A BILL FOR AN ACT

RELATING TO CHARTER SCHOOLS.

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

- 1 SECTION 1. Section 302D-5, Hawaii Revised Statutes, is
- 2 amended by amending subsection (g) to read as follows:
- 3 "(g) An authorizer shall not provide technical support to
- 4 a prospective charter school applicant, an applicant governing
- 5 board, or a charter school it authorizes in cases where the
- 6 technical support will directly and substantially impact any
- 7 authorizer decision related to the [authorization,] approval or
- 8 denial of the charter application or the renewal, revocation, or
- 9 nonrenewal of the charter [school.] contract. This subsection
- 10 shall not apply to technical support that an authorizer is
- 11 required to provide to a charter school pursuant to federal
- 12 law."
- 13 SECTION 2. Section 302D-12, Hawaii Revised Statutes, is
- 14 amended by amending subsection (h) to read as follows:
- "(h) Charter schools and their governing boards shall be
- 16 exempt from the requirements of chapters 91 and 92. The
- 17 governing boards shall:
- 18 (1) Hold meetings open to the public;



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1	(2)	[Make available] Post the notices and agendas of
2		<pre>public meetings:</pre>
3		(A) At a publicly accessible area in the charter
4		school's office so [as to be] they are available
5		for review during regular business hours; and
6		(B) On the charter school's internet website,
7		not less than six calendar days prior to the public
8		meeting, unless a waiver is granted by the authorizer
9		or authorizer's designee in the case of an emergency;
10		[and]
11	(3)	Keep written minutes of all public meetings that shall
12		include:
13		(A) The date, time, and place of the meeting;
14		(B) The members of the governing board recorded as
15		either present or absent;
16		(C) The substance of all matters proposed, discussed,
17		and decided;
18		(D) The views of the participants;
19		(E) A record, by individual member, of any votes
20		taken; and

1		(F) Any other information that any member of the
2		governing board requests be included or reflected
3		in the minutes;
4	(4)	Not be required to produce a full transcript or audio
5		or video recording of any public meeting, unless
6		otherwise required by law;
7	[(3)	Make available] (5) Post the written minutes from
8		<pre>public meetings:</pre>
9		(A) At a publicly accessible area in the charter
10		school's office so the minutes are available for
11		review during regular business hours; and
12		(B) On the charter school's internet website,
13		within [thirty days and maintain] sixty calendar days
14		after the public meeting or five calendar days after
15		the next public meeting, whichever is sooner; and
16	(6)	Maintain a list of the current names and contact
17		information of the governing board's members and
18		officers:
19		(A) In the charter school's office so [as to be] it
20		is available for review during regular business
21		hours; and

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1		(B) On the charter school's internet website."		
2	SECT	ION 3. Section 302D-13, Hawaii Revised Statutes, is		
3	amended by	y amending subsection (b) to read as follows:		
4	"(b)	Any community, department school, school community		
5	council,	group of teachers, group of teachers and		
6	administr	ators, or nonprofit organization may submit a letter of		
7	intent to an authorizer to form a charter school and establish			
8	an applic	ant governing board. An applicant governing board may		
9	develop a	charter application pursuant to this section; provided		
10	that:			
11	(1)	An applicant governing board established by a		
12		community may develop a charter application for a		
13		start-up charter school;		
14	(2)	An applicant governing board established by a		
15		department school or a school community council may		
16		develop a charter application for a conversion charter		
17		school;		
18	(3)	An applicant governing board established by a group of		
19		teachers or a group of administrators may develop a		
20		charter application for a start-up or conversion		
21		charter school; and		

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1	(4)	A no	npror	it organization may:
2		(A)	Estal	blish an applicant governing board that is
3			sepa	rate from the nonprofit organization and
4			deve	lop a charter application for a start-up or
5			conv	ersion charter school; or
6		(B)	Estal	blish an applicant governing board that shall
7			be t	he board of directors of the nonprofit
8			orga	nization and may develop a charter
9			appl	ication for a conversion charter school;
10			prov	ided that any nonprofit organization that
11			seek	s to manage and operate a conversion charter
12			scho	ol shall:
13			(i)	Submit to the authorizer at the time of the
14				charter application bylaws or policies that
15				describe the manner in which business is
16				conducted and policies that relate to the
17				management of potential conflict of interest
18				situations;
19			(ii)	Have experience in the management and
20				operation of public or private schools or,
21				to the extent necessary, agree to obtain

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1		appropriate services from another entity or
2		entities possessing such experience; [and]
3	(iii)	Not interfere in the operations of the
4		department school to be converted until
5		otherwise authorized by the authorizer in
6		consultation with the department [-]; and
7	<u>(iv)</u>	Have the same protections that are afforded
8		to all other governing boards in its role as
9		the conversion charter school governing
10		board."
11	SECTION 4. Se	ection 302D-18, Hawaii Revised Statutes, is
12	amended by amending	g subsection (h) to read as follows:
13	"(h) An autho	orizer shall develop revocation and nonrenewal
14	processes that:	
15	(1) Provide	charter contract holders with a timely
16	notificat	tion of the prospect of revocation or non-
17	renewal a	and the reasons for such possible closure;
18	(2) Allow cha	arter contract holders a reasonable amount of
19	time in s	which to prepare a response;
20	(3) Provide	charter contract holders with an opportunity
21	to submit	t documents and give testimony challenging the

1		rationale for closure and supporting the continuation
2		of the school at an orderly proceeding held for that
3		purpose; provided that the proceeding shall be
4		governed by the requirements set forth in this section
5		and not additionally subject to the requirements for
6		an agency hearing under chapter 91;
7	(4)	Allow charter contract holders access to
8		representation by counsel, subject to section 28-8.3,
9		and to call witnesses on their behalf;
10	(5)	Permit the recording of proceedings described in
11		paragraph (3); and
12	(6)	After a reasonable period for deliberation, require a
13		final determination to be made and conveyed in writing
14		to the charter contract holders."
15	SECT	ION 5. Section 302D-28, Hawaii Revised Statutes, is
16	amended by	y amending subsection (h) to read as follows:
17	"(h)	No charter school may assess tuition[-]; provided
18	that a cha	arter school may assess and collect special fees and
19	charges f	rom students for co-curricular activities. Any special
20	fees and	charges collected pursuant to this subsection shall be

1	deposited	into insured checking or savings accounts and expended
2	by each in	ndividual charter school."
3	SECT	ION 6. Section 302D-34, Hawaii Revised Statutes, is
4	amended by	y amending subsection (c) to read as follows:
5	"(c)	A conversion charter school shall:
6	(1)	Enroll any student who resides within the school's
7		former geographic service area pursuant to section
8		302A-1143, for the grades that were in place when the
9		department school converted to a charter school;
10		provided that the department may consult with a
11		conversion charter school every three years to
12		determine whether realignment of the charter school's
13		service area is appropriate given population shifts
14		and the department's overall service area reviews;
15	[(2)	Follow the department's procedures regarding
16		enrollment, including but not limited to geographic
17		exceptions and enrollment preferences; and
18	[(3)]	(2) Be subject to subsection (b) for [grades]:
19		(A) Grades that were not in place when the school

converted to a public charter school [-]; and

20

1	<u>(B)</u>	For any seats still available at the charter
2		school after the enrollment of all students
3		desiring to attend the charter school who reside
4		within the school's former geographic service
5		area pursuant to section 302A-1143."
6	SECTION 7	. Statutory material to be repealed is bracketed
7	and stricken.	New statutory material is underscored.
8	SECTION 8	. This Act shall take effect on July 1, 2050.
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Report Title:

Charter Schools; Rules; Fees

Description:

Establishes requirements for public charter school board meetings. Clarifies that revocation and renewal proceedings shall not be subject to chapter 91, Hawaii Revised Statutes. Authorizes charter schools to assess fees and charges for co-curricular activities. Effective July 1, 2050. (SD1)

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