### A BILL FOR AN ACT

RELATING TO EDUCATION.

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

- 1 SECTION 1. The legislature finds that the purpose of Act
- 2 115, Session Laws of Hawaii 2007, includes clarifying the
- 3 significant role of the board of education in policymaking for
- 4 charter schools, and delegating certain responsibilities,
- 5 including charter school authorization and oversight, to the
- 6 charter school review panel.
- 7 The purpose of this Act is to make clarifying amendments to
- 8 the laws affecting the charter schools.
- 9 SECTION 2. Section 302A-1101, Hawaii Revised Statutes, is
- 10 amended by amending subsection (d) to read as follows:
- "(d) The board shall appoint the charter school review
- 12 panel, which shall serve as the charter authorizer for charter
- 13 schools, with the power and duty to issue charters, oversee and
- 14 monitor charter schools, hold charter schools accountable for
- 15 their performance, and revoke charters. The board shall also
- 16 have the power to remove any member of the charter school review
- 17 panel for cause."



1	SECTION 3. Section 302B-3, Hawaii Revised Statutes, i	S
2	amended by amending subsection (c) to read as follows:	
3	"(c) The board shall appoint the remaining members of	the
4	panel other than the chair of the board. The board shall a	lso
5	have the power to remove any member of the panel for cause.	"
6	SECTION 4. Section 302B-14, Hawaii Revised Statutes,	is
7	amended to read as follows:	
8	"§302B-14 Accountability; probationary status; revoca	tion
9	of charter. (a) Every charter school shall conduct annual	
10	self-evaluations that shall be submitted to the panel within	n
11	sixty working days after the completion of the school year,	or
12	in accordance with reporting requirements adopted by the part	nel.
13	The self-evaluation process shall include but not be limited	d to:
14	(1) The identification and adoption of benchmarks to	
15	measure and evaluate administrative and instruction	onal
16	programs;	
17	(2) The identification of any innovations or research	that
18	may assist other public schools;	
19	(3) The identification of any administrative and legal	L
20	barriers to meeting the adopted benchmarks, and	
21	recommendations for improvements and modifications	s to
22	address the barriers;	

HB11 HD1 HMS 2009-1709

# H.B. NO. H.D. 1

1	(4)	An evaluation of student achievement within the
2		charter school;
3	(5)	A profile of the charter school's enrollment and the
4		community it serves, including a breakdown of regular
5		education and special education students; and
6	(6)	An evaluation of the school's organizational
7		viability.
8	(b)	The panel shall conduct multi-year evaluations of
9	charter s	chools that have been chartered for four or more years.
10	(c)	The panel may conduct special evaluations of charter
11	schools a	t any time.
12	(d)	The panel may place a charter school on probationary
13	status; p	rovided that:
14	(1)	The panel evaluates the charter school or reviews an
15		evaluation of the charter school;
16	(2)	The panel and the office are involved in substantive
17		discussions with the charter school regarding the
18		areas of deficiencies;
19	(3)	The notice of probation is delivered to the charter
20		school and specifies the deficiencies requiring
21		correction, the probation period, and monitoring and
22		reporting requirements;

HB11 HD1 HMS 2009-1709

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## H.B. NO. H.D. 1

1	(4)	For deficiencies related to student performance, a
2		charter school shall be allowed two years to improve
3		student performance;
4	(5)	For deficiencies related to financial plans, a charter
5		school shall be allowed one year to develop a sound

7 (6) For deficiencies related to organizational viability,
8 a charter school may be allowed one year to improve
9 administrative compliance.

financial plan; and

- The charter school shall remain on probationary status
  until the panel votes either to remove the charter school from
  probationary status or revoke its charter.
- (e) If a charter school fails to resolve deficiencies by
  the end of the probation period, the panel may revoke the
  charter; provided that the vote of two-thirds of all the members
  to which the panel is entitled shall be required to revoke the
  charter.
- 18 (f) The panel may place a charter school on probationary
  19 status or revoke the charter for serious student or employee
  20 health or safety deficiencies; provided that:

1	(1)	The charter school is given notice of specific health
2		or safety deficiencies and is afforded an opportunity
3		to present its case to the panel;
4	(2)	The panel chair appoints a task group, which may be ar
5		investigative task group or the office, to visit the
6		charter school and conduct meetings with its local
7		school board and its school community to gather input;
8	(3)	Based on its findings, the task group shall recommend
9		to the panel to revoke the charter, place the charter
10		school on probation, or continue the charter;
11	(4)	The vote of two-thirds of all the members to which the
12		panel is entitled shall be required to revoke the
13		charter;
14	(5)	The best interest of the school's students guide all
15		decisions; and
16	(6)	After a decision to revoke a charter, the charter
17		school shall be allowed to remain open until a plan
18		for an orderly shutdown or transfer of students and
19		assets is developed and executed, or until the school

(g) If there is an immediate concern for student or employee health or safety at a charter school, the panel, in HB11 HD1 HMS 2009-1709

year ends, whichever comes first.



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### H.B. NO. H.D. 1

- 1 consultation with the office, may adopt an interim restructuring
- 2 plan that may include the appointment of an interim local school
- 3 board, an interim local school board chairperson, or a principal
- 4 to temporarily assume operations of the school; provided that if
- 5 possible without further jeopardizing the health or safety of
- 6 students and employees, the charter school's stakeholders and
- 7 community are first given the opportunity to elect a new local
- 8 school board which shall appoint a new interim principal.
- 9 [(h) The board shall adopt rules pursuant to chapter 91
- 10 for placing charter schools on probation and for revoking a
- 11 charter.
- (i) (h) If, at any time, a charter school dissolves or
- 13 the charter is revoked, the State shall have first right, at no
- 14 cost to the State, to all the assets and facilities of the
- 15 charter school, except as otherwise provided by law."
- 16 SECTION 5. Statutory material to be repealed is bracketed
- 17 and stricken. New statutory material is underscored.
- 18 SECTION 6. This Act shall take effect upon its approval.

### Report Title:

Charter Schools

#### Description:

Authorizes BOE to remove any member of the Charter School Review Panel for cause. Removes the requirement that BOE adopt rules for placing a charter school on probation and for revoking a charter. (HB11 HD1)