] the termination of the charter contract; and

(d) Input from members of the community in which the
charter school is located and parents who were enrolled in the
charter school before [the revocation of the written charter or]
the termination of the charter contract, including, without
limitation, the input described in subsection 4.
4 A sponsor that solicits proposals to operate an

4. A sponsor that solicits proposals to operate an additional campus of an existing charter school shall allow parents of pupils who were enrolled in the charter school before [the revocation of the written charter or] the



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termination of the charter contract to interview governing bodies who submit proposals and, if three or more proposals are submitted pursuant to paragraph (b) of subsection 2, cast an advisory vote for the governing body they would prefer be given the opportunity to operate the campus.

5. If a governing body is selected pursuant to this section to operate another campus of an existing charter school to replace a charter school [whose written charter has been revoked or] whose charter contract has been terminated and any necessary amendments or applications are approved, the charter school must enroll pupils who were enrolled in the charter school [whose written charter was revoked or] whose charter contract was terminated before enrolling other pupils.

14 6. If the sponsor of a charter school reconstitutes the 15 governing body of a charter school, the principal of the 16 charter school shall:

(a) Review each employee of the charter school to
determine whether to retain the employee based on the needs
of the school and the ability of the employee to improve pupil
achievement and school performance at the charter school.
The new governing body may terminate the employment of
any teachers or other employees of the charter school.

(b) Collaborate with the new governing body in makinghiring determinations for the charter school.

25 7. If the sponsor of a charter school selects a governing 26 body to operate another campus of an existing charter school 27 to replace a charter school whose written charter has been 28 revoked or whose charter contract has been terminated, the 29 new governing body is not required to offer employment to 30 any teacher or other employee of the charter school whose 31 written charter has been revoked or whose charter contract 32 has been terminated.

33 Sec. 56. The provisions of NRS 288.150, as amended by 34 section 52 of this act:

Apply to any collective bargaining agreement entered into,
 extended or renewed on or after the effective date of that section,
 and any provision of the agreement that is in conflict with that
 section, as amended, is void.

2. Do not apply to any collective bargaining agreement entered
into before the effective date of that section during the current term
of the agreement.

42 Sec. 57. 1. This section and sections 52 and 56 of this act 43 become effective upon passage and approval.



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Sections 1 to 15, inclusive, 17, 18, 19, 21, 22, 23, 25 to 28, 1 2. inclusive, 30, 32, 34, 35, 36, 38, 39, 40, 42 to 51, inclusive, of this 2 act become effective: 3

(a) Upon passage and approval for the purpose of adopting any regulations and performing any other preparatory administrative 4 5 6 7

tasks necessary to carry out the provisions of this act; and
(b) On January 1, 2016, for all other purposes.
3. Sections 16, 20, 24, 29, 31, 33, 37, 41, 53, 54 and 55, inclusive, of this act become effective on January 1, 2020. 8 9



