HOUSE OF REPRESENTATIVES TWENTY-SIXTH LEGISLATURE, 2011 STATE OF HAWAII H.B. NO. ¹⁵⁹ H.D. 1 S.D. 1

A BILL FOR AN ACT

RELATING TO CHARTER SCHOOLS.

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

1	SECT	ION 1. Section 302B-3, Hawaii Revised Statutes, is
2	amended by	y amending subsection (i) to read as follows:
3	"(i)	The powers and duties of the panel shall be to:
4	(1)	Appoint and evaluate the executive director and
5		approve staff and salary levels for the charter school
6		administrative office;
7	(2)	Review, approve, or deny charter applications for new
8		charter schools in accordance with section 302B-5 for
9		the issuance of new charters; provided that applicants
10		that are denied a charter may appeal to the board for
11		a final decision pursuant to section 302B-3.5;
12	(3)	Review, approve, or deny significant amendments to
13		detailed implementation plans to maximize the school's
14		financial and academic success, long-term
15		organizational viability, and accountability. Charter
16		schools that are denied a significant amendment to
17		their detailed implementation plan may appeal to the

1		board for a final decision pursuant to section
2		302B-3.5;
3	(4)	Pursuant to section 302B-3.6, compile and submit
4		prioritized lists of charter schools to the department
5		and enter into necessary agreements with the
6		department to authorize charter schools to use and
7		occupy vacant public school facilities or portions of
8		school facilities;
9	(5)	Adopt reporting requirements for charter schools;
10	(6)	Review annual self-evaluation reports from charter
11		schools and take appropriate action;
12	(7)	Adopt a clear process and rigorous organizational and
13		educational criteria, including student achievement as
14		a significant factor, for the authorization and
15		reauthorization of school charters;
16	(8)	Evaluate each school charter, for the purpose of
17		determining reauthorization, no later than four years
18		following the initial issue of a charter and every six
19		years thereafter; provided that charter schools that
20		are denied reauthorization may appeal to the board for
21		a final decision pursuant to section 302B-3.5;

159 H.D. 1 S.D. 1

H.B. NO.



H.B. NO. ¹⁵⁹ H.D. 1 S.D. 1

1	(9)	Evaluate any aspect of a charter school that the panel	
2		may have concerns with and take appropriate action,	
3		which may include special monitoring, temporary	
4		withholding of an allocation for non-compliance	
5		issues, probation, or revocation; provided that	
6		charter schools that have their charter revoked may	
7		appeal to the board for a final decision pursuant to	
8		section 302B-3.5;	
9	(10)	Periodically adopt improvements in the panel's	
10		monitoring and oversight of charter schools;	
11	(11)	Periodically adopt improvements in the office's	
12		support of charter schools and management of the	
13		charter school system;	
14	(12)	Review, modify, and approve charter schools' all means	
15		of finance budget, based upon criteria and an approval	
16		process established by the panel;	
17	(13)	Survey all charter school facilities prior to, and in	
18		preparation for, determining recommendations to	
19		allocate non-per-pupil facilities funds to charter	
20	-	schools with facilities needs. The survey shall	
21		include, at minimum, for each charter school facility:	
22		(A) The current status of the facility;	

H.B. NO. ¹⁵⁹ H.D. 1 S.D. 1

1		(B) Facilities costs, including all rents, leases,	
2		purchases, and repair and maintenance for lands	
3		and buildings;	
4		(C) A prioritized list of facilities needs;	
5		(D) Any capital improvement projects underway or	
6		scheduled; and	
7		(E) Whether the facility is a conversion or start-up	
8		charter school, and current and projected	
9		enrollment; [and]	
10	(14)	(14) Evaluate and investigate charter schools when concerns	
11	arise that necessitate the resolution or assistance		
12		with the resolution of legal, fiscal, health, safety,	
13		and other serious issues [-]; and	
14	(<u>15)</u>	Ensure that local school boards are fulfilling their	
15	oversight responsibilities pursuant to section		
16		<u>302B-7.</u> "	
17	SECTION 2. Section 302B-3.5, Hawaii Revised Statutes, is		
18	amended to read as follows:		
19	"[{]\$302B-3.5[}] Appeals; charter school applications,		
20	revocatio	ns, or detailed implementation plan amendments. The	
21	board shall have the power to decide appeals from decisions of		
22	the panel	to deny the approval of a charter school application,	
	2011-1909	HB159 SD1 SMA-1.doc	

		159
H.B.	NO.	H.D. 1 S.D. 1

1 deny reauthorization of a charter school, revoke a charter 2 school's charter, or deny the approval of an amendment to a 3 charter school's detailed implementation plan. An appeal shall be filed with the board within twenty-one calendar days of the 4 receipt of the notification of denial or revocation. Only a 5 6 party whose charter school application has been denied, whose charter has been revoked, or whose amendment to a detailed 7 implementation plan has been denied may initiate an appeal under 8 this section for cause. The board shall review an appeal and 9 issue a final decision within sixty calendar days of the filing 10 of the appeal. The board may adopt applicable rules and 11 procedures pursuant to chapter 91 for implementing the appeals 12 13 process." SECTION 3. Section 302B-7, Hawaii Revised Statutes, is 14 amended as follows: 15

16 "\$302B-7 Charter school local school boards; powers and 17 duties. (a) All local school boards, with the exception of 18 those of conversion charter schools that are managed and 19 operated by a nonprofit organization pursuant to section 20 302B-6(e), shall be composed of, at a minimum, one 21 representative from each of the following participant groups:

22

Principals;

H.B. NO. ¹⁵⁹ H.D. 1 S.D. 1

1 (2)Instructional staff members selected by the school 2 instructional staff; Support staff selected by the support staff of the 3 (3) 4 school; 5 (4)Parents of students attending the school selected by the parents of the school; 6 7 (5) Student body representatives selected by the students 8 of the school; and 9 (6) The community at large. No chief executive officer, chief administrative 10 (b) officer, executive director, or otherwise designated head of a 11 school may serve as the chair of the local school board. 12 13 The local school board shall be the autonomous (\mathbf{C}) governing body of its charter school and shall have oversight 14 over and be responsible for the financial and academic viability 15 16 of the charter school, implementation of the charter, and the 17 independent authority to determine the organization and management of the school, the curriculum, virtual education, and 18 compliance with applicable federal and state laws. 19 The local 20 school board shall have the power to negotiate supplemental collective bargaining agreements with the exclusive 21 22 representatives of their employees. 2011-1909 HB159 SD1 SMA-1.doc

Page 6



1	(d) Loca	l school boards shall be exempt from chapter 103D,	
2	but shall deve	lop internal policies and procedures for the	
3	procurement of	goods, services, and construction, consistent	
4	with the goals	of public accountability and public procurement	
5	practices. Ch	arter schools are encouraged to use the provisions	
6	of chapter 103D wherever possible; provided that the use of one		
7	or more provisions of chapter 103D shall not constitute a waiver		
8	of the exemption from chapter 103D and shall not subject the		
9	charter school to any other provision of chapter 103D.		
10	(e) Charter schools and their local school boards shall be		
11	exempt from the requirements of chapters 91 and 92. The local		
12	school boards shall:		
13	(1) Make	available the notices and agendas of public	
14	meet	ings:	
15	(A)	At a publicly accessible area in the local school	
16		board's office or the charter school	
17		administrative office so as to be available for	
18		review during regular business hours;	
19	(B)	On the local school board's or charter school's	
20		internet website not less than six calendar days	
21		prior to the public meeting, unless a waiver is	

H.B. NO. ¹⁵⁹ H.D. 1 S.D. 1

1	granted by the executive director in the case of
2	an emergency; and
3	(2) Make available the minutes from public meetings on a
4	timely basis and a list of the names of board members
5	and officers in:
6	(A) The local school board's office or the charter
7	school administrative office so as to be
8	available for review during regular business
9	hours; and
10	(B) On the local school board's or charter school's
11	internet website.
12	(f) Local school boards shall meet no less than once every
13	quarter; provided that local school boards may meet as
14	frequently as necessary to fulfill their oversight
15	responsibilities.
16	(g) In the event a local school board is not fulfilling
17	its oversight responsibilities pursuant to subsection (c), the
18	panel, after working with the local school board, may require
19	the local school board to undergo mandatory board training and
, 20	may reconstitute the local school board, if necessary.
21	(h) Local school boards shall develop and adopt necessary
22	policies, procedures, and by-laws consistent with this section.
	2011-1909 HB159 SD1 SMA-1 doc



H.B. NO. ¹⁵⁹ H.D. 1 S.D. 1

1	Local school boards shall make their policies, procedures, and
2	by-laws available for public review.
3	(i) Charter schools and their local school boards shall
4	develop internal policies and procedures including a conflict of
5	interest policy consistent with ethical standards of conduct,
6	pursuant to chapter 84.
7	$\left[\frac{f}{f}\right]$ (j) The State shall afford the local school board of
8	any charter school the same protections as the State affords the
9	board."
10	SECTION 4. Section 302B-8, Hawaii Revised Statutes, is
11	amended by amending subsection (d) to read as follows:
12	"(d) The office shall withhold funds for its operational
13	expenses, including the salaries of the executive director and
14	staff, from the annual charter school general fund
15	appropriation. The total amount of operational expenses
16	withheld:
17	(1) Shall not exceed [two] <u>five</u> per cent of the annual
18	charter school general fund allocation, which shall
19	not include any funds carried over from previous
20	years; provided that the office shall submit an annual
21	report to the legislature with an accounting of its
22	operational expenses;



		159
нк	NO.	H.D. 1
		S.D. 1

1	(2) Shall not include the amount of funds withheld under
2	subsections (g) and (h); and
3	(3) Shall be determined annually by the panel.
4	The salaries of the executive director and staff shall be set by
5	the panel based upon the recommendations of charter schools
6	within the State and in accordance with the requirements of this
7	subsection."
8.	SECTION 5. Statutory material to be repealed is bracketed
9	and stricken. New statutory material is underscored.
10	SECTION 6. This Act shall take effect on July 1, 2050.



H.B. NO. ¹⁵⁹ H.D. 1 S.D. 1

Report Title:

Charter Schools; Facilities Funding Formula; Governance; Accountability; Task Forces

Description:

Raises the percentage of the annual charter school fund allocation that the charter school administrative office may withhold for operational expenses from two per cent to five per cent; provided that the charter school administrative office report annually to the legislature on the use of these fund. Clarifies the duties and responsibilities of the charter school review panel and local school boards. Effective 7/1/2050. (SD1)

The summary description of legislation appearing on this page is for informational purposes only and is not legislation or evidence of legislative intent.

