

ENGROSSED HOUSE BILL No. 1382

DIGEST OF HB 1382 (Updated March 29, 2017 3:45 pm - DI 110)

Citations Affected: IC 20-24; IC 20-25.7; IC 20-26; IC 20-31; IC 20-51.

Synopsis: Charter schools. Changes the definition of a charter school organizer. Requires each authorizer to establish a charter school Internet web page. Makes changes to the minimum standards for renewing a charter. Makes changes to the procedure for suspending an authorizer from authorizing a charter school. Provides that an authorizer is considered a state educational authority within the meaning of the Family Educational Rights and Privacy Act. Provides that a: (1) charter school or a participating innovation network charter school located in a county with a consolidated city; or (2) governing body of a school corporation with regard to transfer students; must determine which students may attend the school by using a publicly verifiable random selection process. (Current law provides attendance must be determined by a random drawing in a public meeting.) Makes (Continued next page)

Effective: July 1, 2017.

Behning, Moed

(SENATE SPONSORS — KRUSE, RAATZ)

January 17, 2017, read first time and referred to Committee on Education.
January 31, 2017, amended, reported — Do Pass.
February 2, 2017, read second time, amended, ordered engrossed. Returned to second reading.
February 3, 2017, engrossed.
February 6, 2017, re-read second time, amended, ordered engrossed.
February 7, 2017, re-engrossed. Read third time, passed. Yeas 76, nays 20.

SENATE ACTION

February 20, 2017, read first time and referred to Committee on Education and Career Development.
March 30, 2017, amended, reported favorably — Do Pass.



Digest Continued

changes to information that an education service provider must provide to a charter school. Provides that an authorizer must provide notification of acceptance or rejection of a proposal to establish a charter school within 75 days unless the authorizer and organizer agree to an extension of not more than 15 days. (Current law provides that notification must be provided within 75 days.) Provides that an organizer shall immediately inform the authorizer if its tax exempt status is questioned, modified, or revoked by the Internal Revenue Service or if its nonprofit corporation status is questioned, modified, or revoked by the state. Makes changes to the information an authorizer is required to report to the department of education (department). Changes procedures relating to the renewal of a charter. Requires a charter school organizer to submit a statement of economic interest for each board member of a proposed charter school. Requires an authorizer that is a state educational institution to assign authorization responsibilities to another entity. Makes changes to a provision relating to the qualifications of charter school teachers. Makes changes to a provision relating to the distribution of state funds to a charter school that does not have its charter renewed or terminated. Makes changes to the definition of a virtual charter school. Requires a virtual charter school to adopt a student engagement policy. Makes changes to which innovation network schools can receive a grant from the innovation network school grant fund. Provides that a governing body may enter into an agreement with an organizer to reconstitute certain schools as a participating innovation network charter school or to establish a participating innovation network charter school at a location selected by the board within the boundary of the school corporation. Provides that a participating innovation network charter school may be eligible for innovation network school grant funding. Provides that a participating innovation network charter school with a curriculum that includes study in a foreign country may deny admission to a student if certain conditions apply. Provides that an authorizer of a charter school is responsible for ensuring that the charter school is in compliance with applicable legal standards. Requires an organizer of a charter school closing for any reason to ensure the transfer of all charter school records, including student records, to the department. Requires a choice scholarship eligible school to annually submit a financial report to the department. Repeals a provision that provides that the state board of education may require an authorizer to appear at a hearing conducted by the state board if the authorizer has renewed the charter of or failed to close a charter school that does not meet the minimum standards in the charter agreement. Repeals a provision establishing the charter school review panel.



First Regular Session of the 120th General Assembly (2017)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in **this style type**. Also, the word **NEW** will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in *this style type* or *this style type* reconciles conflicts between statutes enacted by the 2016 Regular Session of the General Assembly.

ENGROSSED HOUSE BILL No. 1382

A BILL FOR AN ACT to amend the Indiana Code concerning education.

Be it enacted by the General Assembly of the State of Indiana:

1	SECTION 1. IC 20-24-1-7, AS AMENDED BY P.L.221-2015.
2	SECTION 2, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
3	JULY 1, 2017]: Sec. 7. "Organizer" means a group or an entity that:
4	(1) has been determined by the Internal Revenue Service to be
5	operating under nonprofit status or has applied for such
6	determination;
7	(1) is a nonprofit corporation that is incorporated or
8	registered in Indiana;
9	(2) has been recognized by the Internal Revenue Service to be
10	tax exempt and maintains such tax exempt status; and
11	(2) enters into a contract under this article to operate a charter
12	school. and
13	(3) is an independent board of a charter school that is a party to
14	the charter contract with the authorizer, whose members have
15	been elected or selected under the school's application.



1	(3) has an independent board whose members have been
2	elected or selected under the organizer's application and who
3	has entered into a contract under this article to operate a
4	charter school.
5	SECTION 2. IC 20-24-2.1-2, AS AMENDED BY P.L.280-2013,
6	SECTION 10, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
7	JULY 1, 2017]: Sec. 2. The charter board with assistance from the
8	department, shall:
9	(1) establish a process to:
10	(A) review a proposal to establish a charter school under
11	IC 20-24-3-4;
12	(B) (2) make a decision on the proposal as required under
13	IC 20-24-3-9; and
14	(C) (3) monitor charter schools authorized by the charter board;
15	and
16	(2) publish guidelines concerning the review process described in
17	subdivision (1);
18	(4) make decisions on the renewal, nonrenewal, and
19	revocation of charters granted by the charter board.
20	not later than December 31, 2011.
21	SECTION 3. IC 20-24-2.2-1, AS AMENDED BY P.L.280-2013,
22	SECTION 11, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
23	JULY 1, 2017]: Sec. 1. The department and each authorizer shall
24	establish a charter school page on the department's and the
25	authorizer's Internet web site that includes information on the
26	following:
27	(1) All approved authorizers, including The authorizers'
28	authorizer's processes for the following:
29	(A) Monitoring approved schools at regular intervals.
30	(B) Establishing minimum standards for renewing a charter or
31	not renewing a charter.
32	(C) Processes and standards for school closure, including the
33	transfer of all charter school records, including student
34	records, to the department, and of academic records to other
35	schools and postsecondary educational institutions.
36	(2) All pending applications for a charter.
37	(3) All approved applications for a charter.
38	(4) All rejected applications for a charter.
39	(5) The authorizer's annual report as required under IC 20-24-9.
40	SECTION 4. IC 20-24-2.2-2, AS AMENDED BY P.L.280-2013,
41	SECTION 13, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
42	JULY 1, 2017]: Sec. 2. (a) The minimum standards standard for



renewal and the standards standard to avoid closure imposed by
authorizers on the a charter school in the charter school agreement
must include is a requirement that the charter school not remain in the
lowest category or designation of school improvement, including any
alternative accountability category or designation, in the third year after
initial placement in the lowest category or designation established
under IC 20-31-8-4.

- (b) An authorizer of a charter school that does not meet the minimum standard for charter school renewal described in subsection (a) may petition the state board at any time to request permission to renew the charter school's charter notwithstanding the fact that the charter school does not meet the minimum standard. If timely notification is made, the state board shall hold a hearing to consider the authorizer's request at the state board's next regularly scheduled board meeting.
- (c) In determining whether to grant a request under subsection (b), the state board shall consider the following:
 - (1) Enrollment of students with special challenges, such as drug or alcohol addiction, prior withdrawal from school, prior incarceration, or other special circumstances.
 - (2) High mobility of the student population resulting from the specific purpose of the charter school.
 - (3) Annual improvement in the performance of students enrolled in the charter school, as measured by IC 20-31-8-1, compared with the performance of students enrolled in the charter school in the immediately preceding school year.
- (d) After the hearing, the state board must implement one (1) or more of the following actions:
 - (1) Grant the authorizer's request to renew the charter of the charter school. The state board may determine the length of the renewal and any conditions of the renewal placed upon either the charter school or the authorizer.
 - (2) Order the closure of the charter school at the end of the current school year.

A charter school that is closed by the state board under this section may not be granted a charter by any authorizer.

SECTION 5. IC 20-24-2.2-3 IS REPEALED [EFFECTIVE JULY 1, 2017]. Sec. 3. (a) After giving at least thirty (30) days notice, the state board may require an authorizer to appear at a hearing conducted by the state board if the authorizer has renewed the charter of or failed to close a charter school that does not meet the minimum standards in the charter agreement as provided in section 2 of this chapter, as posted



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1	on the department's Internet web site.
2	(b) After the hearing, the state board may implement one (1) or
3	more of the following actions unless the state board finds sufficient
4	justification for the charter school's performance under the state school
5	accountability system:
6	(1) Transfer the authorization of the charter school identified in
7	subsection (a) to another authorizer.
8	(2) Order the closure of the charter school identified in subsection
9	(a) at the end of the current school year.
10	(3) Order the reduction of any administrative fee collected under
11	IC 20-24-7-4 that is applicable to the charter school identified in
12	subsection (a). The reduction must become effective at the
13	beginning of the month following the month of the authorizer's
14	hearing before the state board.

A charter school that is closed by the state board under this section may not be granted a charter by any other authorizer.

- (c) In determining whether to impose consequences under subsection (b), the state board must consider the following:
 - (1) Enrollment of students with special challenges such as drug or alcohol addiction, prior withdrawal from school, prior incarceration, or other special circumstances.
 - (2) High mobility of the student population resulting from the specific purpose of the charter school.
 - (3) Annual improvement in the performance of students enrolled in the charter school, as measured by IC 20-31-8-1, compared with the performance of students enrolled in the charter school in the immediately preceding school year.

SECTION 6. IC 20-24-2.2-4, AS AMENDED BY P.L.280-2013, SECTION 15, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2017]: Sec. 4. If the state board has closed or transferred authorization of at least twenty-five percent (25%) of the charter schools chartered by one (1) authorizer under section 3 of this chapter, any authorizer renews the charter of, fails to close, or grants a new charter to a charter school that the state board has ordered closed under section 2(d) of this chapter, the authorizer's authority to authorize new charter schools may be suspended by the state board until such a time as the state board formally approves the authorizer to authorize new charter schools. A determination under this section to suspend an authorizer's authority to authorize new charter schools must identify the deficiencies that, if corrected, will result in the approval of the authorizer to authorize new charter schools.

SECTION 7. IC 20-24-2.2-5, AS AMENDED BY P.L.233-2015,



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1	SECTION 79, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
2	JULY 1, 2017]: Sec. 5. (a) The purpose of this section is to establish a
3	cooperative relationship:
4	(1) between the department and an authorizer; and
5	(2) that fosters improved decision making related to charter
6	schools authorized by the authorizer.
7	(b) An authorizer is considered a state educational authority
8	within the meaning of the Family Educational Rights and Privacy
9	Act (20 U.S.C. 1232g and 34 CFR Part 99).
10	(b) (c) As used in this section, "covered records" refers to the
11	following:
12	(1) Education records (as defined in 20 U.S.C. 1232g(a)(4), as in
13	effect January 1, 2013) of students who enrolled in a charter
14	school authorized by an authorizer that are in the possession of
15	the department or the state board.
16	(2) Records in the possession of the department or the state board
17	that relate to the evaluation of the performance of a charter school
18	authorized by an authorizer or students who are enrolled in a
19	charter school authorized by an authorizer.
20	(3) Records in the possession of the department or the state board
21	that relate to the evaluation of the performance of certified
22	employees employed by a charter school authorized by an
23	authorizer.
24	(4) Records in the possession of the department or the state board
25	related to the evaluation of the performance of an authorizer.
26	(5) Records in the possession of the department related to
27	monitoring of the use of federal funds, due process
28	complaints, mediations, or hearings, and educator misconduct
29	for a charter school authorized by an authorizer.
30	(c) (d) Notwithstanding IC 5-14-3 or any other law, the department
31	shall provide, without charge, an authorizer with either:
32	(1) electronic access to; or
33	(2) written copies of;
34	covered records, as requested by the authorizer, that relate to a charter
35	school authorized by the authorizer or to the students or certified
36	employees of the charter school. The department shall provide the
37	covered records on a schedule determined by the authorizer.
38	(d) (e) The department shall provide, without charge, an authorizer
39	with a summary of the covered records that relate to a charter school
40	authorized by the authorizer or to the students or certified employees
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+1	of the charter school. The department shall provide the summary

described in this subsection to the authorizer at least once each month.



The authorizer may receive either paper copies of the summary or copies of the summary transmitted electronically, at the option of the authorizer. The summary must be sufficiently detailed to identify each category or collection of covered records. The department and the authorizer shall consult one another as necessary to carry out this section.

(e) (f) An authorizer shall protect covered records received by the authorizer in a manner that will not permit the personal identification of students and their parents by persons other than officials of the authorizer who are directly involved in the authorization program or involved with studies related to charter schools authorized by the authorizer. An authorizer shall destroy personally identifiable data when the information is no longer needed for purposes of audit, evaluation, and enforcement of state and federal requirements related to the charter schools authorized by the authorizer.

SECTION 8. IC 20-24-2.2-6, AS ADDED BY P.L.280-2013, SECTION 17, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2017]: Sec. 6. (a) If the deficiencies identified under section 3 4 of this chapter are not corrected within two (2) years after the date the state board suspends the authorizer's authority to authorize new charter schools in a final order under section 4 of this chapter, the state board, following an affirmative vote of two-thirds (2/3) of the members, may revoke the authorizer's authority to function as an authorizer. The state board shall take all necessary steps to decommission the authorizer, including overseeing the orderly winding up of authorization activities or responsibilities, and ensuring the transfer of any charter school records or administrative fees due under IC 20-24-7-4 in the authorizer's custody.

(b) Charter schools authorized by an authorizer that has been decommissioned under subsection (a) must apply to be approved by another authorizer within one hundred fifty (150) days after the date the state board revokes the authorizer's authority to function as an authorizer, regardless of whether the state board has begun the process of winding up authorization activities of the authorizer. A charter school that is not approved under this subsection must close at the end of the charter school's current school year containing the date in which the charter school's application under this subsection is disapproved. A charter school that is closed by the state board under section 3 2 of this chapter may not be approved by another authorizer under this subsection.

SECTION 9. IC 20-24-3-2, AS AMENDED BY P.L.280-2013, SECTION 21, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE



1	JULY 1, 2017]: Sec. 2. (a) An authorizer may not grant a charter to a
2	for-profit organizer. entity.
3	(b) If an organizer has not received a determination by the
4	Internal Revenue Service of its tax exempt status as of the date the
5	organizer is scheduled to provide instruction to students attending
6	the charter school, the organizer must request and receive express
7	written authorization from the authorizer that the organizer may
8	provide instruction to students attending the charter school
9	pending such determination.
0	(c) The organizer shall immediately inform the authorizer if the
1	organizer's tax exempt status is questioned, modified, or revoked
2	by the Internal Revenue Service or if the organizer's nonprofit
3	corporation status is questioned, modified, or revoked by the state.
4	SECTION 10. IC 20-24-3-2.5, AS ADDED BY P.L.280-2013,
5	SECTION 22, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
6	JULY 1, 2017]: Sec. 2.5. If a proposed charter school intends to
7	contract with an education service provider for substantial educational
8	services, management services, or both educational services and
9	management services, the request for proposals shall require the
20	applicants to provide the following:
21	(1) Evidence of the education service provider's success in
.2	serving student populations similar to the targeted populations,
23 24 25 26	including demonstrated academic achievement as well as
24	successful management of nonacademic school functions, if
25	applicable.
	(2) A term sheet setting forth: the:
27	(A) the proposed duration of the service contract;
28	(B) the roles and responsibilities of the organizer, the school
.9	staff, and the education service provider;
0	(C) the performance evaluation measures and timelines;
1	(D) the compensation structure, including clear identification
2	of all fees to be paid to the education service provider;
3	(E) the methods of contract oversight and enforcement;
4	(F) the investment disclosure; and
5	(G) that the school and the authorizer are entitled to data
6	in the possession of the education service provider relating
7	to the management or operation of the school that is not
8	otherwise the protected intellectual property of the
9	education service provider; and
$\cdot 0$	(G) (H) the conditions for renewal and termination of the
-1	contract.
-2	(3) A disclosure statement to explain any existing or potential



1	conflicts of interest between the organizer and the proposed
2	education service provider or any affiliated business entities.
3	(4) Assurance that the organizer will be structurally independent
4	of the education service provider and shall set and approve school
5	policies. The assurance must also provide that the terms of the
6	service contract must be reached by the organizer and the
7	education service provider through arms length negotiations in
8	which the organizer must be represented by legal counsel. The
9	legal counsel may not also represent the education service
10	provider.
11	SECTION 11. IC 20-24-3-4, AS AMENDED BY P.L.179-2016,
12	SECTION 2, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
13	JULY 1, 2017]: Sec. 4. (a) An organizer may submit to the authorizer
14	a proposal to establish a charter school.
15	(b) A proposal must contain at least the following information:
16	(1) Identification of the organizer.
17	(2) A description of the organizer's organizational structure and
18	governance plan.
19	(3) The following information for the proposed charter school:
20	(A) Name.
21	(B) Purposes.
	(C) Governance structure.
22 23 24 25	(D) Management structure.
24	(E) Educational mission goals.
25	(F) Curriculum and instructional methods.
26	(G) Methods of pupil assessment.
27	(H) Admission policy and criteria, subject to IC 20-24-5.
28	(I) School calendar.
29	(J) Age or grade range of students to be enrolled.
30	(K) A description of staff responsibilities.
31	(L) A description of the physical plant.
32	(M) Budget and financial plans.
33	(N) Personnel plan, including methods for selection, retention,
34	and compensation of employees.
35	(O) Transportation plan.
36	(P) Discipline program, subject to IC 20-24-5.5.
37	(Q) Plan for compliance with any applicable desegregation
38	order.
39	(R) The date when the charter school is expected to:
10	(i) begin school operations; and
11	(ii) have students attending the charter school.
12	(S) The arrangement for providing teachers and other staff



1	with health ingresses estimates at heastite lightity ingresses
2	with health insurance, retirement benefits, liability insurance, and other benefits.
3	(T) Any other applications submitted to an authorizer in the
4	previous five (5) years.
5	(4) The manner in which the authorizer must conduct an annual
6	audit of the program operations of the charter school.
7	(c) Beginning July 1, 2017, at the time an organizer submits a
8	proposal under subsection (a), the organizer shall submit to the
9	authorizer and department a statement of economic interest that
10	contains the same information specified under IC 3-8-9-8 for each
11	board member of the proposed charter school.
12	(c) (d) In the case of a charter school proposal from an applicant
13	that currently operates one (1) or more charter schools in any state or
14	nation, the request for proposals shall additionally require the applicant
15	to provide evidence of past performance and current capacity for
16	growth.
17	(d) (e) If the proposal described in subsection (a) concerns an
18	existing charter school overseen by a different authorizer than the
19	authorizer to which the organizer is submitting the proposal, the
20	proposal must include written acknowledgement of the proposal from
21	the current authorizer. Additionally, the authorizer receiving the
22	proposal shall consult with the current authorizer before granting
23	approval of the proposal.
24	(e) (f) This section does not waive, limit, or modify the provisions
25	of:
26	(1) IC 20-29 in a charter school where the teachers have chosen
27	to organize under IC 20-29; or
28	(2) an existing collective bargaining agreement for noncertificated
29	employees (as defined in IC 20-29-2-11).
30	SECTION 12. IC 20-24-3-9, AS AMENDED BY P.L.280-2013,
31	SECTION 29, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
32	JULY 1, 2017]: Sec. 9. (a) Subject to subsection (b), an authorizer
33	must notify an organizer that submits a proposal under section 4 of this
34	chapter of the:
35	(1) acceptance of the proposal; or
36	(2) rejection of the proposal;
37	not later than seventy-five (75) days after the organizer submits the
38	proposal, unless the authorizer and organizer mutually agree in
39	writing to an extension.
40	(b) If an authorizer and an organizer mutually agree in writing
41	to an extension under subsection (a), the extension may be for not



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more than fifteen (15) days.

1	SECTION 13. IC 20-24-3-10, AS AMENDED BY P.L.280-2013,
2	SECTION 30, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
3	JULY 1, 2017]: Sec. 10. (a) An authorizer must notify the department
4	of the: following:
5	(1) Receipt of a proposal.
6	(2) (1) acceptance of a proposal; and
7	(3) Rejection of a proposal, including the reasons for the
8	rejection.
9	(4) (2) the length of time for which a charter is granted.
10	(5) School goals, educational program design, and an education
11	management organization operating a school, if applicable.
12	(6) The name and address of the education management
13	organization, and the name of the chief operating officer of the
14	education management organization, if applicable.
15	(b) The department authorizer shall annually do the following:
16	(1) Compile the following information received under subsection
17	(a) into a report:
18	(A) Proposals received.
19	(B) Proposals accepted, including the length of time for
20	which a charter is granted.
21	(C) Proposals rejected, including the reasons for the
22	rejection.
23	(D) School goals, educational program design, and the
24	name and address of the education management
25	organization operating the school and the name of the chief
26	operating officer of the education management
26 27	operating officer of the education management organization, if applicable.
26 27 28	operating officer of the education management organization, if applicable.(2) Submit the report in an electronic format under IC 5-14-6 to
26 27 28 29	 operating officer of the education management organization, if applicable. (2) Submit the report in an electronic format under IC 5-14-6 to the legislative council.
26 27 28 29 30	 operating officer of the education management organization, if applicable. (2) Submit the report in an electronic format under IC 5-14-6 to the legislative council. SECTION 14. IC 20-24-3-11, AS AMENDED BY P.L.280-2013,
26 27 28 29 30 31	operating officer of the education management organization, if applicable. (2) Submit the report in an electronic format under IC 5-14-6 to the legislative council. SECTION 14. IC 20-24-3-11, AS AMENDED BY P.L.280-2013, SECTION 31, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE]
26 27 28 29 30 31 32	 operating officer of the education management organization, if applicable. (2) Submit the report in an electronic format under IC 5-14-6 to the legislative council. SECTION 14. IC 20-24-3-11, AS AMENDED BY P.L.280-2013, SECTION 31, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2017]: Sec. 11. If an authorizer rejects a charter school
26 27 28 29 30 31 32 33	operating officer of the education management organization, if applicable. (2) Submit the report in an electronic format under IC 5-14-6 to the legislative council. SECTION 14. IC 20-24-3-11, AS AMENDED BY P.L.280-2013, SECTION 31, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2017]: Sec. 11. If an authorizer rejects a charter school proposal, the organizer may:
26 27 28 29 30 31 32 33 34	operating officer of the education management organization, if applicable. (2) Submit the report in an electronic format under IC 5-14-6 to the legislative council. SECTION 14. IC 20-24-3-11, AS AMENDED BY P.L.280-2013, SECTION 31, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2017]: Sec. 11. If an authorizer rejects a charter school proposal, the organizer may: (1) amend the charter school proposal and resubmit the proposal
26 27 28 29 30 31 32 33 34 35	operating officer of the education management organization, if applicable. (2) Submit the report in an electronic format under IC 5-14-6 to the legislative council. SECTION 14. IC 20-24-3-11, AS AMENDED BY P.L.280-2013, SECTION 31, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2017]: Sec. 11. If an authorizer rejects a charter school proposal, the organizer may: (1) amend the charter school proposal and resubmit the proposal to the same authorizer; or
26 27 28 29 30 31 32 33 34 35 36	operating officer of the education management organization, if applicable. (2) Submit the report in an electronic format under IC 5-14-6 to the legislative council. SECTION 14. IC 20-24-3-11, AS AMENDED BY P.L.280-2013, SECTION 31, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2017]: Sec. 11. If an authorizer rejects a charter school proposal, the organizer may: (1) amend the charter school proposal and resubmit the proposal to the same authorizer; or (2) submit a charter school proposal to another authorizer. or
26 27 28 29 30 31 32 33 34 35 36 37	operating officer of the education management organization, if applicable. (2) Submit the report in an electronic format under IC 5-14-6 to the legislative council. SECTION 14. IC 20-24-3-11, AS AMENDED BY P.L.280-2013, SECTION 31, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2017]: Sec. 11. If an authorizer rejects a charter school proposal, the organizer may: (1) amend the charter school proposal and resubmit the proposal to the same authorizer; or (2) submit a charter school proposal to another authorizer. or (3) appeal the decision to the charter school review panel
26 27 28 29 30 31 32 33 34 35 36 37 38	operating officer of the education management organization, if applicable. (2) Submit the report in an electronic format under IC 5-14-6 to the legislative council. SECTION 14. IC 20-24-3-11, AS AMENDED BY P.L.280-2013, SECTION 31, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2017]: Sec. 11. If an authorizer rejects a charter school proposal, the organizer may: (1) amend the charter school proposal and resubmit the proposal to the same authorizer; or (2) submit a charter school proposal to another authorizer. or (3) appeal the decision to the charter school review panel established by section 12 of this chapter.
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26 27 28 29 30 31 32 33 34 35 36 37 38 39	operating officer of the education management organization, if applicable. (2) Submit the report in an electronic format under IC 5-14-6 to the legislative council. SECTION 14. IC 20-24-3-11, AS AMENDED BY P.L.280-2013, SECTION 31, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2017]: Sec. 11. If an authorizer rejects a charter school proposal, the organizer may: (1) amend the charter school proposal and resubmit the proposal to the same authorizer; or (2) submit a charter school proposal to another authorizer. or (3) appeal the decision to the charter school review panel established by section 12 of this chapter. SECTION 15. IC 20-24-3-12 IS REPEALED [EFFECTIVE JULY



1	charter school review panel established by subsection (c).
2	(c) The charter school review panel is established. The members of
3	the panel are as follows:
4	(1) The governor or the governor's designee.
5	(2) The state superintendent, who shall chair the panel.
6	(3) A member of the state board appointed by the state
7	superintendent.
8 9	(4) A person with financial management experience appointed by
	the governor.
10	(5) A community leader with knowledge of charter school issues
11 12	appointed jointly by the governor and the state superintendent.
13	A member shall serve a two (2) year term and may be reappointed to
14	the panel upon expiration of the member's term.
15	(d) All decisions of the panel shall be determined by a majority vote of the panel's members.
16	1
17	(e) Upon the request of an organizer, the panel shall meet to consider the organizer's proposal and the authorizer's reasons for
18	
19	rejecting the proposal. The panel must allow the organizer and
	authorizer to participate in the meeting.
20	(f) After the panel meets under subsection (e), the panel shall make one (1) of the following findings and issue the finding to the organizer
21	and the authorizer:
22 23	
23 24	(1) A finding that supports the authorizer's rejection of the
25	proposal. (2) A finding that:
26	(A) recommends that the organizer amend the proposal; and
20 27	(B) specifies the changes to be made in the proposal if the
28	organizer elects to amend the proposal.
29	(3) A finding that approves the proposal.
30	The panel shall issue the finding not later than forty-five (45) days after
31	the panel receives the request for review.
32	(g) If the panel makes a finding described in subsection (f)(1), the
33	finding is final.
34	(h) If the panel makes a finding described in subsection (f)(2), the
35	organizer may amend the proposal according to the panel's
36	recommendations and resubmit the proposal directly to the panel.
37	(i) If the panel makes a finding described in subsection (f)(3), the
38	proposal is considered conditionally approved. The approval shall be
39	considered final upon delivery to the panel of written notice from the
40	organizer and an eligible authorizer that the authorizer has agreed to
41	serve as an authorizer for the proposal approved by the panel.
	Lanna Managara

(j) Proposals approved under this section shall not be counted under



1	any numerical limits placed upon an authorizer or set of authorizers.
2	SECTION 16. IC 20-24-3-14, AS AMENDED BY P.L.127-2016
3	SECTION 13, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
4	JULY 1, 2017]: Sec. 14. (a) This section applies to state educational
5	institutions described in IC 20-24-1-2.5(2).
6 7	(b) Except as provided in subsection (c), the ultimate responsibility
8	for choosing to authorize a charter school and responsibilities for maintaining authorization rest with the university's board of trustees.
9	·
0	(c) The university's board of trustees may vote to shall assign
1	authorization authority and authorization responsibilities to another
	person or entity that functions under the direction of the university's board. A decision made under this subsection shall be communicated
2	
4	in writing to the department. and the charter school review panel.
5	(d) An entity created under subsection (c) is subject to IC 5-14-1.5 and IC 5-14-3.
6	(d) (e) Before a university may authorize a charter school, the
7	university must conduct a public meeting with public notice in the
8	school corporation where the charter school will be located. If the
9	location of the proposed charter school has not been identified, the
20	public hearing must be held within the county where the proposed
10	charter school would be located.
22	SECTION 17. IC 20-24-4-1, AS AMENDED BY P.L.5-2015.
23	SECTION 43, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
.4	JULY 1, 2017]: Sec. 1. (a) A charter must meet the following
25	requirements:
26	(1) Be a written instrument.
.7	(2) Be executed by an authorizer and an organizer.
28	(3) Confer certain rights, franchises, privileges, and obligations
9	on a charter school.
0	(4) Confirm the status of a charter school as a public school.
1	(5) Subject to subdivision (6)(E), be granted for:
2	(A) not less than three (3) years or more than seven (7) years:
3	and
4	(B) a fixed number of years agreed to by the authorizer and the
5	organizer.
6	(6) Provide for the following:
7	(A) A review by the authorizer of the charter school's
8	performance, including the progress of the charter school in
9	achieving the academic goals set forth in the charter, at least
0.	one (1) time in each five (5) year period while the charter is in
1	effect.

 $(B)\,Renewal, if the \,authorizer\,and\,the\,organizer\,agree\,to\,renew$



1	the charter.
2	(C) The renewal application must include guidance from the
3	authorizer, and the guidance must include the performance
4	criteria that will guide the authorizer's renewal decisions.
5	(D) The renewal application process must, at a minimum,
6	provide an opportunity for the charter school to:
7	(i) present additional evidence, beyond the data contained in
8	the performance report, supporting its case for charter
9	renewal;
10	(ii) describe improvements undertaken or planned for the
11	charter school; and
12	(iii) detail the charter school's plans for the next charter
13	term.
14	(E) Not later than October 1 in the end of the calendar year
15	in which the charter school seeks renewal of a charter, the
16	governing board of a charter school seeking renewal shall
17	submit a renewal application to the charter authorizer under
18	the renewal application guidance issued by the authorizer. The
19	authorizer shall make a final ruling on the renewal application
20	not later than March + April 1 after the filing of the renewal
21	application. A renewal granted under this clause is not
22	subject to the three (3) year minimum described in
	subdivision (5). The March 1 April 1 deadline does not apply
23 24 25	to any review or appeal of a final ruling. After the final ruling
25	is issued, the charter school may obtain further review by the
26	authorizer of the authorizer's final ruling in accordance with
27	the terms of the charter school's charter and the protocols of
28	the authorizer.
29	(7) Specify the grounds for the authorizer to:
30	(A) revoke the charter before the end of the term for which the
31	charter is granted; or
32	(B) not renew a charter.
33	(8) Set forth the methods by which the charter school will be held
34	accountable for achieving the educational mission and goals of
35	the charter school, including the following:
36	(A) Evidence of improvement in:
37	(i) assessment measures, including the ISTEP and end of
38	course assessments;
39	(ii) attendance rates;
40	(iii) graduation rates (if appropriate);
41	(iv) increased numbers of Core 40 diplomas and other
42	college and career ready indicators including advanced



1	placement participation and passage, dual credit
2	participation and passage, and International Baccalaureate
2 3	participation and passage (if appropriate);
4	(v) increased numbers of academic honors and technical
5	honors diplomas (if appropriate);
6	(vi) student academic growth;
7	(vii) financial performance and stability; and
8	(viii) governing board performance and stewardship,
9	including compliance with applicable laws, rules and
10	regulations, and charter terms.
11	(B) Evidence of progress toward reaching the educational
12	goals set by the organizer.
13	(9) Describe the method to be used to monitor the charter
14	school's:
15	(A) compliance with applicable law; and
16	(B) performance in meeting targeted educational performance.
17	(10) Specify that the authorizer and the organizer may amend the
18	charter during the term of the charter by mutual consent and
19	describe the process for amending the charter.
20	(11) Describe specific operating requirements, including all the
21	matters set forth in the application for the charter.
22	(12) Specify a date when the charter school will:
23	(A) begin school operations; and
24	(B) have students attending the charter school.
25	(13) Specify that records of a charter school relating to the
26	school's operation and charter are subject to inspection and
27	copying to the same extent that records of a public school are
28	subject to inspection and copying under IC 5-14-3.
29	(14) Specify that records provided by the charter school to the
30	department or authorizer that relate to compliance by the
31	organizer with the terms of the charter or applicable state or
32	federal laws are subject to inspection and copying in accordance
33	with IC 5-14-3.
34	(15) Specify that the charter school is subject to the requirements
35	of IC 5-14-1.5.
36	(16) This subdivision applies to a charter established or renewed
37	for an adult high school after June 30, 2014. The charter must
38	require:
39	(A) that the school will offer flexible scheduling;
40	(B) that students will not complete the majority of instruction
41	of the school's curriculum online or through remote
42	instruction;



1	(C) that the school will offer dual credit or industry
2	certification course work that aligns with career pathways as
3	recommended by the Indiana career council established by
4	IC 22-4.5-9-3; and
5	(D) a plan:
6	(i) to support successful program completion and to assist
7	transition of graduates to the workforce or to a
8	postsecondary education upon receiving a diploma from the
9	adult high school; and
10	(ii) to review individual student accomplishments and
11	success after a student receives a diploma from the adult
12	high school.
13	(b) A charter school shall set annual performance targets in
14	conjunction with the charter school's authorizer. The annual
15	performance targets shall be designed to help each school meet
16	applicable federal, state, and authorizer expectations.
17	SECTION 18. IC 20-24-5-5, AS AMENDED BY P.L.179-2016,
18	SECTION 3, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
19	JULY 1, 2017]: Sec. 5. (a) Except as provided in subsections (b), (c),
20	(d), (e), and (f), a charter school must enroll any eligible student who
21	submits a timely application for enrollment.
22	(b) This subsection applies if the number of applications for a
23	program, class, grade level, or building exceeds the capacity of the
24	program, class, grade level, or building. If a charter school receives a
25	greater number of applications than there are spaces for students, each
26	timely applicant must be given an equal chance of admission. The
27	organizer must determine which of the applicants will be admitted to
28	the charter school or the program, class, grade level, or building by
29	random drawing in a public meeting, with each timely applicant limited
30	to one (1) entry in the drawing. However, the organizer of a charter
31	school located in a county with a consolidated city shall determine
32	which of the applicants will be admitted to the charter school or
33	the program, class, grade level, or building by using a publicly
34	verifiable random selection process.
35	(c) A charter school may limit new admissions to the charter school
36	to:
37	(1) ensure that a student who attends the charter school during a
38	school year may continue to attend the charter school in
39	subsequent years;
40	(2) ensure that a student who attends a charter school during a
41	school year may continue to attend a different charter school held



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by the same organizer in subsequent years;

1	(3) allow the siblings of a student who attends a charter school or
2	a charter school held by the same organizer to attend the same
3	charter school the student is attending; and
4	(4) allow preschool students who attend a Level 3 or Level 4
5	Paths to QUALITY program (as defined in IC 12-17.2-3.8-1)
6	preschool to attend kindergarten at a charter school if the charter
7	school and the preschool provider have entered into an agreement
8	to share services or facilities.
9	(d) This subsection applies to an existing school that converts to a
10	charter school under IC 20-24-11. During the school year in which the
11	existing school converts to a charter school, the charter school may
12	limit admission to:
13	(1) those students who were enrolled in the charter school on the
14	date of the conversion; and
15	(2) siblings of students described in subdivision (1).
16	(e) A charter school may give enrollment preference to children of
17	the charter school's founders, governing body members, and charter
18	school employees, as long as the enrollment preference under this
19	subsection is not given to more than ten percent (10%) of the charter
20	school's total population.
21	(f) A charter school may not suspend or expel a charter school
22	student or otherwise request a charter school student to transfer to
23	another school on the basis of the following:
24	(1) Disability.
25	(2) Race.
26	(3) Color.
27	(4) Gender.
28	(5) National origin.
29	(6) Religion.
30	(7) Ancestry.
31	A charter school student may be expelled or suspended only in a
32	manner consistent with discipline rules established under IC 20-24-5.5.
33	SECTION 19. IC 20-24-6-5, AS AMENDED BY P.L.6-2012,
34	SECTION 129, IS AMENDED TO READ AS FOLLOWS
35	[EFFECTIVE JULY 1, 2017]: Sec. 5. (a) At least ninety percent (90%)
36	of the individuals who teach full time in a charter school must either:
37	(1) hold a any license or permit to teach in a public school in
38	Indiana under described in:
39	(A) IC 20-28-5; or
40	(B) rules adopted by the state board concerning the
41	licensing of teachers; or
42	(2) be in the process of obtaining a license to teach in a public



1	school in Indiana under the transition to teaching program
2	established by IC 20-28-4-2.
3	unless the charter school requests and the state board approves a
4	waiver for a lower percentage.
5	(b) An individual who does not qualify under subsection (a) may
6	teach full time in a charter school if the individual meets one (1) of the
7	following criteria:
8	(1) The individual is in the process of obtaining a license to teach
9	in a charter school in Indiana under IC 20-28-5-16.
10	(2) The individual holds at least a bachelor's degree with a grade
11	point average of at least three (3.0) on a four (4.0) point scale
12	from an accredited postsecondary educational institution in the
13	content or related area in which the individual teaches.
14	Individuals qualifying under this subsection may not exceed ten percent
15	(10%) of the full time teaching staff unless the charter school requests
16	and the state board approves a waiver for a higher percentage.
17	(c) (b) An individual described in subsection (a)(2) must complete
18	the transition to teaching program not later than three (3) years after
19	beginning to teach at a charter school.
20	(d) An individual who holds a part-time teaching position in a
21	charter school must hold at least a bachelor's degree with a grade point
22	average of at least three (3.0) on a four (4.0) point scale from an
23	accredited postsecondary educational institution in the content or
24	related area in which the individual teaches.
25	(e) (c) An individual who provides to students in a charter school a
26	service:
27	(1) that is not teaching; and
28	(2) for which a license is required under Indiana law;
29	must have the appropriate license to provide the service in Indiana.
30	SECTION 20. IC 20-24-7-9, AS AMENDED BY P.L.205-2013,
31	SECTION 233, IS AMENDED TO READ AS FOLLOWS
32	[EFFECTIVE JULY 1, 2017]: Sec. 9. (a) This section applies if:
33	(1) an authorizer:
34	(A) revokes a charter before the end of the term for which the
35	charter is granted; or
36	(B) does not renew a charter; or
37	(2) a charter school otherwise terminates its charter before the end
38	of the term for which the charter is granted.
39	(b) Any state funds that remain to be distributed to the charter
40	school in the state fiscal year in which an event described in subsection
41	(a) occurs shall be distributed to the entities that distributed the

funds to the charter school. A distribution under this subsection



1	shall be on a pro rata basis. as follows:
2	(1) First, to the common school loan fund to repay any existing
3	obligations of the charter school under IC 20-49-7 (repealed).
4	(2) Second, to the entities that distributed the funds to the charter
5	school. A distribution under this subdivision shall be on a pro rate
6	basis.
7	(e) If the funds described in subsection (b) are insufficient to repay
8	all existing obligations of the charter school under IC 20-49-7
9	(repealed), the state shall repay any remaining obligations of the
10	charter school under IC 20-49-7 (repealed) from the amoun
l 1	appropriated for state tuition support distributions.
12	SECTION 21. IC 20-24-7-13, AS AMENDED BY P.L.213-2015
13	SECTION 160, IS AMENDED TO READ AS FOLLOWS
14	[EFFECTIVE JULY 1, 2017]: Sec. 13. (a) As used in this section
15	"virtual charter school" means any charter school, including a
16	conversion charter school, that provides for the delivery of more than
17	fifty percent (50%) of instruction to students through:
18	(1) virtual distance learning;
19	(2) online technologies; or
20	(3) computer based instruction.
21	in which more than fifty percent (50%) of instruction is provided
22	in an interactive learning environment created through technology
23 24	in which students are separated from their teacher by time or
24	space, or both.
25	(b) A virtual charter school may apply for authorization with any
26	statewide authorizer in accordance with the authorizer's guidelines.
27	(c) For state fiscal years beginning after June 30, 2013, a virtua
28	charter school is entitled to receive funding in a month from the state
29	in an amount equal to the sum of:
30	(1) the product of:
31	(A) the number of students included in the virtual charter
32	school's current ADM; multiplied by
33	(B) the result of:
34	(i) ninety percent (90%) of the school's foundation amoun
35	determined under IC 20-43-5-4; divided by
36	(ii) twelve (12); plus
37	(2) the total of any:
38	(A) special education grants under IC 20-43-7;
39	(B) career and technical education grants under IC 20-43-8;
10	(C) honor grants under IC 20-43-10; and
1 1	(D) complexity grants under IC 20-43-13;
12	to which the virtual charter school is entitled for the month.



For state fiscal years beginning after June 30, 2013, a virtual char	ter
school is entitled to receive special education grants under IC 20-43	-7
calculated in the same manner as special education grants a	ıre
calculated for other school corporations.	

- (d) The state board shall adopt rules under IC 4-22-2 to govern the operation of virtual charter schools.
- (e) The department, with the approval of the state board, shall before December 1 of each year submit an annual report to the budget committee concerning the program under this section.
- (f) Each school year, at least sixty percent (60%) of the students who are enrolled in virtual charter schools under this section for the first time must have been included in the state's fall count of ADM conducted in the previous school year.
- (g) A virtual charter school must adopt a student engagement policy. A student who regularly fails to participate in courses may be withdrawn from enrollment under policies adopted by the virtual charter school. The policies adopted by the virtual charter school must ensure that:
 - (1) adequate notice of the withdrawal is provided to the parent and the student; and
 - (2) an opportunity is provided, before the withdrawal of the student by the virtual charter school, for the student or the parent to demonstrate that failure to participate in the course is due to an event that would be considered an excused absence under IC 20-33-2.
- (h) An authorizer must review and monitor whether a virtual charter school that is authorized by the authorizer complies with the requirements described in subsection (g).

SECTION 22. IC 20-24-9-4, AS AMENDED BY P.L.280-2013, SECTION 49, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2017]: Sec. 4. (a) Notwithstanding the provisions of the charter, If an authorizer that grants a charter may revoke the charter at any time before the expiration of the term of the charter if, after the authorizer has notified the school and given reasonable time to correct the issue, the authorizer determines that: at least one (1) of the following occurs:

- (1) The an organizer fails is failing to comply with the conditions or procedures established in the charter;
- (2) The a charter school established by the organizer fails is failing to meet the educational goals set forth in the charter;
- (3) The an organizer fails is failing to comply with all applicable federal and state laws;



1	(4) The an organizer fails to meet generally accepted fiscal
2	management and government accounting principles; or
3	(5) one (1) or more grounds for revocation exist as specified in
4	the charter;
5	the authorizer shall notify the governing board of the organizer of
6	the charter school in writing and give the organizer a reasonable
7	time to remedy the deficiency.
8	(b) If the organizer does not remedy the deficiency within the
9	timeline established by the authorizer, the authorizer may:
10	(1) order any corrective action that the authorizer considers
11	necessary to correct the deficiency; or
12	(2) revoke the school's charter.
13	SECTION 23. IC 20-24-9-4.5, AS ADDED BY P.L.280-2013,
14	SECTION 50, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
15	JULY 1, 2017]: Sec. 4.5. (a) Before any charter school closure
16	decision, an authorizer shall develop a charter school closure protocol
17	to ensure timely notification to parents, orderly transition of:
18	(1) all charter school records, including student records, to the
19	department; and
20	(2) students and student records to new schools;
21	and proper disposition of school funds, property, and assets.
22	(b) If a charter school closes for any reason, the authorizer shall
23	oversee and work with the closing charter school to ensure a smooth
24	and orderly closure and transition for students and parents, as guided
25	by the closure protocol.
26	SECTION 24. IC 20-24-9-4.6 IS ADDED TO THE INDIANA
27	CODE AS A NEW SECTION TO READ AS FOLLOWS
28	[EFFECTIVE JULY 1, 2017]: Sec. 4.6. In addition to the transfer of
29	student records to new schools as described in section 4.5(a)(2) of
30	this chapter, if a charter school closes for any reason, the organizer
31	shall ensure the transfer of all charter school records, including
32	student records, to the department.
33	SECTION 25. IC 20-25.7-5-2, AS AMENDED BY P.L.179-2016,
34	SECTION 6, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
35	JULY 1, 2017]: Sec. 2. (a) Notwithstanding IC 20-26-7-1, The board
36	may enter into an agreement with an organizer to reconstitute an
37	eligible school as a participating innovation network charter school or
38	to establish a participating innovation network charter school at a
39	location selected by the board within the boundary of the school

corporation. Notwithstanding IC 20-26-7-1, a participating

innovation network charter school may be established within a

vacant underutilized, or underenrolled school building. as determined



40 41

1	by the board.
2	(b) The terms of the agreement entered into between the board and
3	an organizer must specify the following:
4	(1) A statement that the organizer authorizes the department to
5	include the charter school's performance assessment results under
6	IC 20-31-8 when calculating the school corporation's performance
7	assessment under rules adopted by the state board.
8	(2) The amount of state funding, including tuition support, and
9	money levied as property taxes that will be distributed by the
10	school corporation to the organizer.
11	(3) The performance goals and accountability metrics agreed
12	upon for the charter school in the charter agreement between the
13	organizer and the authorizer.
14	(c) If an organizer and the board enter into an agreement under
15	subsection (a), the organizer and the board shall notify the department
16	that the agreement has been made under this section within thirty (30)
17	days after the agreement is entered into.
18	(d) Upon receipt of the notification under subsection (c), for school
19	years starting after the date of the agreement:
20	(1) the department shall include the participating innovation
21	network charter school's performance assessment results under
22	IC 20-31-8 when calculating the school corporation's performance
23	assessment under rules adopted by the state board;
24	(2) the department shall treat the participating innovation network
25	charter school in the same manner as a school operated by the
26	school corporation when calculating the total amount of state
27	funding to be distributed to the school corporation; and
28	(3) if requested by a participating innovation network charter
29	school that reconstitutes an eligible school, the department may
30	use student growth as the state board's exclusive means to
31	determine the innovation network charter school's category or
32	designation of school improvement under 511 IAC 6.2-10-10 for
33	a period of three (3) years.
34	SECTION 26. IC 20-25.7-5-5, AS ADDED BY P.L.179-2016,
35	SECTION 7, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
36	JULY 1, 2017]: Sec. 5. (a) IC 20-24-5-5 (with the exception of
37	IC 20-24-5-5(f)) does not apply to a participating innovation network
38	charter school that enters into an agreement with the board to
39	reconstitute or establish an eligible school. with a defined attendance
40	area.

(b) Except as provided in subsection subsections (c) and (d), a

participating innovation network charter school must enroll any eligible



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1	student who submits a timely application for enrollment.
2	(c) A participating innovation network charter school that
3	reconstitutes or establishes an eligible school with a defined attendance
4	area may limit new admissions to the participating innovation network
5	charter school to:
6	(1) ensure that any student with legal settlement in the attendance
7	area, or in the school corporation if the school does not have
8	a defined attendance area, may attend the charter school;
9	(2) ensure that a student who attends the participating innovation
10	network charter school during a school year may continue to
11	attend the charter school in subsequent years;
12	(3) allow the siblings of a student who attends the participating
13	innovation network charter school to attend the charter school;
14	and
15	(4) allow preschool students who attend a Level 3 or Level 4
16	Paths to QUALITY program (as defined in IC 12-17.2-3.8-1)
17	preschool to attend kindergarten at the participating innovation
18	network charter school if the participating innovation network
19	charter school and the school corporation or preschool provider
20	have entered into an agreement to share services or facilities.
21	(d) A participating innovation network charter school with a
22	curriculum that includes study in a foreign country may deny
23	admission to a student if:
24	(1) the student:
25	(A) has completed fewer than twenty-two (22) academic
26	credits required for graduation; and
27	(B) will be in the grade 11 cohort during the school year in
28	which the student seeks to enroll in the participating
29	innovation network charter school; or
30	(2) the student has been suspended (as defined in
31	IC 20-33-8-7) or expelled (as defined in IC 20-33-8-3) during
32	the twelve (12) months immediately preceding the student's
33	application for enrollment for:
34	(A) ten (10) or more school days;
35	(B) a violation under IC 20-33-8-16;
	(C) causing physical injury to a student, a school employee,
36	or a visitor to the school; or
37	(D) a violation of a school corporation's drug or alcohol
37 38	(b) a violation of a school corporation s aring of alcohol
37 38 39	rules.
37 38 39 40	rules. For purposes of subdivision (2)(A), student discipline received
37 38 39	rules.



number of school days that a student has been suspended.

- (d) (e) A participating innovation network charter school may give enrollment preferences to children of the participating innovation network charter school's founders, governing board members, and participating innovation network charter school employees, as long as the enrollment preference under this subsection is not given to more than ten percent (10%) of the participating innovation charter school's total population and there is sufficient capacity for a program, class, grade level, or building to ensure that any student with legal settlement in the attendance area may attend the school.
- (e) (f) This subsection applies if the number of applications for a program, class, grade level, or building exceeds the capacity of the program, class, grade level, or building. If a participating innovation network charter school receives a greater number of applications than there are spaces for students, each timely applicant must be given an equal chance of admission. The participating innovation network charter school that is not in a county containing a consolidated city must determine which of the applicants will be admitted to the participating innovation network charter school or the program, class, grade level, or building by random drawing in a public meeting with each timely applicant limited to one (1) entry in the drawing. **However**, the participating innovation network charter school located in a county with a consolidated city shall determine which of the applicants will be admitted to the participating innovation network charter school or the program, class, grade level, or building by using a publicly verifiable random selection process.

SECTION 27. IC 20-25.7-7-1, AS ADDED BY P.L.214-2015, SECTION 2, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2017]: Sec. 1. (a) The innovation network school grant fund is established to provide grants to

- (1) an innovation network school, established under including a participating innovation network charter school. IC 20-25.7-4-3. or
- (2) an innovation network school that participates in the career pathways pilot program under IC 20-25.7-6.
- (b) The fund shall be administered by the state board.
- (c) The fund consists of the following:
 - (1) Appropriations made by the general assembly.
- (2) Gifts, grants, or donations.
- (3) Interest accruing from investment of money in the fund.
- (d) The treasurer of state shall invest the money in the fund not currently needed to meet the obligations of the fund in the same



manner as other public funds may be invested.

(e) Interest that accrues from investments of the fund shall be deposited in the fund.

SECTION 28. IC 20-25.7-7-2, AS ADDED BY P.L.214-2015, SECTION 2, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2017]: Sec. 2. (a) An innovation network school may be awarded only one (1) grant under this chapter.

- (a) (b) The state board shall determine the amount of a grant based on the plan submitted by a board.
- (b) (c) The state board shall develop criteria for awarding a grant under this section, including documentation requirements that must be included with the plan.
- (c) (d) A board shall apply for a grant under this section in a manner prescribed by the state board. Grant awards are limited to an innovation network school that has not, or is not planning to, receive grant funding as a result of, or related to, its innovation network status, from other public or private sources.
- (e) An innovation network school receiving funding under this chapter shall use the funds for educational purposes.
- (d) (f) The state board may adopt rules under IC 4-22-2 or guidelines necessary to administer this section.

SECTION 29. IC 20-26-11-6.5, AS ADDED BY P.L.17-2015, SECTION 1, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2017]: Sec. 6.5. (a) Notwithstanding this chapter, a school corporation shall accept a transferring student who does not have legal settlement in the school corporation and who has a parent who is a current employee of the transferee school corporation who resides in Indiana if the transferee school corporation has the capacity to accept the student.

(b) If the number of students who request to transfer to a transferee school corporation under this section causes the school corporation to exceed the school corporation's maximum student capacity, the governing body shall determine which students will be admitted as transfer students by a random drawing in a public meeting. However, the governing body of a school corporation located in a county with a consolidated city shall determine which students will be admitted by using a publicly verifiable random selection process.

SECTION 30. IC 20-26-11-32, AS AMENDED BY P.L.39-2014, SECTION 1, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2017]: Sec. 32. (a) This section does not apply to a school corporation if the governing body has adopted a policy of not accepting the transfer of any student who does not have legal settlement within



1	the school corporation.
2	(b) The governing body of a school corporation shall annually
3	establish:
4	(1) except as provided in subsection (m), the number of transfer
5	students the school corporation has the capacity to accept in each
6	grade level; and
7	(2) the date by which requests to transfer into the school
8	corporation must be received by the governing body.
9	(c) After establishing the date under subsection (b)(2), the
10	governing body shall:
11	(1) publish the date on the school corporation's Internet web site;
12	and
13	(2) report the date to the department.
14	(d) The department shall publish the dates received from school
15	corporations under subsection (c)(2) on the department's Internet web
16	site.
17	(e) A student to whom this section applies may not request to
18	transfer under this section primarily for athletic reasons to a school
19	corporation in which the student does not have legal settlement.
20	(f) If the number of requests to transfer into a school corporation
21	received by the date established for the school corporation under
22	subsection (b)(2) exceeds the capacity established for the school
23	corporation under subsection (b)(1), each timely request must be given
24	an equal chance to be accepted, with the exception that a student
25	described in subsection (h) shall be given priority. The governing body
26	must determine which students will be admitted as transfer students to
27	each school building and each grade level within the school corporation
28	by a random drawing in a public meeting. using a publicly verifiable
29	random selection process.
30	(g) Except as provided in subsections (i), (j), (k), and (m), the
31	governing body of a school corporation may not deny a request for a
32	student to transfer into the school corporation based upon the student's
33	academic record, scores on ISTEP tests, disciplinary record, or
34	disability, or upon any other factor not related to the school
35	corporation's capacity.
36	(h) Except as provided in subsections (i), (j), and (k), the governing
37	body of a school corporation may not deny a request for a student to
38	transfer into the school corporation if the student requesting to transfer:
39	(1) is a member of a household in which any other member of the
40	household is a student in the transferee school; or
41	(2) has a parent who is an employee of the school corporation.
42	(i) A governing body of a school corporation may limit the number



1 of new transfers to a school building or grade level in the school 2 corporation: 3 (1) to ensure that a student who attends a school within the school 4 corporation as a transfer student during a school year may 5 continue to attend the school in subsequent school years; and 6 (2) to allow a student described in subsection (h) to attend a 7 school within the school corporation. 8 (j) Notwithstanding subsections (g) and (h), a governing body of a 9 school corporation may deny a request for a student to transfer to the 10 school corporation, or establish terms or conditions for enrollment that prevent a student from enrolling in a school, if the student has been 11 12 suspended (as defined in IC 20-33-8-7) or expelled (as defined in 13 IC 20-33-8-3) during the twelve (12) months preceding the student's 14 request to transfer under this section: 15 (1) for ten (10) or more school days; (2) for a violation under IC 20-33-8-16; 16 (3) for causing physical injury to a student, a school employee, or 17 a visitor to the school; or 18 19 (4) for a violation of a school corporation's drug or alcohol rules. 20 For purposes of subdivision (1), student discipline received under IC 20-33-8-25(b)(7) for a violation described in subdivisions (2) 21 22 through (4) shall be included in the calculation of the number of school 23 days that a student has been suspended. 24 (k) The governing body of a school corporation with a school 25 building that offers a special curriculum may require a student who 26 transfers to the school building to meet the same eligibility criteria 27 required of all students who attend the school building that offers the 28 special curriculum. 29 (1) The parent of a student for whom a request to transfer is made is 30 responsible for providing the school corporation to which the request 31 is made with records or information necessary for the school 32 corporation to determine whether the request to transfer may be denied 33 under subsection (j). 34 (m) Notwithstanding this section, the governing body of a school 35 corporation may authorize the school corporation to enter into an agreement with an accredited nonpublic school or charter school to 36 37 allow students of the accredited nonpublic school or charter school to 38 transfer to a school within the school corporation. 39 (n) A school corporation that has adopted a policy to not accept

student transfers after June 30, 2013, is not prohibited from enrolling

(1) transfer student who attended a school within the school



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a:

1	corporation during the 2012-2013 school year; or
2	(2) member of a household in which any other member of the
3	household was a transfer student who attended a school within the
4	school corporation during the 2012-2013 school year.
5	However, if a school corporation enrolls a student described in
6	subdivision (1) or (2), the school corporation shall also allow a studen
7	or member of the same household of a student who attended ar
8	accredited nonpublic school within the attendance area of the school
9	corporation during the 2012-2013 school year to enroll in a school
10	within the school corporation.
11	SECTION 31. IC 20-31-4-1.1, AS ADDED BY P.L.169-2016
12	SECTION 16, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
13	JULY 1, 2017]: Sec. 1.1. Other than sections 1, 2, 3, 4, and 17 of this
14	chapter, this chapter does not apply to a (a) The state board shall
15	accredit a school that:
16	(1) becomes a charter school under IC 20-24; and
17	(2) complies with the requirements under IC 20-24.
18	(b) An authorizer (as defined in IC 20-24-1-2.5) of a charter
19	school shall be responsible for ensuring that the charter school is
20	in compliance with applicable legal standards as determined by the
21	state board.
22	(c) This chapter, with the exception of this section, does not
23	apply to a charter school.
24	SECTION 32. IC 20-51-4-3.5 IS ADDED TO THE INDIANA
25	CODE AS A NEW SECTION TO READ AS FOLLOWS
26	[EFFECTIVE JULY 1, 2017]: Sec. 3.5. An eligible school shall
27	annually submit to the department, as evidence of the eligible
28	school's financial stability, a financial report concerning the
29	eligible school in a form and manner prescribed by the
30	department.



COMMITTEE REPORT

Mr. Speaker: Your Committee on Education, to which was referred House Bill 1382, has had the same under consideration and begs leave to report the same back to the House with the recommendation that said bill be amended as follows:

Page 1, delete line 7, begin a new line block indented and insert:

"(1) is a nonprofit corporation registered in Indiana;".

Page 2, between lines 3 and 4, begin a new paragraph and insert: "SECTION 2. IC 20-24-2.1-2, AS AMENDED BY P.L.280-2013, SECTION 10, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2017]: Sec. 2. (a) The charter board with assistance from the department, shall:

- (1) establish a process to:
 - (A) review a proposal to establish a charter school under IC 20-24-3-4;
- (B) (2) make a decision on the proposal as required under IC 20-24-3-9; and
- (C) (3) monitor charter schools authorized by the charter board; and
- (2) publish guidelines concerning the review process described in subdivision (1);
- (4) make decisions on the renewal, nonrenewal, and revocation of charters granted by the charter board. not later than December 31, 2011.
- (b) IC 4-21.5 does not apply to a review of a decision under subsection (a)(4).".

Page 7, line 32, delete "is" and insert "are".

Page 8, between lines 16 and 17, begin a new paragraph and insert: "SECTION 14. IC 20-24-3-9, AS AMENDED BY P.L.280-2013, SECTION 29, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2017]: Sec. 9. An authorizer must notify an organizer that submits a proposal under section 4 of this chapter of the:

- (1) acceptance of the proposal; or
- (2) rejection of the proposal;

not later than seventy-five (75) days after the organizer submits the proposal, unless the authorizer and organizer mutually agree in writing to an extension.".

Page 8, line 40, after "name" insert "and address".

Page 8, line 41, after "school" delete "," and insert "and the name of the chief operating officer of the education management organization,".



Page 10, line 25, strike "person or".

Page 11, line 28, after "of the" insert "calendar".

Page 15, between lines 12 and 13, begin a new line block indented and insert:

"(5) IC 20-28-5-18.".

Page 16, line 16, delete "." and insert "to the entities that distributed the funds to the charter school. A distribution under this subsection shall be on a pro rata basis."

Page 17, between lines 40 and 41, begin a new paragraph and insert:

"(h) An authorizer must review and monitor whether a virtual charter school that is authorized by the authorizer complies with the requirements described in subsection (g).".

Page 17, delete lines 41 through 42, begin a new paragraph and insert:

"SECTION 24. IC 20-24-9-4, AS AMENDED BY P.L.280-2013, SECTION 49, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2017]: Sec. 4. (a) Notwithstanding the provisions of the charter, If an authorizer that grants a charter may revoke the charter at any time before the expiration of the term of the charter if, after the authorizer has notified the school and given reasonable time to correct the issue, the authorizer determines that: at least one (1) of the following occurs:

- (1) The an organizer fails is failing to comply with the conditions or procedures established in the charter;
- (2) The a charter school established by the organizer fails is failing to meet the educational goals set forth in the charter;
- (3) The an organizer fails is failing to comply with all applicable laws;
- (4) The an organizer fails to meet generally accepted fiscal management and government accounting principles; or
- (5) one (1) or more grounds for revocation exist as specified in the charter;

the authorizer shall notify the governing board of the organizer of the charter school in writing and give the organizer a reasonable time to remedy the deficiency.

- (b) If the organizer does not remedy the deficiency within the timeline established by the authorizer, the authorizer may:
 - (1) order corrective action that the authorizer considers necessary to correct the deficiency, including, but not limited to, the removal or hiring of school employees;
 - (2) notwithstanding IC 23-17, remove members of the organizer's governing board; or



(3) revoke the school's charter.".

Page 18, delete lines 1 through 23.

Page 18, between lines 23 and 24, begin a new paragraph and insert: "SECTION 23. IC 20-24-9-8 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2017]: Sec. 8. Beginning July 1, 2017, at least fifty percent (50%) of the public meetings of a charter school board must be located in the geographic boundaries of the school corporation in which the charter school is located."

Page 19, line 30, strike "with a defined attendance" and insert ".".

Page 19, strike line 31.

Page 19, line 36, strike "with a defined attendance".

Page 19, line 37, strike "area".

Page 19, line 40, after "area" insert ", or in the school corporation if the school does not have a defined attendance area,".

Page 20, line 40, after "school" insert ",".

Page 20, line 40, strike "established under" and insert "including a participating innovation network charter school.".

Page 20, line 41, strike "IC 20-25.7-4-3.".

Renumber all SECTIONS consecutively.

and when so amended that said bill do pass.

(Reference is to HB 1382 as introduced.)

BEHNING

Committee Vote: yeas 7, nays 4.

HOUSE MOTION

Mr. Speaker: I move that House Bill 1382 be amended to read as follows:

Page 2, delete lines 31 through 36.

Renumber all SECTIONS consecutively.

(Reference is to HB 1382 as printed January 31, 2017.)

DELANEY



HOUSE MOTION

Mr. Speaker: I move that House Bill 1382 be returned to the second reading calendar forthwith for the purpose of amendment.

BEHNING

HOUSE MOTION

Mr. Speaker: I move that House Bill 1382 be amended to read as follows:

Page 8, between lines 18 and 19, begin a new paragraph and insert: "SECTION 12. IC 20-24-3-4, AS AMENDED BY P.L.179-2016, SECTION 2, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2017]: Sec. 4. (a) An organizer may submit to the authorizer a proposal to establish a charter school.

- (b) A proposal must contain at least the following information:
 - (1) Identification of the organizer.
 - (2) A description of the organizer's organizational structure and governance plan.
 - (3) The following information for the proposed charter school:
 - (A) Name.
 - (B) Purposes.
 - (C) Governance structure.
 - (D) Management structure.
 - (E) Educational mission goals.
 - (F) Curriculum and instructional methods.
 - (G) Methods of pupil assessment.
 - (H) Admission policy and criteria, subject to IC 20-24-5.
 - (I) School calendar.
 - (J) Age or grade range of students to be enrolled.
 - (K) A description of staff responsibilities.
 - (L) A description of the physical plant.
 - (M) Budget and financial plans.
 - (N) Personnel plan, including methods for selection, retention, and compensation of employees.
 - (O) Transportation plan.
 - (P) Discipline program, subject to IC 20-24-5.5.
 - (Q) Plan for compliance with any applicable desegregation order.



- (R) The date when the charter school is expected to:
 - (i) begin school operations; and
 - (ii) have students attending the charter school.
- (S) The arrangement for providing teachers and other staff with health insurance, retirement benefits, liability insurance, and other benefits.
- (T) Any other applications submitted to an authorizer in the previous five (5) years.
- (4) The manner in which the authorizer must conduct an annual audit of the program operations of the charter school.
- (c) Beginning July 1, 2017, at the time an organizer submits a proposal under subsection (a), the organizer shall submit to the authorizer and department a statement of economic interest that contains the same information specified under IC 3-8-9-8 for each board member of the proposed charter school.
- (c) (d) In the case of a charter school proposal from an applicant that currently operates one (1) or more charter schools in any state or nation, the request for proposals shall additionally require the applicant to provide evidence of past performance and current capacity for growth.
- (d) (e) If the proposal described in subsection (a) concerns an existing charter school overseen by a different authorizer than the authorizer to which the organizer is submitting the proposal, the proposal must include written acknowledgement of the proposal from the current authorizer. Additionally, the authorizer receiving the proposal shall consult with the current authorizer before granting approval of the proposal.
- (e) (f) This section does not waive, limit, or modify the provisions of:
 - (1) IC 20-29 in a charter school where the teachers have chosen to organize under IC 20-29; or
 - (2) an existing collective bargaining agreement for noncertificated employees (as defined in IC 20-29-2-11).".

Renumber all SECTIONS consecutively.

(Reference is to HB 1382 as reprinted February 3, 2017.)

SMITH V



HOUSE MOTION

Mr. Speaker: I move that House Bill 1382 be amended to read as follows:

Page 2, delete lines 22 through 30.

Renumber all SECTIONS consecutively.

(Reference is to HB 1382 as reprinted February 3, 2017.)

SMITH V

COMMITTEE REPORT

Madam President: The Senate Committee on Education and Career Development, to which was referred House Bill No. 1382, has had the same under consideration and begs leave to report the same back to the Senate with the recommendation that said bill be AMENDED as follows:

Page 1, line 7, after "corporation" insert "that is incorporated or".

Page 2, line 6, delete "(a)".

Page 2, delete lines 20 through 21.

Page 2, line 34, after "transfer" insert "of all charter school records, including student records, to the department, and".

Page 7, line 35, delete "any".

Page 7, line 37, delete "," and insert "that is not otherwise the protected intellectual property of the education service provider; and".

Page 7, delete line 38.

Page 9, delete lines 29 through 38.

Page 9, line 41, delete "An" and insert "(a) Subject to subsection (b), an".

Page 10, between lines 5 and 6, begin a new paragraph and insert:

"(b) If an authorizer and an organizer mutually agree in writing to an extension under subsection (a), the extension may be for not more than fifteen (15) days.".

Page 13, line 25, delete "30" and insert "1".

Page 13, line 28, delete "30" and insert "1".

Page 16, delete lines 38 through 42, begin a new paragraph and insert:

"SECTION 19. IC 20-24-6-5, AS AMENDED BY P.L.6-2012, SECTION 129, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2017]: Sec. 5. (a) At least ninety percent (90%)





of the individuals who teach full time in a charter school must either:

- (1) hold **a any** license **or permit** to teach in a public school in Indiana under **described in:**
 - (A) IC 20-28-5; or
 - (B) rules adopted by the state board concerning the licensing of teachers; or
- (2) be in the process of obtaining a license to teach in a public school in Indiana under the transition to teaching program established by IC 20-28-4-2.

unless the charter school requests and the state board approves a waiver for a lower percentage.

- (b) An individual who does not qualify under subsection (a) may teach full time in a charter school if the individual meets one (1) of the following criteria:
 - (1) The individual is in the process of obtaining a license to teach in a charter school in Indiana under IC 20-28-5-16.
 - (2) The individual holds at least a bachelor's degree with a grade point average of at least three (3.0) on a four (4.0) point scale from an accredited postsecondary educational institution in the content or related area in which the individual teaches.

Individuals qualifying under this subsection may not exceed ten percent (10%) of the full time teaching staff unless the charter school requests and the state board approves a waiver for a higher percentage.

- (c) (b) An individual described in subsection (a)(2) must complete the transition to teaching program not later than three (3) years after beginning to teach at a charter school.
- (d) An individual who holds a part-time teaching position in a charter school must hold at least a bachelor's degree with a grade point average of at least three (3.0) on a four (4.0) point scale from an accredited postsecondary educational institution in the content or related area in which the individual teaches.
- (e) (c) An individual who provides to students in a charter school a service:
 - (1) that is not teaching; and
- (2) for which a license is required under Indiana law; must have the appropriate license to provide the service in Indiana.".

Page 17, delete lines 1 through 38.

Page 18, line 30, delete "seventy-five percent (75%)" and insert "fifty percent (50%)".

Page 20, line 8, after "applicable" insert "federal and state".

Page 20, line 19, after "order" insert "any".

Page 20, line 20, delete "deficiency, including, but not limited" and



insert "deficiency; or".

Page 20, delete lines 21 through 23.

Page 20, line 24, delete "(3)" and insert "(2)".

Page 20, delete lines 25 through 30, begin a new paragraph and insert:

"SECTION 23. IC 20-24-9-4.5, AS ADDED BY P.L.280-2013, SECTION 50, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2017]: Sec. 4.5. (a) Before any charter school closure decision, an authorizer shall develop a charter school closure protocol to ensure timely notification to parents, orderly transition of:

(1) all charter school records, including student records, to the department; and

- (2) students and student records to new schools; and proper disposition of school funds, property, and assets.
- (b) If a charter school closes for any reason, the authorizer shall oversee and work with the closing charter school to ensure a smooth and orderly closure and transition for students and parents, as guided by the closure protocol.

SECTION 24. IC 20-24-9-4.6 IS ADDED TO THE INDIANA CODE AS A **NEW** SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2017]: **Sec. 4.6.** In addition to the transfer of student records to new schools as described in section 4.5(a)(2) of this chapter, if a charter school closes for any reason, the organizer shall ensure the transfer of all charter school records, including student records, to the department."

Page 21, line 39, strike "subsection" and insert "subsections".

Page 21, line 39, delete "," and insert "and (d),".

Page 22, between lines 18 and 19, begin a new paragraph and insert:

- "(d) A participating innovation network charter school with a curriculum that includes study in a foreign country may deny admission to a student if:
 - (1) the student:
 - (A) has completed fewer than twenty-two (22) academic credits required for graduation; and
 - (B) will be in the grade 11 cohort during the school year in which the student seeks to enroll in the participating innovation network charter school; or
 - (2) the student has been suspended (as defined in IC 20-33-8-7) or expelled (as defined in IC 20-33-8-3) during the twelve (12) months immediately preceding the student's application for enrollment for:
 - (A) ten (10) or more school days;



- (B) a violation under IC 20-33-8-16;
- (C) causing physical injury to a student, a school employee, or a visitor to the school; or
- (D) a violation of a school corporation's drug or alcohol rules.

For purposes of subdivision (2)(A), student discipline received under IC 20-33-8-25(b)(7) for a violation described in subdivision (2)(B) through (2)(D) shall be included in the calculation of the number of school days that a student has been suspended."

Page 22, line 19, strike "(d)" and insert "(e)".

Page 22, line 28, strike "(e)" and insert "(f)".

Page 26, after line 27, begin a new paragraph and insert:

"SECTION 31. IC 20-31-4-1.1, AS ADDED BY P.L.169-2016, SECTION 16, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2017]: Sec. 1.1. Other than sections 1, 2, 3, 4, and 17 of this chapter, this chapter does not apply to a (a) The state board shall accredit a school that:

- (1) becomes a charter school under IC 20-24; and
- (2) complies with the requirements under IC 20-24.
- (b) An authorizer (as defined in IC 20-24-1-2.5) of a charter school shall be responsible for ensuring that the charter school is in compliance with applicable legal standards as determined by the state board.
- (c) This chapter, with the exception of this section, does not apply to a charter school.

SECTION 32. IC 20-51-4-3.5 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2017]: Sec. 3.5. An eligible school shall annually submit to the department, as evidence of the eligible school's financial stability, a financial report concerning the eligible school in a form and manner prescribed by the department."

Renumber all SECTIONS consecutively.

and when so amended that said bill do pass.

(Reference is to HB 1382 as reprinted February 7, 2017.)

KRUSE, Chairperson

Committee Vote: Yeas 8, Nays 3.

