SECOND REGULAR SESSION

HOUSE BILL NO. 1764

102ND GENERAL ASSEMBLY

INTRODUCED BY REPRESENTATIVE HICKS.

DANA RADEMAN MILLER, Chief Clerk

AN ACT

To repeal sections 160.400 and 160.415, RSMo, and to enact in lieu thereof two new sections relating to the establishment of charter schools.

Be it enacted by the General Assembly of the state of Missouri, as follows:

Section A. Sections 160.400 and 160.415, RSMo, are repealed and two new sections 2 enacted in lieu thereof, to be known as sections 160.400 and 160.415, to read as follows: 160.400. 1. A charter school is an independent public school.

- 2 2. Except as further provided in subsection 4 of this section, charter schools may be 3 operated only:
- 4
- (1) In a metropolitan school district;

5 (2) In an urban school district containing most or all of a city with a population 6 greater than three hundred fifty thousand inhabitants;

7 (3) In a school district that has been classified as unaccredited by the state board of 8 education;

9 (4) In a school district that has been classified as provisionally accredited by the state 10 board of education and has received scores on its annual performance report consistent with a 11 classification of provisionally accredited or unaccredited for three consecutive school years 12 beginning with the 2012-13 accreditation year under the following conditions:

(a) The eligibility for charter schools of any school district whose provisional
accreditation is based in whole or in part on financial stress as defined in sections 161.520 to
161.529, or on financial hardship as defined by rule of the state board of education, shall be
decided by a vote of the state board of education during the third consecutive school year after
the designation of provisional accreditation; and

EXPLANATION — Matter enclosed in bold-faced brackets [thus] in the above bill is not enacted and is intended to be omitted from the law. Matter in **bold-face** type in the above bill is proposed language.

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18 (b) The sponsor is limited to the local school board or a sponsor who has met the 19 standards of accountability and performance as determined by the department based on 20 sections 160.400 to 160.425 and section 167.349 and properly promulgated rules of the 21 department; [or]

22 (5) In a school district that has been accredited without provisions, sponsored only by 23 the local school board; provided that no board with a current year enrollment of one thousand five hundred fifty students or greater shall permit more than thirty-five percent of its student 24 25 enrollment to enroll in charter schools sponsored by the local board under the authority of this 26 subdivision, except that this restriction shall not apply to any school district that subsequently becomes eligible under subdivision (3) or (4) of this subsection or to any district accredited 27 28 without provisions that sponsors charter schools prior to having a current year student 29 enrollment of one thousand five hundred fifty students or greater; or

30 (6) In a school district with the majority of such district located within a county 31 with more than four hundred thousand but fewer than five hundred thousand 32 inhabitants.

33 3. Except as further provided in subsection 4 of this section, the following entities are34 eligible to sponsor charter schools:

35 (1) The school board of the district in any district which is sponsoring a charter school as of August 27, 2012, as permitted under subdivision (1) [or], (2), or (6) of subsection 36 37 2 of this section, the special administrative board of a metropolitan school district during any 38 time in which powers granted to the district's board of education are vested in a special 39 administrative board, or if the state board of education appoints a special administrative board to retain the authority granted to the board of education of an urban school district containing 40 41 most or all of a city with a population greater than three hundred fifty thousand inhabitants, 42 the special administrative board of such school district;

43 (2) A public four-year college or university with an approved teacher education44 program that meets regional or national standards of accreditation;

45 (3) A community college, the service area of which encompasses some portion of the46 district;

47 (4) Any private four-year college or university with an enrollment of at least one 48 thousand students, with its primary campus in Missouri, and with an approved teacher 49 preparation program;

50 (5) Any two-year private vocational or technical school designated as a 501(c)(3) 51 nonprofit organization under the Internal Revenue Code of 1986, as amended, and accredited 52 by the Higher Learning Commission, with its primary campus in Missouri;

(6) The Missouri charter public school commission created in section 160.425.

4. Changes in a school district's accreditation status that affect charter schools shall be addressed as follows, except for the districts described in subdivisions (1) [and], (2), and (6) of subsection 2 of this section:

57 (1) As a district transitions from unaccredited to provisionally accredited, the district 58 shall continue to fall under the requirements for an unaccredited district until it achieves three 59 consecutive full school years of provisional accreditation;

60 (2) As a district transitions from provisionally accredited to full accreditation, the 61 district shall continue to fall under the requirements for a provisionally accredited district 62 until it achieves three consecutive full school years of full accreditation;

63 (3) In any school district classified as unaccredited or provisionally accredited where 64 a charter school is operating and is sponsored by an entity other than the local school board, 65 when the school district becomes classified as accredited without provisions, a charter school 66 may continue to be sponsored by the entity sponsoring it prior to the classification of 67 accredited without provisions and shall not be limited to the local school board as a sponsor. 68

A charter school operating in a school district identified in subdivision (1) [or], (2), or (6) of subsection 2 of this section may be sponsored by any of the entities identified in subsection 3 of this section, irrespective of the accreditation classification of the district in which it is located. A charter school in a district described in this subsection whose charter provides for the addition of grade levels in subsequent years may continue to add levels until the planned expansion is complete to the extent of grade levels in comparable schools of the district in which the charter school is operated.

5. The mayor of a city not within a county may request a sponsor under subdivision (2), (3), (4), (5), or (6) of subsection 3 of this section to consider sponsoring a "workplace charter school", which is defined for purposes of sections 160.400 to 160.425 as a charter school with the ability to target prospective students whose parent or parents are employed in a business district, as defined in the charter, which is located in the city.

6. No sponsor shall receive from an applicant for a charter school any fee of any type for the consideration of a charter, nor may a sponsor condition its consideration of a charter on the promise of future payment of any kind.

7. The charter school shall be organized as a Missouri nonprofit corporation incorporated pursuant to chapter 355. The charter provided for herein shall constitute a contract between the sponsor and the charter school.

87 8. As a nonprofit corporation incorporated pursuant to chapter 355, the charter school 88 shall select the method for election of officers pursuant to section 355.326 based on the class 89 of corporation selected. Meetings of the governing board of the charter school shall be 90 subject to the provisions of sections 610.010 to 610.030.

91 9. A sponsor of a charter school, its agents and employees are not liable for any acts 92 or omissions of a charter school that it sponsors, including acts or omissions relating to the 93 charter submitted by the charter school, the operation of the charter school and the 94 performance of the charter school.

95 10. A charter school may affiliate with a four-year college or university, including a 96 private college or university, or a community college as otherwise specified in subsection 3 of 97 this section when its charter is granted by a sponsor other than such college, university or 98 community college. Affiliation status recognizes a relationship between the charter school 99 and the college or university for purposes of teacher training and staff development, curriculum and assessment development, use of physical facilities owned by or rented on 100 behalf of the college or university, and other similar purposes. A university, college or 101 102 community college may not charge or accept a fee for affiliation status.

103 11. The expenses associated with sponsorship of charter schools shall be defrayed by 104 the department of elementary and secondary education retaining one and five-tenths percent 105 of the amount of state and local funding allocated to the charter school under section 160.415, 106 not to exceed one hundred twenty-five thousand dollars, adjusted for inflation. The 107 department of elementary and secondary education shall remit the retained funds for each 108 charter school to the school's sponsor, provided the sponsor remains in good standing by fulfilling its sponsorship obligations under sections 160.400 to 160.425 and 167.349 with 109 110 regard to each charter school it sponsors, including appropriate demonstration of the 111 following:

(1) Expends no less than ninety percent of its charter school sponsorship funds in
support of its charter school sponsorship program, or as a direct investment in the sponsored
schools;

(2) Maintains a comprehensive application process that follows fair procedures and
 rigorous criteria and grants charters only to those developers who demonstrate strong capacity
 for establishing and operating a quality charter school;

(3) Negotiates contracts with charter schools that clearly articulate the rights and responsibilities of each party regarding school autonomy, expected outcomes, measures for evaluating success or failure, performance consequences based on the annual performance report, and other material terms;

(4) Conducts contract oversight that evaluates performance, monitors compliance,
informs intervention and renewal decisions, and ensures autonomy provided under applicable
law; and

125 (5) Designs and implements a transparent and rigorous process that uses 126 comprehensive data to make merit-based renewal decisions.

127 12. Sponsors receiving funds under subsection 11 of this section shall be required to 128 submit annual reports to the joint committee on education demonstrating they are in 129 compliance with subsection 17 of this section.

130 13. No university, college or community college shall grant a charter to a nonprofit
131 corporation if an employee of the university, college or community college is a member of the
132 corporation's board of directors.

133 14. No sponsor shall grant a charter under sections 160.400 to 160.425 and 167.349 134 without ensuring that a criminal background check and family care safety registry check are 135 conducted for all members of the governing board of the charter schools or the incorporators 136 of the charter school if initial directors are not named in the articles of incorporation, nor shall 137 a sponsor renew a charter without ensuring a criminal background check and family care 138 safety registry check are conducted for each member of the governing board of the charter 139 school.

140 15. No member of the governing board of a charter school shall hold any office or 141 employment from the board or the charter school while serving as a member, nor shall the 142 member have any substantial interest, as defined in section 105.450, in any entity employed 143 by or contracting with the board. No board member shall be an employee of a company that 144 provides substantial services to the charter school. All members of the governing board of the 145 charter school shall be considered decision-making public servants as defined in section 146 105.450 for the purposes of the financial disclosure requirements contained in sections 147 105.483, 105.485, 105.487, and 105.489.

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16. A sponsor shall develop the policies and procedures for:

(1) The review of a charter school proposal including an application that provides sufficient information for rigorous evaluation of the proposed charter and provides clear documentation that the education program and academic program are aligned with the state standards and grade-level expectations, and provides clear documentation of effective governance and management structures, and a sustainable operational plan;

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(2) The granting of a charter;

(3) The performance contract that the sponsor will use to evaluate the performance of
charter schools. Charter schools shall meet current state academic performance standards as
well as other standards agreed upon by the sponsor and the charter school in the performance
contract;

159 (4) The sponsor's intervention, renewal, and revocation policies, including the 160 conditions under which the charter sponsor may intervene in the operation of the charter 161 school, along with actions and consequences that may ensue, and the conditions for renewal 162 of the charter at the end of the term, consistent with subsections 8 and 9 of section 160.405;

163 (5) Additional criteria that the sponsor will use for ongoing oversight of the charter; 164 and

165 (6) Procedures to be implemented if a charter school should close, consistent with the 166 provisions of subdivision (15) of subsection 1 of section 160.405.

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168 The department shall provide guidance to sponsors in developing such policies and 169 procedures.

170 17. (1) A sponsor shall provide timely submission to the state board of education of 171 all data necessary to demonstrate that the sponsor is in material compliance with all 172 requirements of sections 160.400 to 160.425 and section 167.349. The state board of 173 education shall ensure each sponsor is in compliance with all requirements under sections 174 160.400 to 160.425 and 167.349 for each charter school sponsored by any sponsor. The state 175 board shall notify each sponsor of the standards for sponsorship of charter schools, 176 delineating both what is mandated by statute and what best practices dictate. The state board 177 shall evaluate sponsors to determine compliance with these standards every three years. The 178 evaluation shall include a sponsor's policies and procedures in the areas of charter application 179 approval; required charter agreement terms and content; sponsor performance evaluation and 180 compliance monitoring; and charter renewal, intervention, and revocation decisions. Nothing 181 shall preclude the department from undertaking an evaluation at any time for cause.

182 (2) If the department determines that a sponsor is in material noncompliance with its 183 sponsorship duties, the sponsor shall be notified and given reasonable time for remediation. 184 If remediation does not address the compliance issues identified by the department, the 185 commissioner of education shall conduct a public hearing and thereafter provide notice to the 186 charter sponsor of corrective action that will be recommended to the state board of education. Corrective action by the department may include withholding the sponsor's funding and 187 188 suspending the sponsor's authority to sponsor a school that it currently sponsors or to sponsor 189 any additional school until the sponsor is reauthorized by the state board of education under section 160.403. 190

191 (3) The charter sponsor may, within thirty days of receipt of the notice of the 192 commissioner's recommendation, provide a written statement and other documentation to 193 show cause as to why that action should not be taken. Final determination of corrective 194 action shall be determined by the state board of education based upon a review of the 195 documentation submitted to the department and the charter sponsor.

(4) If the state board removes the authority to sponsor a currently operating charterschool under any provision of law, the Missouri charter public school commission shallbecome the sponsor of the school.

199 18. If a sponsor notifies a charter school of closure under subsection 8 of section 200 160.405, the department of elementary and secondary education shall exercise its financial 201 withholding authority under subsection 12 of section 160.415 to assure all obligations of the 202 charter school shall be met. The state, charter sponsor, or resident district shall not be liable 203 for any outstanding liability or obligations of the charter school.

160.415. 1. For the purposes of calculation and distribution of state school aid under 2 section 163.031, pupils enrolled in a charter school shall be included in the pupil enrollment of the school district within which each pupil resides. Each charter school shall report the 3 eligibility for free and reduced price lunch, special education, or limited English proficiency 4 5 status, as well as eligibility for categorical aid, of pupils resident in a school district who are enrolled in the charter school to the school district in which those pupils reside. The charter 6 7 school shall report the average daily attendance data, free and reduced price lunch count, special education pupil count, and limited English proficiency pupil count to the state 8 department of elementary and secondary education. Each charter school shall promptly 9 notify the state department of elementary and secondary education and the pupil's school 10 11 district when a pupil discontinues enrollment at a charter school.

12 2. Except as provided in subsections 3 and 4 of this section, the aid payments for 13 charter schools shall be as described in this subsection.

(1) A school district having one or more resident pupils attending a charter school shall pay to the charter school an annual amount equal to the product of the charter school's weighted average daily attendance and the state adequacy target, multiplied by the dollar value modifier for the district, plus local tax revenues per weighted average daily attendance from the incidental and teachers' funds in excess of the performance levy as defined in section 163.011 plus all other state aid attributable to such pupils.

20 (2) The district of residence of a pupil attending a charter school shall also pay to the 21 charter school any other federal or state aid that the district receives on account of such pupil.

(3) If the department overpays or underpays the amount due to the charter school,
such overpayment or underpayment shall be repaid by the charter school or credited to the
charter school in twelve equal payments in the next fiscal year.

(4) The amounts provided pursuant to this subsection shall be prorated for partial yearenrollment for a pupil.

(5) A school district shall pay the amounts due pursuant to this subsection as the disbursal agent and no later than twenty days following the receipt of any such funds. The department of elementary and secondary education shall pay the amounts due when it acts as the disbursal agent within five days of the required due date.

31 3. A workplace charter school shall receive payment for each eligible pupil as 32 provided under subsection 2 of this section, except that if the pupil is not a resident of the

district and is participating in a voluntary interdistrict transfer program, the payment for suchpupils shall be the same as provided under section 162.1060.

35 4. A charter school that has declared itself as a local educational agency shall receive from the department of elementary and secondary education an annual amount equal to the 36 37 product of the charter school's weighted average daily attendance and the state adequacy target, multiplied by the dollar value modifier for the district, plus local tax revenues per 38 39 weighted average daily attendance from the incidental and teachers funds in excess of the 40 performance levy as defined in section 163.011 plus all other state aid attributable to such pupils. If a charter school declares itself as a local educational agency, the department of 41 42 elementary and secondary education shall, upon notice of the declaration, reduce the payment made to the school district by the amount specified in this subsection and pay directly to the 43 44 charter school the annual amount reduced from the school district's payment.

45 5. If a school district fails to make timely payments of any amount for which it is the disbursal agent, the state department of elementary and secondary education shall authorize 46 payment to the charter school of the amount due pursuant to subsection 2 of this section and 47 48 shall deduct the same amount from the next state school aid apportionment to the owing 49 school district. If a charter school is paid more or less than the amounts due pursuant to this 50 section, the amount of overpayment or underpayment shall be adjusted equally in the next 51 twelve payments by the school district or the department of elementary and secondary 52 education, as appropriate. Any dispute between the school district and a charter school as to 53 the amount owing to the charter school shall be resolved by the department of elementary and 54 secondary education, and the department's decision shall be the final administrative action for 55 the purposes of review pursuant to chapter 536. During the period of dispute, the department 56 of elementary and secondary education shall make every administrative and statutory effort to 57 allow the continued education of students in their current charter school setting.

6. The charter school and a local school board may agree by contract for services to be provided by the school district to the charter school. The charter school may contract with any other entity for services. Such services may include but are not limited to food service, custodial service, maintenance, management assistance, curriculum assistance, media services and libraries and shall be subject to negotiation between the charter school and the local school board or other entity. Documented actual costs of such services shall be paid for by the charter school.

7. In the case of a proposed charter school that intends to contract with an education
service provider for substantial educational services or management services, the request for
proposals shall additionally require the charter school applicant to:

(1) Provide evidence of the education service provider's success in serving student
 populations similar to the targeted population, including demonstrated academic achievement
 as well as successful management of nonacademic school functions, if applicable;

(2) Provide a term sheet setting forth the proposed duration of the service contract; roles and responsibilities of the governing board, the school staff, and the service provider; scope of services and resources to be provided by the service provider; performance evaluation measures and time lines; compensation structure, including clear identification of all fees to be paid to the service provider; methods of contract oversight and enforcement; investment disclosure; and conditions for renewal and termination of the contract;

(3) Disclose any known conflicts of interest between the school governing board andproposed service provider or any affiliated business entities;

(4) Disclose and explain any termination or nonrenewal of contracts for equivalentservices for any other charter school in the United States within the past five years;

81 (5) Ensure that the legal counsel for the charter school shall report directly to the 82 charter school's governing board; and

(6) Provide a process to ensure that the expenditures that the education service
provider intends to bill to the charter school shall receive prior approval of the governing
board or its designee.

86 8. A charter school may enter into contracts with community partnerships and state 87 agencies acting in collaboration with such partnerships that provide services to students and 88 their families linked to the school.

9. A charter school shall be eligible for transportation state aid pursuant to section
163.161 and shall be free to contract with the local district, or any other entity, for the
provision of transportation to the students of the charter school.

92 10. (1) The proportionate share of state and federal resources generated by students 93 with disabilities or staff serving them shall be paid in full to charter schools enrolling those 94 students by their school district where such enrollment is through a contract for services 95 described in this section. The proportionate share of money generated under other federal or 96 state categorical aid programs shall be directed to charter schools serving such students 97 eligible for that aid.

98 (2) A charter school shall provide the special services provided pursuant to section 99 162.705 and may provide the special services pursuant to a contract with a school district or 100 any provider of such services.

101 11. A charter school shall not charge tuition or impose fees that a school district is 102 prohibited from charging or imposing, except that a charter school may receive tuition 103 payments from districts in the same or an adjoining county for nonresident students who 104 transfer to an approved charter school, as defined in section 167.895, from an unaccredited 105 district.

106 12. A charter school is authorized to incur debt in anticipation of receipt of funds. A charter school may also borrow to finance facilities and other capital items. A school district 107 may incur bonded indebtedness or take other measures to provide for physical facilities and 108 109 other capital items for charter schools that it sponsors or contracts with. Except as otherwise 110 specifically provided in sections 160.400 to 160.425, upon the dissolution of a charter school, 111 any liabilities of the corporation will be satisfied through the procedures of chapter 355. A 112 charter school shall satisfy all its financial obligations within twelve months of notice from 113 the sponsor of the charter school's closure under subsection 8 of section 160.405. After 114 satisfaction of all its financial obligations, a charter school shall return any remaining state 115 and federal funds to the department of elementary and secondary education for disposition as 116 stated in subdivision (17) of subsection 1 of section 160.405. The department of elementary 117 and secondary education may withhold funding at a level the department determines to be 118 adequate during a school's last year of operation until the department determines that school 119 records, liabilities, and reporting requirements, including a full audit, are satisfied.

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13. Charter schools shall not have the power to acquire property by eminent domain.

121 14. The governing board of a charter school is authorized to accept grants, gifts or 122 donations of any kind and to expend or use such grants, gifts or donations. A grant, gift or 123 donation shall not be accepted by the governing board if it is subject to any condition contrary 124 to law applicable to the charter school or other public schools, or contrary to the terms of the 125 charter.

126 15. In addition to any state aid remitted to charter schools under this section, the 127 department of elementary and secondary education shall remit to any charter school an 128 amount equal to the weighted average daily attendance of the charter school multiplied by the 129 difference of:

(1) The amount of state aid and local aid per weighted average daily attendance received by the school district in which the charter school is located, not including any funds remitted to charter schools in the district. For the purposes of this subdivision, the weighted average daily attendance of the school district shall not include the weighted average daily attendance of the charter schools located in the district; and

135 (2) The amount of state aid and local aid per weighted average daily attendance of the 136 charter school received by the charter school.

137 16. Charter schools may adjust weighted average daily attendance pursuant to section138 163.036.

139 17. When calculating the amounts in subdivisions (1) and (2) of subsection 15 of this140 section, the department shall utilize the most current data to which the department has access.

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141	18.	For the purposes of subsection 15 of this section:
142	(1)	The definitions contained in section 163.011, shall apply;
143		The term "local aid" shall mean all local and county revenue received, including,
144	but not limited to, the following:	
145		Property taxes and delinquent taxes;
146		Merchants' and manufacturers' tax revenues;
147	(c)	Financial institutions' tax revenues;
148	(d)	City sales tax revenue, including city sales tax collected in any city not within a
149	county;	
150	(e)	Payments in lieu of taxes; and
151	(f)	Revenues from state-assessed railroad and utilities tax;
152	(3)	The term local aid shall not be construed to include:
153	(a)	Charitable contributions, gifts, and grants made to school districts;
154	(b)	Interest earnings of school districts and student fees paid to school districts;
155	(c)	Debt service authorized by a public vote for the purpose of making payments on a
156	bond issuar	nce of a school district;
157	(d)	Proposition C revenues received for school purposes from the school district trust
158	fund under	section 163.087; or
159	(e)	Any other funding solely intended for a particular school district or their
160	-	employees, schools, foundations, or organizations;
161		The term "state aid" shall mean any revenues received pursuant to this section and
162		3.043 and 163.087.
163		[Notwithstanding any other provision of law to the contrary, subsections 15 to 18
164		ion shall be applicable to charter schools operated only:
165		In a metropolitan school district;
166		In an urban school district containing most or all of a city with more than four
167		ousand inhabitants and located in more than one county;
168	(3)	In a school district that has been classified as unaccredited by the state board of
169 170	,	In a school district that has been classified as provisionally accredited by the state
170		lucation and has received scores on its annual performance report consistent with a
171		on of provisionally accredited or unaccredited for three consecutive school years
172		with the 2012-13 accreditation year under the conditions described in paragraphs
174		of subdivision (4) of subsection 2 of section 160.400; or
175		In a school district that has been accredited without provisions, sponsored only by
176		chool board under the conditions described in subdivision (5) of subsection 2 of
177	section 160	

178 20.] (1) The members of the governing board of a charter school shall be residents of 179 the state of Missouri.

(2) Any current member of a governing board of a charter school who does not meet
the requirements in subdivision (1) of this subsection may complete their term. Such
individual shall not be renominated as a member of the governing board on which he or she
sits.

184 [21.] 20. Any charter school management company operating a charter school in the 185 state shall be a nonprofit corporation incorporated pursuant to chapter 355.

186 [22.] **21.** Beginning July 1, 2023, the provisions of section 160.995 shall be 187 applicable to charter schools.

188 [23.] 22. Each charter school shall publish its annual performance report on the 189 school's website in a downloadable format.

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