A BILL FOR AN ACT

RELATING TO EDUCATION.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF HAWAII:

1		PARI I
2	SECT	ION 1. The purpose of this Act is to adopt numerous
3	priority	proposals developed by the task force on charter school
4	governanc	e established by Act 87, Session Laws of Hawaii 2005,
5	by:	
6	(1)	Repealing part IV, subpart D, of chapter 302A, Hawaii
7		Revised Statutes, relating to new century charter
8		schools and establishing a new chapter in the Hawaii
9		Revised Statutes for the administration and governance
10		of charter schools, designated as chapter 302B, Hawaii
11		Revised Statutes;
12	(2)	Reorganizing sections of the law to create clarity,
13		including separating sections for the establishment of
14		start-ups and conversion schools;
15	(3)	Reclassifying programs within schools seeking to
16		become charter schools as "conversion" schools rather
17		than start-up schools;

1	(4)	Enhancing and clarifying the powers and duties of the
2		charter school administrative office;
3	(5)	Renaming the charter school review panel as the
4		charter school authorization panel, expand its
5		membership, and assigning this panel the role of
6		authorizer;
7	(6)	Setting an annual limit to new charter schools based
8		in part on the existing charter schools accredited by
9		the Western Association of Schools and Colleges;
10	(7)	Empowering the local school boards to negotiate
11		supplemental or second-tier collective bargaining
12		agreements with the exclusive representatives of their
13		employees; and
14	(8)	Making various other amendments to the Hawaii Revised
15		Statutes consistent with the new charter schools law.
16	SECT	ION 2. The Hawaii Revised Statutes is amended by
17	adding a	new chapter to read as follows:
18		"CHAPTER 302B
19		PUBLIC CHARTER SCHOOLS
20	§3021	B-1 Purpose. The purpose of this chapter is to
21	authorize	the establishment of a charter school system and set
22	forth star	ndards for the governance, administration, support,

- 1 financing, autonomy, and accountability for charter schools,
- 2 including start-up charter schools and conversion charter
- 3 schools.
- 4 The charter school system is an important complement to the
- 5 department of education's school system, one that empowers local
- 6 school boards and their charter schools by allowing more
- 7 autonomy and flexibility and placing greater responsibility at
- 8 the school level. The charter school system is made up of the
- 9 charter school administrative office, the charter school
- 10 authorization panel, and individual charter schools with
- 11 differing visions, missions, and approaches meeting the various
- 12 needs and desires of Hawaii's communities.
- 13 The purposes of the charter school system include but are
- 14 not limited to:
- 15 (1) Providing administrators, parents, students, and
- teachers with expanded alternative public school
- 17 choices in the types of schools, educational programs,
- opportunities, and settings, including services to
- 19 underserved populations, geographical areas, or
- 20 communities; and
- 21 (2) Encouraging and, when resources and support are
- provided, serving as a research venue for the

```
development, use, and dissemination of alternative and
1
              innovative approaches to educational governance,
2
              financing, administration, curricula, technology, and
3
              teaching strategies.
4
         §302B-2 Definitions. Whenever used in this chapter,
5
    unless the context otherwise requires:
6
7
         "Authorizer" means a board, panel, or agency designated by
8
    the legislature with the powers and duties to:
9
         (1)
              Review applications for new charter schools;
10
         (2)
              Issue new charters;
             Ensure that detailed implementation plans and
11
         (3)
              performance contracts are designed to maximize school
12
13
              financial and academic success;
         (4) Periodically review existing charter school
14
15
              operations;
16
         (5)
             Renew charters;
              Adopt administrative rules, policies, and guidelines;
17
         (6)
18
             Assist and support charter schools;
         (7)
         (8) Facilitate needed training; and
19
20
         (9)
              If necessary, revoke a charter.
         "Charter school" refers to those public schools holding
21
    charters to operate as charter schools or conversion charter
22
```

schools under this chapter, with the flexibility to implement 1 alternative frameworks with regard to curriculum, facilities 2 management, instructional approach, length of the school day, 3 4 week, or year, and personnel management. 5 "Charter school authorization panel" means the panel established in section 302B-4, with the powers and duties of a 6 charter school authorizer. 7 "Conversion charter school" means: 8 9 Any existing department of education school that (1)converts to a charter school and is managed and 10 operated in accordance with section 302B-7; 11 Any existing department of education school that 12 (2) 13 converts to a charter school and is managed and 14 operated by a nonprofit organization in accordance with section 302B-7; or 15 The creation of a new school, comprising programs or 16 (3) sections of existing public school populations and 17 using existing public school facilities. 18 "Department" means the department of education. 19 "Detailed implementation plan" means a performance contract **20**

between the authorizer of a charter school and the charter

school in which the rights, duties, responsibilities, collective

HB LRB 06-0853.doc

21

22

- 1 bargaining role, support, resources, and expectations of the
- 2 authorizer, other state agencies, and the charter school are
- 3 identified.
- 4 "Executive director" means the executive director of the
- 5 charter school administrative office.
- 6 "Local school board" means the autonomous governing body of
- 7 a charter school that receives the charter and is responsible
- 8 for the financial and academic viability of the charter school,
- 9 implementation of the charter, the organization and management
- 10 of the school, the curriculum, and compliance with applicable
- 11 federal and state laws. The local school board shall have the
- 12 power to negotiate supplemental or second-tier collective
- 13 bargaining agreements with exclusive representatives of their
- 14 employees.
- "Nonprofit organization" means a private, nonprofit, tax-
- 16 exempt entity that:
- 17 (1) Is recognized as a tax-exempt organization under
- section 501(c)(3) of the Internal Revenue Code of
- 19 1986, as amended;
- 20 (2) Is domiciled in this State; and
- 21 (3) Makes a minimum annual contribution of \$1 per pupil
- toward the operation of a conversion charter school

1	for every \$4 per pupil allocated by the charter school
2	administrative office for the operation of the
3	conversion charter school.
4	"Office" means the charter school administrative office.
5	§302B-3 Existing charter schools. Any charter school or
6	conversion charter school holding a charter to operate under
7	part IV, subpart D, of chapter 302A as that subpart existed
8	before the effective date of this Act shall be considered
9	charter schools for the purposes of this chapter.
10	§302B-4 Charter school authorization panel; establishment;
11	powers and duties. (a) There is established a charter school
12	authorization panel within the department of education. The
13	authorization panel shall be composed of nine members as
14	follows:
15	(1) Two members shall be board of education members or
16	their designees appointed by the chairperson of the
17	board of education;
18	(2) Two members shall be members of the charter school
19	community appointed by the chairperson of the board of
20	education from a list submitted by existing charter
21	schools;

1	(3)	Two members shall be current or former members of a
2		charter school local school board appointed by the
3		executive director;
4	(4)	One member shall be appointed by the dean of the
5		University of Hawaii's college of education;
6	(5)	One member shall be a representative of the business
7		community appointed by chairperson of the board of
8		education; and
9	(6)	One member shall be the executive director or the
10		executive director's designee, who shall serve as
11		chair.
12	(b)	The charter school authorization panel shall serve as
13	the chart	er school authorizer.
14	§302	B-5 Limits on charter schools. (a) Beginning in July
15	2006, up	to a total of new schools in addition to
16	those in	existence on the effective date of this Act may be
17	establish	ed during each fiscal year as charter schools,
18	including	start-up and conversion charter schools.
19	With	in this annual limit of new charter schools,
20	the chart	er school authorization panel may authorize new charter
21	schools u	nder the following conditions:

1	(1) E	Beginning in July 2006, one new charter school may be
2	a	uthorized for each charter school that has received
3	W	Western Association of Schools and Colleges
4	a	accreditation for three years or more; and
5	(2) T	he executive director determines that the charter
6	s	school administrative office has the capacity to
7	a	ssist the existing charter schools as well as
8	a	ccommodate the support needs of any newly chartered
9	s	schools.
10	(b) T	he limits in this section shall not apply to
11	department	of education schools in restructuring seeking to
12	convert to	charter schools in accordance with the federal No
13	Child Left	Behind Act of 2001 (Public Law 107-110).
14	§302B-	6 Charter schools; establishment. (a) New start-up
15	charter sch	ools may be established by the creation of a new
16	school purs	uant to this section.
17	(b) A	ny community, group of teachers, group of teachers
18	and adminis	trators, or entity recognized as a nonprofit
19	organizatio	n under section 501(c)(3) of the Internal Revenue
20	Code of 198	6, as amended, may submit a letter of intent to the

charter school authorization panel to form a charter school,

establish a local school board as its governing body, and

21

22

1	develop a	detailed implementation plan pursuant to subsection
2	(c).	
3	(c)	The local school board, with the support and guidance
4	of the ex	ecutive director, shall formulate and develop a
5	detailed	implementation plan that meets the requirements of this
6	subsectio	n and section 302B-10. The plan shall include the
7	following	:
8	(1)	A description of employee rights and management issues
9		and a framework for addressing those issues that
10		protects the rights of employees;
11	(2)	A plan for identifying, recruiting, and retaining
12		highly-qualified instructional faculty;
13	(3)	A plan for identifying, recruiting, and selecting
14		students that is not exclusive, elitist, or
15		segregationist;
16	(4)	The curriculum and instructional framework to be used
17		to achieve student outcomes, including an assessment
18		plan;
19	(5)	A comprehensive plan for the assessment of student,
20		administrative support, and teaching personnel
21		performance that:

Recognizes the interests of the general public;

(A)

22

1		(B)	Incorporates or exceeds the educational content
2			and performance standards developed by the
3			department of education for the public school
4			system;
5		(C)	Includes a system of faculty and staff
6			accountability that holds faculty and staff both
7			individually and collectively accountable for
8			their performance, and that is at least
9			equivalent to the average system of
10			accountability in public schools throughout the
11			State; and
12		(D)	Provides for program audits and annual financial
13			audits;
14	(6)	A go	vernance structure for the school that
15		inco	rporates a conflict of interest policy and a plar
16		for	periodic training of local school board members;
17	(7)	A fi	nancial plan based on the most recent fiscal
18		year	's per-pupil charter school allocation that
19		demo	nstrates the ability to meet the financial
20		obli	gations of one-time start-up costs and ongoing
21		cost	s such as monthly payrolls, faculty recruitment,
22		prof	essional development, and facilities costs; and

1	(8) A plan for an	y necessary design, construction,
2	renovation, a	nd management of facilities that is
3	3 consistent wi	th the state facilities plan; provided
4	4 that:	
5	(A) If the f	acilities management plan includes use of
6	6 existing	school facilities, the charter school
7	7 shall re	ceive authorization from the
8	8 administ	rator responsible for the facilities; and
9	9 (B) The fina	determination of use shall fall within
10	0 the boar	d of education's discretion.
11	(d) The detailed	implementation plan shall be submitted to
12	2 the charter school author	orization panel. The charter school
13	3 authorization panel sha	ll have sixty working days to review the
14	4 completed implementation	n plan for a proposed charter school to
15	5 ensure that it meets the	e requirements of subsection (c) and
16	6 section 302B-10. Within	n forty-five working days, the panel
17	7 shall issue a report of	its preliminary findings to the board of
18	8 education and the local	school board.
19	9 If the panel determ	mines that the implementation plan:
20	0 (1) Meets the req	uirements of subsection (c) and section
21	1 302B-10, the	panel, by the sixtieth working day, may
22	2 issue a charte	er to the proposed charter school. The

1		impl	ementation plan shall be converted to a written
2		perf	ormance contract between the school and the panel;
3		prov	ided that if the panel does not issue a charter,
4		the	panel shall:
5		(A)	Clearly identify its reasons for not issuing the
6			charter; and
7		(B)	Allow the local school board to revise its plan,
8			in accordance with the panel's reasons for
9			rejecting the plan, and resubmit the amended
10			plan; or
11	(2)	Fail	s to meet the requirements of subsection (c) and
12		sect	ion 302B-10, the panel:
13		(A)	Shall notify the local school board of the
14			finding in writing to enable the local school
15			board to appropriately amend the plan to address
16			the findings; and
17		(B)	May issue a provisional approval for a charter if
18			the panel determines that the applicant may
19			reasonably be expected to expeditiously resolve
20			any remaining findings impeding the issuance of a
21			charter. The provisional approval shall be

1	effective for one year. The panel may extend the
2	provisional approval beyond a period of one year.
3	(e) An amended implementation plan shall be submitted
4	within thirty working days of notification pursuant to
5	subsection (d)(2)(A). The charter school authorization panel
6	shall deny the issuance of a charter if the local school board
7	does not submit an amended implementation plan within the thirty
8	working day period. The panel shall have thirty working days to
9	review the amended implementation plan. If the amended
10	implementation plan:
11	(1) Meets the requirements of subsection (c) and section
12	302B-10, the panel, by the thirtieth working day,
13	shall issue a charter to the proposed charter school.
14	If a charter is issued, the amended implementation
15	plan shall be converted to a written performance
16	contract between the school and the panel; or
17	(2) Fails to address the findings to the panel's
18	satisfaction, the panel shall deny issuance of a
19	charter.
20	(f) A local school board may file an appeal of the denial
21	of an application for a charter with the board of education.
22	Upon filing an appeal, the panel shall forward the

- 1 implementation plan and appropriate documentation of the appeal
- 2 to the board of education. Within thirty working days, the
- 3 board of education shall issue a report of its findings and
- 4 final determination to the local school board. If the
- 5 implementation plan is approved by the board of education, the
- 6 charter school authorization panel shall issue a charter and the
- 7 implementation plan shall be converted to a written performance
- 8 contract between the school and the authorization panel.
- 9 (q) The authorization panel shall adopt rules pursuant to
- 10 chapter 91 to further guide the panel's review process.
- 11 §302B-7 Conversion charter schools; establishment. (a)
- 12 Conversion charter schools may be established by the charter
- 13 school authorization panel pursuant to this section.
- 14 (b) Any group of teachers, group of teachers and
- 15 administrators, or entity recognized as a nonprofit organization
- 16 under section 501(c)(3) of the Internal Revenue Code of 1986, as
- 17 amended, may submit a letter of intent to the charter school
- 18 authorization panel to convert a departmental school to a
- 19 charter school, establish a local school board as its governing
- 20 body, and develop a detailed implementation plan pursuant to
- 21 subsection (c).

1	(c)	The local school board, with the support and guidance
2	of the ex	ecutive director, shall formulate and develop a
3	detailed	implementation plan that meets the requirements of this
4	subsectio	n and section 302B-10. The plan shall include the
5	following	:
6	(1)	A description of employee rights and management issues
7		and a framework for addressing those issues that
8		protects the rights of employees;
9	(2)	A plan for identifying, recruiting, and retaining
10		highly-qualified instructional faculty;
11	(3)	A plan for identifying, recruiting, and selecting
12		students that is not exclusive, elitist, or
13		segregationist;
14	(4)	The curriculum and instructional framework to be used
15		to achieve student outcomes, including an assessment
16		plan;
17	(5)	A comprehensive plan for the assessment of student,
18		administrative support, and teaching personnel
19		performance that:
20		(A) Recognizes the interests of the general public;
21		(B) Incorporates or exceeds the educational content
22		and performance standards developed by the

1			department of education for the public school
2			system;
3		(C)	Includes a system of faculty and staff
4			accountability that holds faculty and staff both
5			individually and collectively accountable for
6			their performance, and that is at least
7			equivalent to the average system of
8			accountability in public schools throughout the
9			State; and
10		(D)	Provides for program audits and annual financial
11			audits;
12	(6)	A go	vernance structure for the school that
13		inco	rporates a conflict of interest policy and a plan
14		for	periodic training of local school board members;
15	(7)	A fi	nancial plan based on the most recent fiscal
16		year	's per-pupil charter school allocation that
17		demo	nstrates the ability to meet the financial
18		obli	gations of one-time start-up costs and ongoing
19		cost	s such as monthly payrolls, faculty recruitment,
20		prof	essional development, and facilities costs; and
21	(8)	A pl	an for any necessary design, construction,
22		reno	vation, and management of facilities that is

1	COL	isistent with the state facilities plan; provided
2	tha	it:
3	(A)	If the facilities management plan includes use of
4		existing school facilities, the conversion
5		charter school shall receive authorization from
6		the administrator responsible for the facilities;
7		and
8	(B)	The final determination of use shall fall within
9		the board of education's discretion.
10	(d) The	e detailed implementation plan shall be submitted to
11	the charter s	school authorization panel. The charter school
12	authorization	panel shall have sixty working days to review the
13	completed imp	elementation plan for a proposed conversion charter
14	school to ens	sure that it meets the requirements of subsection
15	(c) and secti	on 302B-10. Within forty-five working days, the
16	panel shall i	ssue a report of its preliminary findings to the
17	board of educ	cation and the local school board.
18	If the p	panel determines that the implementation plan:
19	(1) Mee	ets the requirements of subsection (c) and section
20	302	2B-10, the panel, by the sixtieth working day, may
21	iss	sue a charter to the proposed conversion charter
22	sch	nool. The implementation plan shall be converted to

1		a wr	itten performance contract between the school and
2		the	panel; provided that if the panel does not issue a
3		char	ter, the panel shall:
4		(A)	Clearly identify its reasons for not issuing the
5			charter; and
6		(B)	Allow the local school board to revise its plan,
7			in accordance with the panel's reasons for
8			rejecting the plan, and resubmit the amended
9			plan; or
10	(2)	Fail	s to meet the requirements of subsection (c) and
11		sect	ion 302B-10, the panel:
12		(A)	Shall notify the local school board of the
13			finding in writing to enable the local school
14			board to appropriately amend the plan to address
15			the findings; and
16		(B)	May issue a provisional approval for a charter if
17			the panel determines that the applicant may
18			reasonably be expected to expeditiously resolve
19			any remaining findings impeding the issuance of a
20			charter. The provisional approval shall be
21			effective for one year. The panel may extend the

provisional approval beyond a period of one year.

22

1	(e) An amended implementation plan shall be submitted
2	within thirty working days of notification pursuant to
3	subsection (d)(2)(A). The charter school authorization panel
4	shall deny the issuance of a charter if the local school board
5	does not submit an amended implementation plan within the thirty
6	working day period. The panel shall have thirty working days to
7	review the amended implementation plan. If the amended
8	implementation plan:

- 9 (1) Meets the requirements of subsection (c) and section
 10 302B-10, the panel, by the thirtieth working day,
 11 shall issue a charter to the proposed conversion
 12 charter school. If a charter is issued, the amended
 13 implementation plan shall be converted to a written
 14 performance contract between the school and the panel;
 15 or
- 16 (2) Fails to address the findings to the panel's

 17 satisfaction, the panel shall deny issuance of a

 18 charter.
- (f) A local school board may file an appeal of the denialof an application for a charter with the board of education.
- 21 Upon filing an appeal, the panel shall forward the
- 22 implementation plan and appropriate documentation of the appeal

- 1 to the board of education. Within thirty working days, the
- 2 board of education shall issue a report of its findings and
- 3 final determination to the local school board. If the
- 4 implementation plan is approved by the board of education, the
- 5 charter school authorization panel shall issue a charter and the
- 6 implementation plan shall be converted to a written performance
- 7 contract between the school and the authorization panel.
- **8** (g) The authorization panel shall adopt rules pursuant to
- 9 chapter 91 to further guide the panel's review process.
- 10 (h) A nonprofit organization may submit a letter of intent
- 11 to the charter school administrative office to convert a
- 12 department of education school to a charter school, operate and
- 13 manage the school, establish a local school board as its
- 14 governing body, and develop a detailed implementation plan
- 15 pursuant to subsection (c); provided that:
- 16 (1) The local school board as the governing body of the
- 17 conversion charter school shall be composed of the
- 18 board of directors of the nonprofit organization and
- not the participants specified in section 302B-8. The
- 20 nonprofit organization may also appoint advisory
- 21 panels of community representatives for each school
- 22 managed by the organization, with whom the

1		organization may consult; provided that these panels
2		shall not have governing authority over the school and
3		shall serve only in an advisory capacity to the
4		nonprofit organization;
5	(2)	The detailed implementation plan for each conversion
6		charter school to be operated by the nonprofit
7		organization shall be formulated, developed, and
8		submitted by the nonprofit organization, and shall be
9		approved by a majority of the votes cast by existing
10		administrative, support, and teaching personnel, and
11		parents of the students of the proposed conversion
12		charter school; provided that the school personnel may
13		request their collective bargaining unit
14		representative to certify and conduct the elections
15		for their respective bargaining units;
16	(3)	After the detailed implementation plan for a
17		conversion charter school operated and managed by the
18		nonprofit organization has been approved by the
19		charter school authorization panel as provided in
20		subsection (d) or (e), the charter school
21		authorization panel shall issue a charter, and the
22		implementation plan shall be converted to a written

1		performance contract between the nonprofit
2		organization and the panel, under which the conversion
3		charter school shall be managed and operated as a
4		division of the nonprofit organization and shall have
5		the same relationship with the charter school
6		administrative office as any other local school board
7		for a charter school;
8	(4)	The board of directors of the nonprofit organization,
9		as the governing body for the conversion charter
10		school that it operates and manages, shall have the
11		same protections that are afforded to the state board
12		of education;
13	(5)	Any conversion charter school that is managed and
14		operated by a nonprofit organization shall be eligible
15		for the same federal and state funding as other public
16		schools; provided that the nonprofit organization may
17		allocate federal and state funds among two or more of
18		the conversion charter schools that it operates and
19		manages to the extent permitted by law;
20	(6)	If, at any time, the board of directors of the
21		nonprofit organization governing the conversion
22		charter school votes to discontinue its relationship

1		with the charter school, the charter school may submit
2		an application to the charter school authorization
3		panel to continue as a conversion school without the
4		participation of the nonprofit organization; and
5	(7)	If, at any time, the conversion charter school
6		dissolves or the charter is revoked, the State shall
7		have first right, at no cost to the State, to all the
8		assets and facilities of the conversion charter
9		school, except as provided in the detailed
10		implementation plan.
11	(i)	Any nonprofit organization that seeks to manage or
12	operate a	conversion charter school as provided in subsection
13	(h) shall	comply with the following at the time of application:
14	(1)	Have bylaws or policies that describe the manner in
15		which business is conducted and policies that relate
16		to the management of potential conflict of interest
17		situations;
18	(2)	Have experience in the management and operation of
19		public or private schools, or, to the extent
20		necessary, agree to obtain appropriate services from
21		another entity or entities possessing such experience,

- 1 (3) Comply with all applicable federal, state, and county
 2 laws, including licensure or accreditation, as
 3 applicable; and
- 4 (4) Comply with any other requirements prescribed by the
 5 department of education to ensure adherence with
 6 applicable federal, state, and county laws and the
 7 purposes of this chapter.
- Any public school or schools, programs, or sections of 8 (i) 9 existing public school populations using existing public school **10** facilities may submit a letter of intent to the charter school authorization panel to form a conversion charter school, 11 establish a local school board as its governing body, and 12 develop a detailed implementation plan pursuant to subsection 13 (c). The detailed implementation plan shall be approved by a 14 majority of the votes cast by existing administrative, support, 15 and teaching personnel, and parents of students at the proposed 16 conversion charter school; provided that the school personnel 17 may request their collective bargaining unit representative to 18 certify and conduct the elections for their respective 19 bargaining units. **20**
- (k) Unless otherwise provided in this section, theprovisions in this chapter, as they relate to charter schools,

- 1 shall apply to conversion charter schools. In the event of a
- 2 conflict between the provisions in this section and other
- 3 provisions in this chapter, this section shall control.
- 4 §302B-8 Local school boards; powers and duties. (a) All
- 5 local school boards shall be composed of, at a minimum, one
- 6 representative from each of the following participant groups:
- 7 (1) Principals;
- **8** (2) Instructional staff members selected by the school
- 9 instructional staff;
- 10 (3) Support staff selected by the support staff of the
- 11 school;
- 12 (4) Parents of students attending the school selected by
- the parents of the school;
- 14 (5) Student body representatives selected by the students
- of the school; and
- 16 (6) The community at large.
- 17 (b) No chief executive officer, chief administrative
- 18 officer, executive director, or otherwise designated head of a
- 19 school may serve as the chair of the local school board.
- 20 (c) The local school board is the autonomous governing
- 21 body of a charter school that receives the charter and is
- 22 responsible for the financial and academic viability of the

- 1 charter school, implementation of the charter, the organization
- 2 and management of the school, the curriculum, and compliance
- 3 with applicable federal and state laws. The local school board
- 4 shall have the power to negotiate supplemental or second-tier
- 5 collective bargaining agreements with exclusive representatives
- 6 of their employees.
- 7 (d) The State shall afford the local school board of any
- 8 charter school the same protections as the State affords to the
- 9 board of education.
- 10 §302B-9 Charter school administrative office. (a) There
- 11 is established a charter school administrative office, which
- 12 shall be attached to the department for administrative purposes
- 13 only. The office shall be administered by an executive
- 14 director, who shall be appointed without regard to chapters 76
- 15 and 89 by the board of education based upon the recommendations
- 16 of an organization of charter schools operating within the State
- 17 or from a list of nominees submitted by the charter schools.
- 18 The board of education may hire the executive director on a
- 19 multi-year contract. The executive director may hire necessary
- 20 staff without regard to chapters 76 and 89 to assist in the
- 21 administration of the office.

1	(a)	The executive director, under the direction of the
2	board of	education and charter schools, shall be responsible for
3	the inter	nal organization, operation, and management of the
4	charter s	chool system, including:
5	(1)	Preparation and execution of the budget for the
6		charter schools, including submission of the budget
7		request to the board of education, the governor, and
8		the legislature;
9	(2)	Allocation of annual appropriations to the charter
10		schools and distribution of federal funds to charter
11		schools;
12	(3)	Compliance with applicable state laws related to the
13		administration of the charter schools;
14	(4)	Preparation of contracts between the charter schools
15		and the department of education for centralized
16		services to be provided by the department;
17	(5)	Preparation of contracts between the charter schools
18		and other state agencies for financial or personnel
19		services to be provided by such agencies to the
20		charter schools;

1	(6)	Representation of charter schools in communications
2		with the board of education, the governor, and the
3		legislature;
4	(7)	Supporting the development, growth, and progress of
5		charter schools;
6	(8)	Convening and chairing the charter school
7		authorization panel;
8	(9)	Establishing a dispute resolution and mediation panel;
9		and
10	(10)	Upon request by one or more charter schools, assisting
11		in the negotiation of a collective bargaining
12		agreement with the exclusive representative of its
13		employees.
14	(c)	The executive director shall be evaluated annually
15	through a	process jointly agreed upon by the Hawaii charter
16	schools no	etwork and the board of education.
17	(d)	The salary of the executive director and staff shall
18	be set by	the board of education based upon the recommendations
19	of an orga	anization of charter schools within the State; provided
20	that the	salaries and operational expenses of the charter school

administrative office shall be paid from the annual charter

21

- 1 school appropriation and shall not exceed two per cent of the
- 2 total allocation in any fiscal year.
- 3 (e) The charter school administrative office shall include
- 4 in its annual budget request additional funds to cover the
- 5 estimated costs of:
- 6 (1) Vacation and sick leave accrued by employees
- 7 transferring to a charter school from another state
- 8 agency or department;
- 9 (2) The cost of substitute teachers needed when a teacher
- is out on vacation or sick leave;
- 11 (3) Adjustments to enrollments; and
- 12 (4) Costs associated with arbitration in the grievance
- process.
- 14 (f) The charter school administrative office may withhold
- 15 funds for unauthorized charter school enrollments that are
- 16 inconsistent with approved detailed implementation plans.
- 17 (q) The charter school administrative office may carry
- 18 over funds from previous year allocations. Funds distributed to
- 19 charter schools shall be considered expended.
- 20 §302B-10 Exemptions from state laws. (a) Charter schools
- 21 shall be exempt from chapter 92 and all other state laws in
- 22 conflict with this chapter, except those regarding:

1	(1)	COLL	ective bargaining under chapter 89; provided that:
2		(A)	The exclusive representatives defined in chapter
3			89 and the local school board of the charter
4			school may enter into supplemental or second-tier
5			agreements that contain cost and noncost items to
6			facilitate decentralized decisionmaking;
7		(B)	The agreements shall be funded from the current
8			allocation or other sources of revenue received
9			by the charter school; provided that collective
10			bargaining increases for employees shall be
11			allocated by the department of budget and finance
12			to the charter school administrative office for
13			distribution to charter schools; and
14		(C)	These supplemental agreements may differ from the
15			master contracts negotiated with the department
16			of education;
17	(2)	Disc	riminatory practices under section 378-2; and
18	(3)	Heal	th and safety requirements.
19	(b)	Char	ter schools and the charter school administrative
20	office sh	all b	e exempt from county zoning ordinances, rules, and
21	regulatio	ns th	at impose undue burdens on charter schools,
22	especiall	y tho	se that impose costs the individual school would

- 1 not be able to absorb, as determined by the charter school
- 2 administrative office.
- 3 (c) Charter schools and the charter school administrative
- 4 office shall be exempt from chapter 103D, but shall develop
- 5 internal policies and procedures for the procurement of goods,
- 6 services, and construction, consistent with the goals of public
- 7 accountability and public procurement practices. Charter
- 8 schools are encouraged to use the provisions of chapter 103D
- 9 where possible; provided that the use of one or more provisions
- 10 of chapter 103D shall not constitute a waiver of the exemption
- 11 from chapter 103D and shall not subject the charter school to
- 12 any other provision of chapter 103D. Charter schools shall
- 13 account for funds expended for the procurement of goods and
- 14 services, and this accounting shall be available to the public.
- 15 (d) Any charter school, prior to the beginning of the
- 16 school year, may enter into an annual contract with any
- 17 department for centralized services to be provided by the
- 18 department.
- (e) Notwithstanding any law to the contrary, as public
- 20 schools and entities of the State, charter schools shall not
- 21 bring suit against any other entity or agency of the State.

H.B. NO. **29**(2)

- 1 §302B-11 Civil service status; employee rights. (a)
- 2 Civil service employees of department of education schools shall
- 3 retain their civil service status upon the conversion of their
- 4 school to a conversion charter school. Positions in a
- 5 conversion charter school that would be civil service in a
- 6 department of education public school, shall be civil service
- 7 positions and subject to chapter 76. An employee with civil
- 8 service status at a conversion charter school who transfers to
- 9 another civil service position shall be entitled to all of the
- 10 rights, privileges, and benefits of continuous, uninterrupted
- 11 civil service.
- 12 (b) The State shall afford administrative, support, and
- 13 instructional employees in charter schools full participation in
- 14 the State's systems for retirement, workers' compensation,
- 15 unemployment insurance, temporary disability insurance, and
- 16 health benefits in accordance with the qualification
- 17 requirements for each.
- 18 (c) The department, to the extent possible, shall provide
- 19 its position listings to the charter school administrative
- 20 office and any interested local school board of any charter
- 21 school.

1	(d)	The department, in conjunction with the charter school
2	administr	ative office, shall facilitate and encourage the
3	movement	of instructional personnel between the department and
4	charter s	chools; provided that:
5	(1)	Comparable and verifiable professional development and
6		employee evaluation standards and practices, as
7		determined and certified by the charter school
8		administrative office, are in place in charter schools
9		for instructional staff;
10	(2)	Licensed charter school teachers or highly qualified
11		individuals, as determined by the department, who are
12		not yet tenured in the department and are entering or
13		returning to the department after full-time employment
14		of no less than one full school year at a charter
15		school, shall be subject to no more than one year of
16		probationary status; and
17	(3)	Tenured department licensed teachers or highly
18		qualified individuals, as determined by the
19		department, who transfer to charter schools shall not
20		be required to serve a probationary period.

§302B-12 Administration of workers' compensation. The

department of human resources development shall administer

21

22

1	workers'	compensation	claims	for	employees	of	charter	schools,

- 2 who shall be covered by the same self-insured workers'
- 3 compensation system as other public employees. The department
- 4 of human resources development shall process, investigate, and
- 5 make payments on claims; provided that:
- (1) Charter schools shall compile the preliminary claim
 form and forward it to the department of human
- 8 resources development; and
- 9 (2) The department of human resources development shall
- receive no more than 0.07 per cent of the EDN 600
- appropriation to process these workers' compensation
- 12 claims.
- 13 §302B-13 Funding and finance. (a) Beginning with fiscal
- 14 year 2006-2007, and each fiscal year thereafter, the charter
- 15 school administrative office shall submit a request for general
- 16 fund appropriations for each charter school based upon:
- 17 (1) The actual and projected enrollment figures in the
- 18 current school year for each charter school;
- 19 (2) A per-pupil amount for each regular education and
- special education student, which shall be equivalent
- 21 to the total per-pupil cost based upon average
- 22 enrollment in all cost categories, including

1		comprehensive school support services but excluding
2		special education services, and for all means of
3		financing except federal funds, as reported in the
4		most recently published department of education
5		consolidated annual financial report; provided that
6		the legislature may make an adjustment to the per-
7		pupil allocation for the purposes of this section; and
8	(3)	Those fringe benefit costs requested shall be included
9		in the department of budget and finance's annual
10		budget request. No fringe benefit costs shall be
11		charged directly to or deducted from the charter
12		school per-pupil allocations.
13	The	legislature shall make an appropriation based upon the
14	budget re	quest; provided that the legislature may make
15	additiona	l appropriations for fringe, workers' compensation, and
16	other emp	loyee benefits, facility costs, and other requested
17	amounts.	
18	The	governor, pursuant to chapter 37, may impose
19	restricti	ons or reductions on charter school appropriations
20	similar t	o those imposed on other public schools.
21	(b)	Charter schools shall be eligible for all federal
22	financial	support to the same extent as all other public

- 1 schools. The department shall provide the charter school
- 2 administrative office with all federal grant proposals that
- 3 include charter schools as potential recipients and timely
- 4 reports on federal grants received for which charter schools may
- 5 apply. Federal funds received by the department for charter
- 6 schools shall be transferred to the charter school
- 7 administrative office for distribution to charter schools in
- 8 accordance with the federal requirements. If administrative
- 9 services related to federal grants and subsidies are provided to
- 10 the charter school by the department, the charter school shall
- 11 reimburse the department for the actual costs of the
- 12 administrative services in an amount that does not exceed six
- 13 and one-half per cent of the charter school's federal grants and
- 14 subsidies.
- 15 Any charter school shall be eligible to receive any
- 16 supplemental federal grant or award for which any other public
- 17 school may submit a proposal, or any supplemental federal grants
- 18 limited to charter schools; provided that if department
- 19 administrative services, including funds management, budgetary,
- 20 fiscal accounting, or other related services, are provided with
- 21 respect to these supplemental grants, the charter school shall
- 22 reimburse the department for the actual costs of the

- 1 administrative services in an amount that does not exceed six
- 2 and one-half per cent of the supplemental grant for which the
- 3 services are used.
- 4 All additional funds that are generated by the local school
- 5 boards, not from a supplemental grant, shall be held separate
- 6 and apart from allotted funds and may be expended at the
- 7 discretion of the local school boards.
- 8 (c) To enable charter schools to access state funding
- 9 prior to the start of each school year, foster their fiscal
- 10 planning, and enhance their accountability, the charter school
- 11 administrative office shall:
- 12 (1) Provide fifty per cent of a charter school's per-pupil
- allocation based on the charter school's projected
- 14 student enrollment no later than July 20 of each
- fiscal year; provided that the charter school shall
- 16 submit to the charter school administrative office a
- 17 projected student enrollment no later than May 15 of
- 18 each year;
- 19 (2) Provide an additional forty per cent of a charter
- 20 school's per-pupil allocation no later than November
- 21 15 of each year; provided that the charter school

1		SHall	submit to the charter school administrative
2		office:	
3		(A)	Student enrollment as verified on October 15 of
4			each year, provided that the student enrollment
5			shall be verified on the last business day
6			immediately prior to October 15 should that date
7			fall on a weekend;
8		(B)	An accounting of the percentage of student
9			enrollment who transferred from public schools
10			established and maintained by the department,
11			provided that these accountings shall also be
12			submitted by the charter school administrative
13			office to the legislature no later than twenty
14			days prior to the start of each regular session;
15			and
16	(3)	The 1	remaining ten per cent per-pupil allocation of a
17		chart	ter school no later than January 1 of each year as
18		a cor	ntingency balance to ensure fiscal accountability.
19	(d)	The o	department shall provide appropriate transitional
20	resources	to a	conversion charter school for its first year of
21	operation	as a	charter school based upon the department's

- 1 allocation to the school for the year prior to the charter
- 2 school's conversion.
- 3 (e) No start-up charter school or conversion charter
- 4 school may assess tuition.
- 5 §302B-14 Weighted student formula. (a) Notwithstanding
- 6 section 302B-13 and beginning on September 1, 2006, charter
- 7 schools shall elect whether to receive allocations according to
- 8 the department's weighted student formula adopted pursuant to
- 9 section 302A-1303.6; provided that:
- 10 (1) All charter schools, as a group, with each local
- school board being accorded one vote, shall elect, by
- greater than two-thirds agreement among the local
- school boards, whether to receive allocations through
- the department's weighted student formula;
- 15 (2) Any election by charter schools and conversion charter
- schools to receive department allocations, or not to
- 17 receive allocations, through the department's weighted
- student formula shall be made by September 1 of each
- even-numbered year, and the election shall apply to
- the fiscal biennium beginning July 1 of the following
- 21 year; and

1	(3)	The election to receive allocations, or not to receive
2	á	allocations, through the department's weighted student
3	f	formula shall be communicated to the department
4	t	through the charter school administrative office.
5	(b) T	The charter schools, through the charter school
6	administrat	tive office, may propose to the board of education an
7	alternative	e weighted student formula, approved of by more than
8	two-thirds	of the local school boards, with each local school
9	board being	g accorded one vote, to be administered by the charter
10	school admi	nistrative office and to apply to the per-pupil
11	allocation	for charter schools.
12	§302B-	-15 Accountability; probationary status; revocation
12 13		-15 Accountability; probationary status; revocation (a) Every charter school shall conduct annual
	of charter.	
13	of charter.	(a) Every charter school shall conduct annual
13 14	of charter.	(a) Every charter school shall conduct annual ations that shall be submitted to the charter school
131415	of charter. self-evalua administrat completion	(a) Every charter school shall conduct annual ations that shall be submitted to the charter school give office within sixty working days after the
13 14 15 16	of charter. self-evalua administrat completion shall inclu	(a) Every charter school shall conduct annual ations that shall be submitted to the charter school give office within sixty working days after the of the school year. The self-evaluation process
13 14 15 16 17	of charter. self-evalua administrat completion shall inclu	(a) Every charter school shall conduct annual ations that shall be submitted to the charter school give office within sixty working days after the of the school year. The self-evaluation process ade but not be limited to:
13 14 15 16 17 18	of charter. self-evalua administrat completion shall inclu (1)	(a) Every charter school shall conduct annual ations that shall be submitted to the charter school give office within sixty working days after the of the school year. The self-evaluation process adde but not be limited to: The identification and adoption of benchmarks to
13 14 15 16 17 18 19	of charter. self-evalua administrat completion shall inclu (1)	(a) Every charter school shall conduct annual ations that shall be submitted to the charter school give office within sixty working days after the of the school year. The self-evaluation process ade but not be limited to: The identification and adoption of benchmarks to measure and evaluate administrative and instructional

1	=	recommendations for improvements and modifications to
2	ć	address the barriers;
3	(3)	An evaluation of student achievement within the
4	(charter school; and
5	(4)	A profile of the charter school's enrollment and the
6	(community it serves, including a breakdown of regular
7		education and special education students.
8	(b) 5	The charter school authorization panel shall conduct
9	multi-year	evaluations of charter schools that have been
10	chartered :	for four or more years, and may conduct special
11	evaluations	s at any time. The charter school authorization panel
12	shall adop	t rules pursuant to chapter 91 for its evaluations,
13	including a	a schedule of such evaluations.
14	(c) ⁻	The charter school authorization panel may place a
15	charter sch	hool on probationary status based upon the findings of
16	its evaluat	tion, provided that:
17	(1)	The charter school and the charter school
18	ć	administrative office are involved in substantive
19	(discussions with the panel regarding the evaluation;
20	(2)	The notice of probation is delivered to the charter
21	5	school and specifies the deficiencies requiring

1		corrections, the probation period, and monitoring and
2		reporting requirements;
3	(3)	For deficiencies related to student performance, a
4		charter school shall be allowed two years to improve
5		student performance; and
6	(4)	For deficiencies related to financial plans, a charter
7		school shall be allowed one year to develop a sound
8		financial plan.
9	The	charter school shall remain on probationary status
10	until the	panel votes to either remove the charter school from
11	probation	ary status or revoke its charter.
12	The]	panel shall adopt administrative rules pursuant to
13	chapter 9	1 for placing charter schools on probation.
14	(d)	If a charter school fails to resolve deficiencies by
15	the end o	f the probation period, the charter school
16	authoriza	tion panel, by two-thirds vote, may revoke the charter.
17	The panel	may revoke the charter for serious student or employee
18	health or	safety deficiencies in accordance with rules adopted
19	by the par	nel, provided that:
20	(1)	The charter school is given notice of specific health
21		or safety deficiencies and is afforded an opportunity
22		to present its case to the panel;

5

8

9

10

11

1	(2)	The chairperson of the charter school authorization
2		panel appoints a task group to visit the charter
3		school and conduct meetings with its local school
4		board and its school community to gather input;

- (3) Two-thirds of the panel vote to revoke the charter;
- (4) The best interest of the school's students guide all
 decisions; and
 - (5) After a decision to revoke a charter, the charter school shall be allowed to remain open until a plan for an orderly shut-down or transfer of students and assets is developed and executed.
- (e) If there is an immediate concern for student or
 employee health or safety at a charter school, the panel, in
 consultation with the charter school administrative office, may
 adopt an interim restructuring plan that may include appointment
 of an interim local school board, an interim local school board
 chairperson, or a principal to temporarily assume operations of
 the school.
- 19 (f) The executive director shall adopt administrative 20 rules to supplement accountability measures incorporated in the 21 written performance contracts required under sections 302B-6 and 22 302B-7.

1 If, at any time, a charter school dissolves or the 2 charter is revoked, the State of Hawaii shall have first right, 3 at no cost to the State, to all the assets and facilities of the 4 charter school, except as otherwise provided by law. 5 §302B-16 Responsibilities of department of education; 6 special education services. (a) The department of education shall collaborate with the charter school administrative office 7 8 to develop a system of technical assistance related to 9 compliance with federal and state laws and access to federal and 10 state funds. The department and the charter school 11 administrative office shall collaborate to develop a list of 12 central services that the department of education may offer for 13 purchase by a charter school at an annual cost to be negotiated 14 between an individual charter school and the department. 15 department shall enter into a contract with a charter school to provide these services, which shall be re-negotiated on an 16 17 annual basis. 18 The department shall be responsible for the provision of a free, appropriate public education. Any charter school 19 that enrolls special education students or identifies one of its 20

students as eligible for special education shall be responsible

for providing the educational and related services required by a

HB LRB 06-0853.doc

21

22

- 1 student's individualized education program. The programs and
- 2 services for the student shall be determined collaboratively by
- 3 the student's individualized education program team and the
- 4 student's parents or legal quardians.
- 5 If the charter school is unable to provide all of the
- 6 required services, then services to the student shall be
- 7 provided by the department in accordance with the student's
- 8 individualized educational program. The department shall
- 9 collaborate with the charter school administrative office to
- 10 develop guidelines related to the provision of special education
- 11 services and resources to each charter school. The department
- 12 shall review all of the current individualized education
- 13 programs of special education students enrolled in a charter
- 14 school and may offer staff or funding, or both, to the charter
- 15 school based upon a per-pupil weighted formula implemented by
- 16 the department and used to allocate resources for special
- 17 education students in the public schools.
- 18 §302B-17 Sports. The department of education shall
- 19 provide students at charter schools with the same opportunity to
- 20 participate in athletics provided to students at other public
- 21 schools. If a student at a charter school wishes to participate
- 22 in a sport for which there is no program at the charter school,

- 1 the department shall allow that student to participate in a
- 2 comparable program of any public school in the complex in which
- 3 the charter school is located."
- 4 SECTION 3. Part IV, subpart D, of chapter 302A, Hawaii
- 5 Revised Statutes, is repealed.
- 6 PART II
- 7 SECTION 4. The purpose of this part is to make conforming
- 8 amendments to various sections of the Hawaii Revised Statutes in
- 9 accordance with the provisions of the new charter schools law.
- 10 SECTION 5. Section 26-35.5, Hawaii Revised Statutes, is
- 11 amended by amending subsection (a) to read as follows:
- "(a) For purposes of this section, "member" means any
- 13 person who is appointed, in accordance with the law, to serve on
- 14 a temporary or permanent state board, including members of the
- 15 local school board of any [new century] charter school
- 16 [established under section 302A-1182] or [new century]
- 17 conversion charter school established under [section 302A-1191,]
- 18 chapter 302B, council, authority, committee, or commission,
- 19 established by law or elected to the board of education or the
- 20 board of trustees of the employees' retirement system under
- 21 section 88-24; provided that "member" shall not include any
- 22 person elected to serve on a board or commission in accordance

```
with chapter 11 other than a person elected to serve on the
1
    board of education."
2
         SECTION 6. Section 302A-411, Hawaii Revised Statutes, is
3
    amended by amending subsection (a) to read as follows:
4
         "(a)
5
               The department shall establish and maintain junior
    kindergartens and kindergartens with a program of instruction as
    a part of the public school system; provided that:
7
8
              Attendance shall not be mandatory; and
         (1)
             [New century charter] Charter schools and [new
9
         (2)
              century] conversion charter schools established under
10
              chapter 302B shall be excluded from mandatory
11
12
              participation in the program."
         SECTION 7. Section 302A-1124, Hawaii Revised Statutes, is
13
    amended by amending subsection (a) to read as follows:
14
         "(a)
               The department, through the board and its
15
16
    superintendent, shall establish a school community council
    system under which each public school, excluding [new century]
17
    charter schools and [\frac{\text{new century}}{\text{century}}] conversion charter schools [\tau]
18
19
    established under chapter 302B, shall create and maintain a
20
    school community council. Each school community council shall:
21
         (1)
             Review and evaluate the school's academic plan and
              financial plan, and either recommend revisions of the
22
```

1		plans to the principal, or recommend the plans for
2		approval by the complex area superintendent;
3	(2)	Ensure that the school's academic and financial plans
4		are consistent with the educational accountability
5		system under section 302A-1004;
6	(3)	Participate in principal selection and evaluation, and
7		transmit any such evaluations to the complex area
8		superintendent; and
9	(4)	Provide collaborative opportunities for input and
10		consultation."
11	SECT	ION 8. Section 302A-1302, Hawaii Revised Statutes, is
12	amended t	o read as follows:
13	"§30	2A-1302 School-based budget flexibility. (a)
14	Beginning	with the 1995-1997 fiscal biennium, the department
15	shall imp	lement school-based budget flexibility for schools,
16	complexes	, and learning support centers. The flexibility shall
17	be limite	d to the school-based budgeting program EDN 100 of the
18	departmen	t for all schools except [new century] charter schools
19	[defined	in section 302A-101] and [new century] conversion
20	charter s	chools [defined in section 302A-1191.] <u>established</u>
21	under cha	pter 302B.

```
1
              Beginning in fiscal year \left[\frac{2004-2005}{7}\right] 2006-2007, and
         (b)
2
    every year thereafter, the charter school administrative office
    shall distribute the allocations due to a [new century] charter
3
    school or [new century] conversion charter school [pursuant to
4
    sections 302A-1185 and 302A-1191, established under chapter
5
6
    302B directly to the [new century] charter school or [new
7
    century] conversion charter school."
         SECTION 9. Section 302A-1303.6, Hawaii Revised Statutes,
8
9
    is amended to read as follows:
10
         "[+]$302A-1303.6[+] Weighted student formula. Based upon
    recommendations from the committee on weights, the board of
11
    education, not less than annually, shall adopt a weighted
12
13
    student formula for the allocation of moneys to public schools
    [which] that takes into account the educational needs of each
14
15
    student. The department, upon the receipt of appropriated
    moneys, shall use the weighted student formula to allocate funds
16
17
    to public schools. Principals shall expend moneys provided to
18
    the principals' schools. This section shall only apply to [new
19
    century] charter schools and [new century] conversion charter
20
    schools for fiscal years in which the [new century] charter
21
    schools and [new century] conversion charter schools elect
```

pursuant to section [302A-1182.5] 302B-14 to receive allocations 1 2 according to the weighted student formula." SECTION 10. Section 302A-1505, Hawaii Revised Statutes, is 3 amended by amending subsection (b) to read as follows: 4 "(b) Prior to informing the department about the school's 5 repair and maintenance needs, the school's principal shall 6 consider the recommendations made by the school community 7 council or the local school board, if the school is a [new 8 century] conversion charter school[+] established under chapter 9 10 302B." SECTION 11. Section 302A-1507, Hawaii Revised Statutes, is 11 amended by amending subsection (a) to read as follows: 12 There is established a classroom cleaning project in 13 all public schools, excluding [new century] charter schools and 14 [new century] conversion charter schools[-] established under 15 chapter 302B. Each school, through its school community 16 council, may develop mechanisms to provide for classroom 17 cleaning, including but not limited to having parent, student, 18

or other community groups clean the classrooms on a regular,

continuing basis."

19

20

```
1
         SECTION 12. Section 302A-101, Hawaii Revised Statutes, is
2
    amended by deleting the definition of "new century charter
3
    schools".
         [""New century charter schools" means public schools
4
5
    chartered by the board of education with the flexibility to
6
    implement alternative frameworks with regard to curriculum,
7
    facilities management, instructional approach, length of the
8
    school day, week, or year, and personnel management."]
9
                                 PART III
         SECTION 13. The purpose of this part is to amend various
10
    sections of the Hawaii Revised Statutes relating to education
11
12
    and the department of education to further the ability of the
    State's public charter schools to act independently of the
13
    department of education and the public schools that the
14
    department establishes and maintains.
15
16
         SECTION 14. Section 26-12, Hawaii Revised Statutes, is
    amended to read as follows:
17
18
         "$26-12 Department of education. [The department of
19
    education shall be headed by an executive board to be known as
20
    the board of education.
21
         Under policies established by the board, the superintendent
22
    shall administer programs of education and public instruction
```

1

H.B. NO. 2962

2	primary, and secondary school levels, adult education, school
3	library services, health education and instruction (not
4	including dental health treatment transferred to the department
5	of health), and such other programs as may be established by
6	law. The state librarian, under policies established by the
7	board of education, shall be responsible for the administration
8	of programs relating to public library services and transcribing
9	services for the blind.
10	(a) The department of education shall be headed by an
11	executive board to be known as the board of education. As
12	provided by law, the board of education shall formulate
13	educational policies for the State's single statewide public
14	school system. The charter school administrative office and the
15	charter school authorization panel established in chapter 302B
16	are placed in the department for administrative purposes as
17	provided in section 26-35.
18	(b) The department shall:
19	(1) Serve as the State's educational agency for purposes
20	of all federal laws, federal educational programs, and
21	federal funding programs, and as the central support
22	system responsible for the overall administration of

throughout the State, including education at the preschool,

1		statewide educational policy, development of standards
2		for compliance with federal laws, and the submission
3		of a single budget for the public schools, including
4		the public charter schools;
5	(2)	Serve as the local educational agency for all of the
6		State's public schools other than its public charter
7		schools, for purposes of all federal laws, federal
8		educational programs, and federal funding programs,
9		and serve as the central support system responsible
10		for the overall administration of education policy,
11		compliance with federal and state laws, and the
12		preparation of a budget for the department and all
13		public schools other than public charter schools;
14	(3)	Through the superintendent of education, provide for
15		the internal organization, operation, and management,
16		and administer all programs of education and public
17		instruction, including education at the preschool,
18		primary, and secondary school levels, adult education,
19		school library services, and such other programs as
20		may be established by law, in all public schools other
21		than public charter schools;

1	(4)	Provide as much support to the charter school
2		administrative office and the State's public charter
3		schools, as it is authorized, directed, or able; and
4	(5)	Have control, through the state librarian, over the
5		operation and management of the public library system.
6	<u>(c)</u>	The functions and authority heretofore exercised by
7	the depar	tment of education (except dental health treatment
8	transferr	ed to the department of health), library of Hawaii,
9	Hawaii co	unty library, Maui county library, and the transcribing
10	services	program of the bureau of sight conservation and work
11	with the	blind, as heretofore constituted are transferred to the
12	public li	brary system established [by this chapter.] <u>Act 1,</u>
13	Second Sp	ecial Session Laws of Hawaii 1959.
14	<u>(d)</u>	The management contract between the board of
15	superviso	rs of the county of Kauai and the Kauai public library
16	associati	on shall be terminated at the earliest time after
17	November	25, 1959, permissible under the terms of the contract
18	and the p	rovisions of this [paragraph] <u>subsection</u> shall
19	constitut	e notice of termination, and the functions and
20	authority	heretofore exercised by the Kauai county library as
21	heretofor	e constituted and the Kauai public library association
22	over the	public libraries in the county of Kauai shall thereupon

- 1 be transferred to the public library system established by [this
- 2 chapter.] Act 1, Second Special Session Laws of Hawaii 1959.
- 3 (e) The management contracts between the trustees of the
- 4 library of Hawaii and the Friends of the Library of Hawaii, and
- 5 between the library of Hawaii and the Hilo library and reading
- 6 room association, shall be terminated at the earliest time after
- 7 November 25, 1959, permissible under the terms of the contracts,
- 8 and the provisions of this [paragraph] subsection shall
- 9 constitute notice of termination.
- 10 (f) Upon the termination of the contracts, the State or
- 11 the counties shall not enter into any library management
- 12 contracts with any private association; provided that in
- 13 providing library services the board of education may enter into
- 14 contracts approved by the governor for the use of lands,
- 15 buildings, equipment, and facilities owned by any private
- 16 association.
- 17 (g) Notwithstanding any law to the contrary, the board of
- 18 education may establish, specify the membership number and
- 19 quorum requirements for, appoint members to, and disestablish a
- 20 commission in each county to be known as the library advisory
- 21 commission, which shall in each case sit in an advisory capacity

1 to the board of education on matters relating to public library 2 services in their respective county." SECTION 15. Section 28-8.3, Hawaii Revised Statutes, is 3 4 amended to read as follows: 5 "\$28-8.3 Employment of attorneys. (a) No department of the State other than the attorney general may employ or retain 6 any attorney, by contract or otherwise, for the purpose of 7 8 representing the State or the department in any litigation, 9 rendering legal counsel to the department, or drafting legal documents for the department; provided that the foregoing 10 11 provision shall not apply to the employment or retention of 12 attorneys: 13 (1)By the public utilities commission, the labor and 14 industrial relations appeals board, and the Hawaii 15 labor relations board; 16 By any court or judicial or legislative office of the (2) 17 State; 18 (3) By the legislative reference bureau; By any compilation commission that may be constituted 19 (4)from time to time; **20**

By the real estate commission for any action involving

the real estate recovery fund;

(5)

21

22

```
1
              By the contractors license board for any action
         (6)
2
              involving the contractors recovery fund;
              By the trustees for any action involving the travel
3
         (7)
4
              agency recovery fund;
              By the office of Hawaiian affairs;
5
         (8)
              By the department of commerce and consumer affairs for
6
         (9)
7
              the enforcement of violations of chapters 480 and 485;
              As grand jury counsel;
8
        (10)
9
        (11)
              By the Hawaiian home lands trust individual claims
10
              review panel;
11
              By the Hawaii health systems corporation or any of its
        (12)
12
              facilities;
13
        (13)
              By the auditor;
14
        (14)
              By the office of ombudsman;
15
        (15)
              By the insurance division;
16
              By the University of Hawaii;
        (16)
17
        (17)
              By the Kahoolawe island reserve commission;
18
        (18)
              By the division of consumer advocacy;
              By the office of elections;
19
        (19)
              By the campaign spending commission;
20
        (20)
              By the Hawaii tourism authority, as provided in
21
        (21)
22
              section 201B-2.5; [or]
```

1	(22) By the charter school administrative office
2	established in section 302B-9; or
3	$[\frac{(22)}{(23)}]$ By a department, in the event the attorney
4	general, for reasons deemed by the attorney general
5	good and sufficient, declines, to employ or retain an
6	attorney for a department; provided that the governor
7	thereupon waives the provision of this section.
8	(b) For purposes of this section, the term "department"
9	includes any department, board, commission, agency, bureau, or
10	officer of the State.
11	(c) Every attorney employed by any department on a full-
12	time basis, except an attorney employed by the public utilities
13	commission, the labor and industrial relations appeals board,
14	the Hawaii labor relations board, the office of Hawaiian
15	affairs, the Hawaii health systems corporation, the department
16	of commerce and consumer affairs in prosecution of consumer
17	complaints, the insurance division, the division of consumer
18	advocacy, the University of Hawaii, the Hawaii tourism authority
19	as provided in section 201B-2.5, the Hawaiian home lands trust
20	individual claims review panel, the charter school
21	administrative office, or as grand jury counsel, shall be a
22	deputy attorney general.

1 All attorneys retained by contract, whether by the attorney general or a department, shall be retained in 2 3 accordance with chapter 103D[-] unless the retention is otherwise excepted from chapter 103D." 4 SECTION 16. Section 302A-301, Hawaii Revised Statutes, is 5 6 amended by amending subsection (a) to read as follows: There is established in the state treasury a trust 7 8 fund to be known as the incentive and innovation grant trust fund to provide incentive and innovation grants to qualified 9 schools[-], including public charter schools. Expenditures from 10 the trust fund shall be made by the department and shall be 11 subject to the allotment and expenditure plan required under 12 section 37-34.5. Notwithstanding any other law to the contrary, 13 tax deductible donations may be made to, and received by, this 14 15 trust fund." 16 SECTION 17. Section 302A-1101, Hawaii Revised Statutes, is amended by amending subsection (a) to read as follows: 17 18 There shall be a principal executive department to be known as the department of education, which shall be headed by 19 20 an elected policy-making board to be known as the board of

education. The board shall have power in accordance with law to

formulate statewide educational policy, adopt student

21

22

- performance standards and assessment models, monitor school
 success, and to appoint the superintendent of education as the
- 3 chief executive officer of [the public school system.] that
- 4 subsystem of the State's single statewide system of public
- 5 schools that does not include the State's public charter
- 6 schools. The charter school administrative office and the
- 7 charter school authorization panel established in chapter 302B
- 8 are placed in the department for administrative purposes as
- 9 provided in section 26-35."
- 10 SECTION 18. Section 302A-1111, Hawaii Revised Statutes, is
- 11 amended to read as follows:
- "[+]\\$302A-1111[+] Duties of superintendent. (a) Under
- 13 policies established by the board, the superintendent shall be
- 14 designated as the chief executive officer [of the public school
- 15 system having] of that subsystem of the State's single statewide
- 16 system of public schools that does not include the State's
- 17 public charter schools. The superintendent shall have
- 18 jurisdiction over the internal organization, operation, and
- 19 management of [the public school system, as provided by law;]
- 20 all public schools other than public charter schools; and shall
- 21 administer programs of education and public instruction
- 22 [throughout the State,] in those public schools, including

- ${f 1}$ education at the preschool, primary, and secondary school
- 2 levels, and such other programs as may be established by law.
- 3 (b) Except as otherwise provided, the superintendent shall
- 4 sign all drafts for the payment of moneys, all commissions and
- 5 appointments, all deeds, official acts, or other documents of
- $\mathbf{6}$ the department [-], except documents prepared or received by the
- 7 charter school administrative office established under chapter
- 8 302B. The superintendent may use a printed facsimile signature
- 9 in approving appointments, contracts, and other documents. The
- 10 superintendent, at such time as may be prescribed by the board,
- 11 shall present to the board full annual reports of the principal
- 12 transactions within the department during the last completed
- 13 year, which reports together with such recommendations as the
- 14 board may think proper, shall be presented to the governor and
- 15 the legislature."
- 16 SECTION 19. Section 302A-1128, Hawaii Revised Statutes, is
- 17 amended to read as follows:
- 18 "\$302A-1128 Department powers and duties. (a) The
- 19 department shall have entire charge and control and be
- 20 responsible for the conduct of all affairs pertaining to public
- 21 instruction $[\tau]$ in the public schools the department establishes
- 22 and maintains, including operating and maintaining the capital

- 1 improvement and repair and maintenance programs for department
- 2 and school facilities. The department may establish and
- 3 maintain schools for secular instruction at such places and for
- 4 such terms as in its discretion it may deem advisable and the
- 5 funds at its disposal may permit. The schools may include high
- 6 schools, kindergarten schools, schools or classes for pregrade
- 7 education, boarding schools, Hawaiian language medium education
- 8 schools, and evening and day schools. The department may also
- 9 maintain classes for technical and other instruction in any
- 10 school where there may not be pupils sufficient in number to
- 11 justify the establishment of separate schools for these
- 12 purposes.
- 13 (b) The department shall regulate the courses of study to
- 14 be pursued in all grades of the public schools it establishes
- 15 and maintains, and classify them by methods the department deems
- 16 proper; provided that:
- 17 (1) The course of study and instruction shall be regulated
- in accordance with the statewide performance standards
- established under section 302A-201;
- 20 (2) All pupils shall be progressively competent in the use
- of computer technology; and

1 The course of study and instruction for the first (3) twelve grades shall provide opportunities for all 2 3 students to develop competency in a language in addition to English. 5 The department shall develop statewide educational policies 6 and guidelines based on this subsection without regard to 7 chapter 91. 8 For the purposes of this subsection, the terms 9 "progressively competent in the use of computer technology" and 10 "competency in a language in addition to English" shall be 11 defined by policies adopted by the board. The board shall 12 formulate statewide educational policies allowing the superintendent to exempt certain students from the requirements 13 14 of paragraphs (2) and (3) without regard to chapter 91. Nothing in this section shall interfere with those 15 16 persons attending a summer school." SECTION 20. Section 302A-1402, Hawaii Revised Statutes, is 17 amended to read as follows: 18 "[+]\$302A-1402[+] Custodian of federal funds. 19 20 director of finance is designated as custodian of all funds 21 received as the state apportionment under any federal appropriations for public educational purposes and the director 22

- 1 shall disburse the funds, pursuant to the requirements,
- 2 restrictions, and regulations of the federal acts under which
- 3 the funds may be provided, on vouchers approved by the board, or
- 4 by any subordinate thereunto duly authorized by the board [-], or
- 5 as appropriate, by the charter school administrative office
- 6 established under chapter 302B."
- 7 SECTION 21. Section 302A-1403, Hawaii Revised Statutes, is
- 8 amended to read as follows:
- 9 "[+]\$302A-1403[+] Authority to secure federal funds. The
- 10 department, the charter school administrative office, director
- 11 of finance, and governor may take such steps and perform such
- 12 acts as may be necessary or proper in order to secure any such
- 13 federal funds for the purposes specified in sections 302A-1401
- **14** and 302A-1402."
- 15 SECTION 22. Section 302A-1404, Hawaii Revised Statutes, is
- 16 amended by amending subsection (a) to read as follows:
- "(a) The department and the charter school administrative
- 18 office, as appropriate, may retain and expend federal indirect
- 19 overhead reimbursements for discretionary grants in excess of
- 20 the negotiated rate for such reimbursements as determined by the
- 21 director of finance and the superintendent [-] or the director of

- 1 finance and the executive director of the charter school
- 2 administration office."
- 3 SECTION 23. Statutory material to be repealed is bracketed
- 4 and stricken. New statutory material is underscored.
- 5 SECTION 24. This Act shall take effect July 1, 2006;
- 6 provided that the amendments made to section 28-8.3, Hawaii
- 7 Revised Statutes, by section 15 of this Act shall not be
- 8 repealed when section 28-8.3, Hawaii Revised Statutes, is
- 9 reenacted on June 30, 2007 pursuant to section 14(2) of Act 58,
- 10 Session Laws of Hawaii 2004, as amended by section 50 of Act 22,
- 11 Session Laws of Hawaii 2005.

12

INTRODUCED BY:

JAN 2 5 2006

HB 2962

Report Title:

Education; Charter Schools; Recodification

Description:

Omnibus public charter schools recodification. Creates a new chapter on charter school governance.

HB LRB 06-0853.doc