WEST VIRGINIA LEGISLATURE

2021 REGULAR SESSION

ENROLLED

Committee Substitute

for

House Bill 2012

BY DELEGATES SMITH, CLARK, KIMBLE, HIGGINBOTHAM,

WAMSLEY AND ESPINOSA

[Passed March 3, 2021; in effect ninety days from passage.]

WEST VIRGINIA LEGISLATURE

2021 REGULAR SESSION

ENROLLED

Committee Substitute

for

House Bill 2012

BY DELEGATES SMITH, CLARK, KIMBLE, HIGGINBOTHAM,

WAMSLEY AND ESPINOSA

[Passed March 3, 2021; in effect ninety days from passage.]

AN ACT to amend and reenact §18-5G-1, §18-5G-2, §18-5G-4, §18-5G-5, §18-5G-6, §18-5G-9, 1 2 \$18-5G-10, and \$18-5G-11 of the Code of West Virginia, 1931, as amended; and to amend said code by adding thereto three new sections, designated §18-5G-13, §18-5G-3 14, and §18-5G-15, all relating to public charter schools; amending provisions pertaining 4 to the number of public charter schools that may be authorized; requiring the Legislative 5 Auditor to conduct an audit of the public charter school program two years after the first 6 7 public charter school commences operations; amending process applicable when an applicant applies to two or more county boards to authorize a public charter school; 8 9 allowing the West Virginia Professional Charter School Board to authorize public charter schools; clarifying that an education service provider can be public or private and nonprofit 10 11 or for-profit: defining "full-time virtual public charter school" and "West Virginia Professional Charter School Board": amending provisions pertaining to revocation of a charter contract; 12 13 amending timeline for charter school application and beginning operations; requiring public charter schools to be treated and act as their own local education agency for all 14 15 purposes; specifying exception; prohibiting anything in certain State Board of Education 16 rule from conflicting with code: setting deadline for certain State Board of Education rules; amending provisions pertaining to the charter contract; amending provisions pertaining to 17 18 the renewal of a charter contract; creating a process by which to appeal certain authorizer 19 decisions to the West Virginia Board of Education; setting forth parameters under which the Professional Charter School board and county boards may authorize a limited number 20 of virtual public charter schools; addressing virtual public charter school enrollment limits, 21 22 charter term, funding, enrollment of students who may require special education services, 23 governing body training, student absence, instructional time requirements, requirements that are applicable to the traditional deliver of instruction, student orientation, data 24 demonstrating progress toward graduation, requirements relating to student engagement 25 and teacher responsiveness, a policy regarding failure to participate in instructional 26

27 activities, educational placement upon student transfer, virtual charter schools enrolling students in grades six and below, and application of requirements to certain other virtual 28 instructional program; establishing the West Virginia Professional Charter School Board; 29 30 providing for members, appointments, removal, immunity from civil liability in certain 31 instances, appointment of executive director, employment of staff, and reimbursement of 32 certain expenses; limiting how official actions of nonvoting ex officio members may be construed; requiring the Professional Charter School Board to investigate certain 33 34 complaints and allowing it to conduct or cause to be conducted certain audits; and making 35 technical improvements and corrections.

Be it enacted by the Legislature of West Virginia:

ARTICLE 5G. PUBLIC CHARTER SCHOOLS.

§18-5G-1. Legislative purpose and intent; liberal interpretation; prohibiting conversion of private schools; prohibiting profit or monetary consideration by elected officials; limiting authorization of public charter schools; legislative auditor report.

(a) The purpose of this article is to establish a process for the creation, governance and
 oversight accountability of public charter schools with a renewed commitment to the mission,
 goals, and diversity of public education that benefits students, parents, teachers, and community
 members.

(b) Public charter schools are intended to empower new, innovative, and more flexible
ways of educating all children within the public school system to:

7 (1) Improve student learning by creating more diverse public schools with high standards
8 for student performance;

9 (2) Allow innovative educational methods, practices and programs that engage students
10 in the learning process, thus resulting in higher student achievement;

(3) Enable schools to establish a distinctive school curriculum, a specialized academic or
 technical theme, or method of instruction;

(4) Provide expanded opportunities within the public schools for parents to choose among
the school curricula, specialized academic or technical themes, and methods of instruction that
best serve the interests or needs of their child;

(5) Provide students, parents, community members, and local entities with expanded
 opportunities for involvement in the public school system;

(6) Allow authorized public schools and programs within public schools exceptional levels
of self-direction and flexibility in exchange for exceptional levels of results-driven accountability
for student learning; and

21 (7) Encourage the replication of successful strategies for improving student learning.

(c) All public charter schools established under this article are public schools and are part
of the state's public education system.

(d) The provisions of this article shall be interpreted liberally to support the purpose and
intent of this section and to advance a renewed commitment by the state to the mission, goals
and diversity of public education.

(e) No provision of this article may be interpreted to allow the conversion of private schoolsinto public charter schools.

(f) An elected official may not profit or receive any monetary consideration from a charter
school: *Provided*, That this prohibition does not apply with respect to the continued employment
of an elected official who was employed by a public school prior to its conversion to a public
charter school.

(g) The total number of public charter schools authorized and in operation under an
approved contract in this state shall be limited to 10 pilot public charter schools until July 1, 2023.
The State Board shall report to the Legislative Oversight Commission on Education Accountability
by November 1, 2022, and every 3 years thereafter, on the status of the state's public charter
schools. LOCEA shall report its findings and recommendations, if any, to the Legislature during
its next Regular Session. Beginning July 1, 2023, and every 3 years thereafter, an additional 10

public charter schools may be authorized and in operation under an approved contract in this
state. The Mountaineer Challenge Academy, if converted to a public charter school, shall not
count towards the limitation established by this subsection.

(h) Two years after the first public charter school commences operations under the
provisions of this article, the Legislative Auditor shall conduct an audit of the public charter school
program and report the findings to the Legislative Oversight Commission on Education
Accountability.

§18-5G-2. Definitions.

The following words used in this article and any proceedings pursuant thereto have the
 following meanings unless the context clearly indicates a different meaning:

3 (1) "Applicant" means any one or more in combination of parents, community members,
4 teachers, school administrators, or institutions of higher education in this state who are interested
5 in organizing a public charter school and:

6 (A) Have obtained 501(c)(3) tax-exempt status or have submitted an application for
7 501(c)(3) tax-exempt status; and

8 (B) Have developed and submitted an application to an authorizer to establish a public9 charter school;

(2) "Authorizer" means the entity empowered under this article to review applications,
decide whether to approve or reject applications, enter into charter contracts with applicants,
oversee public charter schools, and decide whether to renew or not renew charter contracts.
Authorizers include:

(A) A county school board when the charter school or application to form a charter school
includes a primary recruitment area that is wholly within the county over which the board has
jurisdiction;

(B) Two or more county school boards who must act together and function as a single
authorizer in all respects under the law when the public charter school or application to form a

public charter school includes a primary recruitment area that encompasses territory in the two or more counties over which the respective boards have jurisdiction: *Provided*, That if such two or more school boards functioning together as authorizer reject the application, then one or more of the individual county boards may approve the application, but in such instance the charter school site must be located in one of the counties where the application was approved.

(C) The West Virginia Professional Charter School Board created pursuant to §18-5G-15
 of this code; or

26

(D) The West Virginia Board of Education in the following instances:

(i) The charter school or application to form a charter school or to renew a charter contract
is in a county where the state board has intervened in the operation of the school system and
limited the authority of the county board to act pursuant to §18-2E-5 of this code; and

30 (ii) The application to form a public charter school or to renew a charter contract is
31 approved by the affected county board or boards and is forwarded it to the West Virginia Board
32 of Education with a request that it perform to the authorizer function.

33 (3) "Charter application" means a proposal from an applicant to an authorizer to enter into
34 a charter contract whereby the proposed school obtains public charter school status;

(4) "Charter contract" or "contract" means a fixed-term, renewable contract between a
public charter school's governing board and an authorizer that identifies the roles, powers,
responsibilities, operational duties, accountability, and performance expectations for each party
to the contract, consistent with the requirements of this article;

39 (5) "Conversion public charter school" means a public charter school that existed as a
40 noncharter public school before becoming a public charter school;

41 (6) "County board" means a board exercising management and control of a school district.
42 A county board's management and control of a public charter school is limited to only that granted
43 under this article. In the case of a school district in which the state board has intervened and
44 limited the authority of the county board to act pursuant to §18-2E-5 of this code, "county board"

45 means the state board. In the case of a multicounty vocational or technical center, "county board"
46 means the administrative council of the multicounty center;

47 (7) "Education service provider" means a public or private nonprofit or for-profit education
48 management organization, school design provider, or any other partner entity with which a public
49 charter school contracts for educational design, implementation, or comprehensive management;

50 (8) A "full-time virtual public charter school" means a public charter school that offers
51 educational services predominantly through an online program.

52 (9) "Governing board" means a public charter school governing board that meets the 53 requirements §18-5G-3 and §18-5G-7 of this code and is party to the charter contract with the 54 authorizer;

(10) "Noncharter public school" means a public school or multicounty vocational center
other than a public charter school established pursuant to this article;

57 (11) "Parent" means a parent, guardian, or other person or entity having legal custody58 over a child;

(12) "Public charter school" means a public school or program within a public school that
is authorized in accordance with the provisions of this article and meets the general criteria,
governance structure and statutory compliance requirements described in §18-5G-3 of this code,
and other provisions of this article;

(13) "Program conversion public charter school" means a program within an existing
 noncharter public school that is either preexisting and converted or newly created to become a
 separate and discreet program governed and operated in accordance with this article within the
 noncharter public school;

67 (14) "Start-up public charter school" means a public charter school that did not exist as a
68 noncharter public school prior to becoming a public charter school.

69 (15) "State board" means the West Virginia Board of Education;

70 (16) "Student" means any person that is eligible for attendance in a public school in West71 Virginia; and

(17) "West Virginia Professional Charter School Board" means the board created pursuant
 to §18-5G-15 of this code.

§18-5G-4. West Virginia Board of Education; powers and duties for implementation, general supervision and support of public charter schools.

1 (a) The state board shall consult with nationally recognized charter school organizations 2 and establish and maintain a catalogue of best practices for public charter schools applicable for 3 all applicants, authorizers, governing board members, and administrators that are consistent with 4 this article and nationally recognized principles and professional standards for quality public 5 charter school authorizing and governance in all major areas of authorizing and governance 6 responsibility in the following areas:

7 (1) Organizational capacity and infrastructure;

8 (2) Solicitation and evaluation of charter applications;

9 (3) A framework to guide the development of charter contracts;

10 (4) Performance contracting including a performance framework;

11 (5) Providing transparency and avoiding all conflicts of interest;

12 (6) Ongoing public charter school oversight and evaluation; and

13 (7) Charter approval and renewal decision-making;

(b) The state board is responsible for exercising, in accordance with this article, the
following powers and duties with respect to the oversight and authorization of public charter
schools:

(1) Provide forms to promote the quality and ease of use for authorizers to solicit applications for public charter schools, for applicants to complete applications, and for establishing quality charter contracts that include a framework for performance standards. The forms shall be available for use and solicitations made not later than the beginning of February,

21 2020. The forms shall include an application deadline of August 31st of the year prior to the 22 beginning of operations for the proposed school year. No public charter school may begin 23 operation prior to the beginning of the proposed school year following the previous year August 24 application;

(2) Provide training programs for public charter school applicants, administrators and
 governing board members, as applicable, that include, but are not limited to:

(i) Pre-application training programs and forms to assist in the development of high quality
 public charter school applications;

(ii) The required components and the necessary information of the public charter school
application and the charter contract as set forth in this article;

31 (iii) The public charter school board's statutory role and responsibilities;

32 (iv) Public charter school employment policies and practices; and

33 (v) Authorizer responsibilities for public charter school contract oversight and performance
 34 evaluation;

(3) Receive and expend appropriate gifts, grants and donations of any kind from any public
or private entity to carry out the purposes of this act, subject to all lawful terms and conditions
under which the gifts, grants or donations are given;

38 (4) Apply for any federal funds that may be available for the implementation of public39 charter school programs;

40 (5) Establish reporting requirements that enable the state board to monitor the41 performance and legal compliance of authorizers and public charter schools; and

42 (6) Submit to the Governor and the Legislature an annual report within 60 days of the end43 of each school year summarizing:

44 (A) The student performance of all operating public charter schools; and

45 (B) The authorization status of all public charter schools within the last school year,
46 identifying all public charter schools as:

47	(i) Application pending;
48	(ii) Application denied and reasons for denial;
49	(iii) Application approved, but not yet operating;
50	(iv) Operating and years of operation;
51	(v) Renewed and years of operation;
52	(vi) Terminated;
53	(vii) Closed;

54 (viii) Never opened; and

(ix) Any successful innovations applied in authorized public charter schools which may be
replicated in other schools. The report shall provide information about how noncharter public
schools may implement these innovations.

(c) The state board shall be the authorizer of a public charter school when a county board or boards approve the application for a public charter school and requests the state board to perform the authorizer duties and responsibilities or when an application to form a public charter school or to renew a charter contract is submitted from an applicant within a county in which the state board has intervened and limited the power of the county board to act pursuant to §18-2E-5 of this code.

§18-5G-5. State board rule relating to funding for public charter school enrollment and other necessary provisions; local education agency status; authorizer oversight fee.

(a) The state board shall promulgate a rule pursuant to the provisions of §29A-3B-1 *et seq.* of this code setting forth requirements for public charter school funding. The rule shall include
a requirement that 90 percent of the per pupil total basic foundation allowance follow the student
to the public charter school, subject to the following:

5 (1) Notwithstanding §18-9A-1 *et seq.* of this code, the rule may provide for modifications 6 to the calculations set forth in §18-9A-7 of this code regarding the allowance for student

transportation and in §18-9A-9(1) of this code regarding the allowance for current expense for the purpose of making appropriate adjustments to those allowances to account for student transportation and current expense related funding a school district loses in situations where it pays money to a public charter school pursuant to this subsection without a corresponding decrease in the county's transportation and current expense related expenditures;

12 (2) The rule shall designate which county school district is required to pay for a student 13 attending a public charter school, and notwithstanding the terms in the definition of "net 14 enrollment" in §18-9A-2 of this code, shall provide that the county school district paying for the 15 student attending a public charter school have that student included in its net enrollment for the 16 purposes of §18-9A-1 *et seq.* of this code; and

17 (3) The rule shall require the Department of Education to follow federal requirements in18 ensuring that federal funding follows the student to a public charter school.

19 (b) The state board may promulgate a rule in accordance with §29A-3B-1 et seq. of this code, if necessary, for ensuring the accountability of public charter schools for meeting the 20 21 standards for student performance required of other public school students under §18-2E-5 of 22 this code and the accountability of authorizers for ensuring that those standards are met in the 23 schools authorized by it. If an authorizer fails to close a public charter school that does not meet the standards, the authorizer shall appear before the state board to justify its decision. The state 24 25 board may uphold or overturn the authorizer's decision and may revoke the authority of the 26 authorizer to authorize public charter schools.

(c) Any public charter school authorized pursuant to this article shall be treated and act as
its own local education agency for all purposes except as needed under the provisions of the
Public School Support Plan for funding purposes.

(d) To cover authorizer costs for overseeing public charter schools, the state board shall
 establish a statewide formula for authorizer oversight funding, which shall apply uniformly to every
 authorizer in the state. Each public charter school shall remit to its respective authorizer an

oversight fee. The oversight fee shall be drawn from and calculated as a uniform percentage of 33 the per pupil basic foundation allowance as provided pursuant to state board rule promulgated in 34 35 accordance with this section, not to exceed one percent of each public charter school's perstudent funding in a single school year. The state board may establish a sliding scale for 36 37 authorizing funding, with the funding percentage decreasing after the authorizer has achieved a certain threshold, such as after a certain number of schools have been authorized or after a 38 certain number of students are enrolled in the authorizer's public charter schools. The state board 39 40 shall establish a cap on the total amount of funding that an authorizer may withhold from a full-41 time public charter school. The state board shall annually review the effectiveness of the state 42 formula for authorizer funding and shall adjust the formula if necessary to maximize public benefit 43 and strengthen the implementation of this act.

(e) The state board shall promulgate a rule in accordance with §29A-3B-1 *et seq.* of this
code to clarify, if necessary, the requirements of this article and address any unforeseen issues
that might arise relating to the implementation of the requirements of this article: *Provided*, That
nothing in this rule may conflict with this code. The rule also shall include a provision prohibiting
a county board from discrimination against any district employee involved directly or indirectly
with an application to establish a public charter school under this article.

(f) All state board rules required to be promulgated by this article shall be promulgated on
or before July 1, 2021. The state board may file emergency rules if necessary to meet the July
1, 2021 deadline.

§18-5G-6. Authorizer powers and duties.

(a) Each authorizing authority is responsible for exercising in accordance with this article
 the following powers and duties with respect to the oversight and authorization of public charter
 schools:

4 (1) Demonstrate public accountability and transparency in all matters concerning its
 5 charter-authorizing practices, decisions, and expenditures;

6	(2) Establish and maintain policies and practices consistent with the principles and	
7	professional standards for authorizers of public charter schools, including standards relating to:	
8	(A) Organizational capacity and infrastructure;	
9	(B) Evaluating applications;	
10	(C) Ongoing public charter school oversight and evaluation; and	
11	(D) Charter approval, renewal, and revocation decision-making.	
12	(3) Solicit applications and guide the development of high-quality public charter school	
13	applications;	
14	(4) Approve new charter applications that meet the requirements of this article and on the	
15	basis of their application satisfying all requirements of §18-5G-8 of this code, that demonstrate	
16	the ability to operate the school in an educationally and fiscally sound manner, and that are likely	
17	to improve student achievement through the program detailed in the charter application;	
18	(5) Decline to approve charter applications that fail to meet the requirements of §18-5G-8	
19	of this code;	
20	(6) Negotiate and execute in good faith a charter contract with each public charter school	
21	it authorizes;	
22	(7) Monitor the performance and compliance of public charter schools according to the	
23	terms of the charter contract; and	
24	(8) Determine whether each charter contract it authorizes merits renewal or revocation.	
25	(b) After an applicant submits a written application to establish a public charter school, the	
26	6 authorizer shall:	
27	(1) Complete a thorough review process;	
28	(2) Conduct an in-person interview with the applicant;	
29	(3) Provide an opportunity in a public forum for local residents to provide input and learn	
30	about the charter application;	

(5) Allow an applicant a reasonable time to provide additional materials and amendments
 to its application to address any identified deficiencies; and

34 (6) Approve or deny a charter application based on established objective criteria or request
 35 additional information.

36 (c) In deciding to approve a charter application, the authorizer shall:

37 (1) Approve charter applications only to applicants that possess competence in all
 38 elements of the application requirements identified in this section and §18-5G-8 of this code;

39 (2) Base decisions on documented evidence collected through the application review40 process; and

41 (3) Follow charter-granting policies and practices that are transparent, based on merit,42 and avoid conflicts of interest.

(d) No later than 90 days following the filing of the charter application, the authorizer shall
approve or deny the charter application. The authorizer shall provide its decision in writing,
including an explanation stating the reasons for approval or denial of its decision during an open
meeting. Any failure to act on a charter application within the time specified shall be deemed an
approval by the authorizer.

48 (e) An authorizer's charter application approval shall be submitted to the West Virginia49 Department of Education.

(f) An authorizer shall conduct or require oversight activities that enable it to fulfill its responsibilities under this article, including conducting appropriate inquiries and investigations, so long as those activities are consistent with the intent of this article, adhere to the terms of the charter contract and do not unduly inhibit the autonomy granted to charter schools. In the event that a public charter school's performance or legal compliance appears unsatisfactory, the authorizer shall promptly notify in writing the public charter school governing board of perceived problems and provide reasonable opportunity for the school to remedy the problems.

(g) An authorizer shall take appropriate corrective actions or exercise sanctions in
response to apparent deficiencies in a charter school's performance or legal compliance. If
warranted, the actions or sanctions may include requiring a charter school to develop and execute
a corrective action plan within a specified time frame;

(h) An authorizer shall require each charter school it oversees to submit an annual report
to assist the authorizer in gathering complete information about each school, consistent with the
statutory requirements of this act and the charter contract.

(i) To cover authorizer costs for overseeing public charter schools, each public charter
school shall remit to its respective authorizer an oversight fee drawn from and calculated as a
uniform percentage of the per student operational funding allocated to each public charter school
as established by the state board by rule pursuant to §18-5G-5 of this code.

(j) An authorizer may receive and expend appropriate gifts, grants and donations of any
kind from any public or private entity to carry out the purposes of this act, subject to all lawful
terms and conditions under which the gifts, grants or donations are given, and may apply for any
federal funds that may be available for the implementation of public charter school programs;

(k) Notwithstanding any provision of this code to the contrary, no civil liability shall attach
to an authorizer or to any of its members or employees for any acts or omissions of the public
charter school. Neither the county board of education nor the State of West Virginia shall be liable
for the debts or financial obligations of a public charter school or any person or entity that operates
a public charter school.

(I) Regulation of public charter schools by the state board and a county board shall be
limited to those powers and duties of authorizers prescribed in this article and general supervision
consistent with the spirit and intent of this article.

§18-5G-9. Charter contract requirements; term of contract.

(a) Within 90 days of the approval of a charter application, the governing board and the
 authorizer shall negotiate and enter into a charter contract, which may incorporate and be

consistent with the approved application. Alternatively, the parties may agree to also have part
or all of the charter application be a part of the charter contract as long as it contains all of the
requirements below.

6 (b) The charter contract shall address, in detail, the following items:

7 (1) The term of the contract: *Provided*, That the contract term shall be no longer than five8 years;

9 (2) The agreements relating to each item required in the charter application and, if 10 applicable, the agreement with an education service provider that the governing boards intends 11 to contract with for educational program implementation or comprehensive management;

12 (3) The rights and duties of the authorizer and the public charter school;

13 (4) The administrative relationship between the authorizer and the public charter school;

14 (5) The process the authorizer will use to provide ongoing oversight;

(6) The process and criteria the authorizer will use to annually monitor and evaluate the
overall academic, operating, and fiscal conditions of the public charter school, including the
process the authorizer will use to oversee the correction of any deficiencies found;

18 (7) The process for revision or amendment to the terms of the charter contract agreed to19 by the authorizer and the governing board;

20 (8) The process agreed to by the authorizer and the governing board that identifies how21 disputes between the authorizer and the board will be handled; and

(9) Any other terms and conditions agreed to by the authorizer and the governing board,
 including preopening conditions.

(c) The charter contract shall include provisions relating to the performance of the public
charter school which will include the academic, and operational performance indicators,
measures, and metrics to be used by the authorizer to evaluate the public charter school. At a
minimum, the performance provisions shall include indicators, measures, and metrics for:

28 (1) Student academic proficiency;

Enr. CS for HB 2012 (2) Student academic growth; 30 (3) Achievement gaps in both student proficiency and student growth between student subgroups, including race, sex, socioeconomic status, and areas of exceptionality; 32 (4) Student attendance; 33 (5) Student suspensions; (6) Student withdrawals; 35 (7) Recurrent enrollment from year to year; 36 (8) Governing board's performance and stewardship, including compliance with all 37 applicable statutes and terms of charter contract; and 38 (9) Additional valid and reliable indicators requested by the public charter school. 39 (d) A charter contract shall include provisions consistent with this Act and setting forth 40 under what conditions a charter contract may be non-renewed and the process by which a non-41 renewal may occur. At a minimum, these provisions shall include: 42 (1) The amount of time before non-renewal in which the authorizer shall notify the public 43 charter school of the prospect that the charter contract may be non-renewed and the reasons for 44 the potential non-renewal; 45 (2) The right to be represented by counsel at all meetings, hearings, and interactions 46 between the governing board and the authorizer; 47 (3) A reasonable opportunity and timeframe of not less than 60 days for the governing 48 board to provide a response to the proposed non-renewal; (4) An opportunity for the governing board to submit documentation and provide testimony

29

31

34

- 49 50 as to setting forth why the charter contract should be renewed;
- 51 (5) An opportunity for a recorded public hearing, at the request of the governing board:
- 52 (6) That the authorizer shall consider the governing board's response, testimony, and 53 documentation, as well as the recorded public hearing, prior to rendering a final decision on the 54 nonrenewal of the charter contract:

(7) The information that must be included in the authorizer's final decision if it determines
not to renew the charter contract;

57 (8) A timeline for an authorizer to render a final decision on whether or not to renew a 58 charter contract;

(9) Rendering of the authorizer's decision shall be adopted as a resolution during an openmeeting; and

61 (10) A provision that the failure of the authorizer to act on a renewal application within the62 designated timeframes shall be deemed approval of the application.

63 (e) The authorizer shall be responsible for collecting and reporting to the state board all
64 state-required assessment and achievement data for the public charter school.

(f) The charter contract shall be signed by the chair of the governing board and the
president of the county board, presidents of the county boards, the president of the state board
or the chairman of the West Virginia Professional Charter School Board, as applicable. A copy of
the executed charter contract shall be provided to the State Superintendent of Schools.

(g) No public charter school may commence operations without a charter contract that
meets the requirements of this section, has been properly executed, and has been approved by,
as applicable, a county board, county boards, or the state board, or the West Virginia Professional
Charter School Board.

§18-5G-10. Charter contract renewal; performance report by authorizer and renewal guidance; renewal application; renewal term; nonrenewal; closure and dissolution.

(a) No later than June 30 of a public charter school's fourth year of operation under each
five-year term of a charter contract, the authorizer shall issue a performance report on the public
charter school. The performance report shall summarize the public charter school's performance
record to date, based on the data collected under the statutory requirements of this act and the
charter contract, and shall provide notice of any weaknesses or concerns perceived by the
authorizer concerning the school that may jeopardize its position in seeking renewal if not timely

rectified. The school and the authorizer shall mutually agree to a reasonable time period for the
public charter school to respond to the performance report and submit any corrections for the
report.

(b) No later than June 30 of the school year before a public charter school's final year of operation under terms of a charter contract, the authorizer shall issue contract renewal application guidance to the school. The renewal application guidance required by this subsection shall include or refer explicitly to the criteria and standards that will guide the authorizer's renewal decisions as it pertains to the named public charter school. These criteria and standards shall be based on the statutory requirements of this act and the charter contract. The renewal application guidance shall, at a minimum, require and provide an opportunity for the public charter school to:

17 (1) Present additional evidence, beyond the data contained in the performance report,
18 supporting its case for charter renewal;

- 19 (2) Describe improvements undertaken or planned for the school; and
- 20 (3) Detail the school's plans for the next charter term.

(c) No later than September 30 of a public charter school's final authorized year of operation under a term of a charter contract, the governing board of the public charter school seeking renewal shall submit a renewal application to the authorizer pursuant to the renewal application guidance offered by the authorizer under subsection (b) of this section. The authorizer shall rule in a public meeting and by resolution on the renewal application no later than 45 days after the filing of the renewal application. In making charter renewal decisions, the authorizer shall:

(1) Ground its decisions on a thorough analysis of evidence of the school's performance
over the term of the charter contract in accordance with the terms set forth in the charter contract,
annual performance reports and any required financial audits;

30 (2) Ensure that data used in making renewal decisions are available to the public charter31 school and the public;

32 (3) Provide a public report summarizing the evidence basis for each decision; and

33 (4) Include one of the following rulings:

34 (A) Renew the charter contract for another term of up to five years based on the school's
 35 performance data and demonstrated capacities of the public charter school; or

36 (B) Decline to renew the charter contract. The authorizer shall clearly state in a resolution 37 the reasons for the nonrenewal. The governing board of the school shall be granted 30 days to 38 respond in writing to the decision and public report before that decision becomes final. The 39 governing board shall be allowed to provide the authorizer with such arguments and supporting 40 information as it sees fit and also shall be granted an opportunity for a recorded public hearing, 41 at the request of the governing board. The governing board may be represented by counsel at 42 the hearing and may call witnesses to testify. The authorizer shall consider the governing board's 43 response, testimony, and documentation, as well as the recorded public hearing, prior to 44 rendering a final decision on the renewal of the charter contract. The authorizer shall render its 45 final determination within 10 days of the close of the 30-day period. Any nonrenewal of a charter 46 contract may be appealed to the state board pursuant to \$18-5G-13 of this code.

47 (d) The failure of the authorizer to act on a renewal application within the designated48 timeframes shall be deemed an approval of the renewal application.

(e) Within 10 days of taking final action to renew or not renew a charter under this section,
the authorizer shall report the action taken and reasons for the decision to the school's governing
board and the state board or affected county board, as applicable. A copy of the report shall be
submitted at the same time to the state superintendent.

(f) A charter contract may be not renewed if the authorizer determines that the health and
safety of students attending the public charter school is threatened or at such time following the
process set forth in this section if the public charter school has:

56 (A) Failed to substantially comply with the provisions of this article:

57 (B) Committed a material violation of any of the terms, conditions, standards or procedures
 58 required under this chapter or the charter contract;

(C) Failed to substantially meet the performance expectations set forth in the chartercontract;

- - 61 (D) Failed to substantially meet generally accepted standards of fiscal management; or

62 (E) Violated any provision of law from which the school was not exempted.

(g) If an authorizer revokes or does not renew a charter contract, the authorizer shall close
the school: *Provided*, That when the charter is revoked or not renewed for a school that began as
a conversion public charter school or program conversion public charter school, the county board
of the district in which the school is located may return it to noncharter public school status.

(h) A charter contract may be revoked at any time if the authorizer determines that the health and safety of students attending the public charter school is threatened, an administrator employed by or member of the governing board over the charter school is convicted of fraud or misappropriation of funds, there is a failure to meet generally accepted standards of financial management, there is a material breach of the charter contract, there is a substantial violation of any provision of law from which the public charter school is not exempted, or there are dire and chronic academic deficiencies.

(i) In the event of a public charter school closure for any reason, the authorizer shall
oversee and work with the closing school to ensure a smooth and orderly closure and transition
for students and parents, as guided by the closure protocol established by the state board
including, but not limited to, the following:

(1) Overseeing and working with the closing public charter school to ensure timely
 notification to parents, orderly transition of students and student records to new schools and
 proper disposition of school funds, property and assets in accordance with the requirements of
 this chapter; and

(2) Distributing the assets of the public charter school first to satisfy outstanding payroll
obligations for employees of the public charter school and then to creditors of the public charter
school. Any remaining funds shall be paid to the county board. If the assets of the public charter

school are insufficient to pay all parties to whom the public charter school owes compensation,
the prioritization of distribution of assets may be determined by decree of a court of law.

(j) If a public charter school is subject to closure or transition, following exhaustion of any appeal allowed under §18-5G-13 of this code, an authorizer may remove at will at any time any or all of the members of the board of directors of the public charter school in connection with ensuring a smooth and orderly closure or transition. If the authorizer removes members of the board of directors such that the board of directors can no longer function, the authorizer shall be empowered to take any further necessary and proper acts connected with closure or transition of the public charter school in the name and interest of the public charter school.

§18-5G-11. Public charter school students; enrollment and eligibility; enrollment preferences; random selection lottery; enrollment discrimination prohibited; credit transfers; participation in interscholastic sports.

(a) Public charter schools are open for enrollment to all students of appropriate grade level
 age and all students shall be enrolled in accordance with the following:

3 (1) A public charter school shall provide or publicize to parents and the general public 4 information about the public charter school as an enrollment option for students and the process 5 for application and enrollment, including dates and timelines. If the public charter school includes 6 in its mission a specific focus on students with special needs, including, but not limited to, at-risk 7 students, English language learners, students with severe disciplinary problems at a noncharter 8 public school or students involved with the juvenile justice system, it shall include the information 9 in such publication. A public charter school's recruitment effort shall include all segments of the 10 student populations served by noncharter public schools of comparable grade levels;

(2) A county board shall provide or publicize to parents and the general public information
about public charter schools within the county as an enrollment option to the same extent and
through the same means that the county provides and publicizes information about noncharter
public schools in the county;

(3) A county board may not require any student residing in the county to enroll in a public
charter school, nor may it prohibit any public charter school student from returning to a noncharter
public school;

(4) A public charter school shall designate its primary recruitment area in its charter
application and charter contract. The establishment of a primary recruitment area by a public
charter school does not negate any overlapping attendance area or areas established by a county
board or boards for noncharter public schools. A primary recruitment area may include territory in
more than one county;

(5) The primary recruitment area shall be based on the public charter school's estimated facility and program capacity. The capacity of the public charter school shall be determined annually by the governing board of the public charter school in conjunction with its authorizer and in consideration of the public charter school's ability to facilitate the academic success of its students, to achieve the other objectives specified in the charter contract, and to ensure that the student enrollment does not exceed the capacity of its facility, site and programs. An authorizer may not restrict the number of students a public charter school may enroll;

30 (6) Public charter schools may not discriminate against any person on any basis which 31 would be unlawful for noncharter public schools in the school district. A public charter school may 32 not establish admission policies or limit student admissions in any manner in which a public school 33 is not permitted to establish admission policies or limit student admissions: Provided, That this subdivision may not be construed to limit the formation of a public charter school that is dedicated 34 to focusing its education program and services on students with special needs, including, but not 35 36 limited to, at-risk students, English language learners, students with severe disciplinary problems 37 at a noncharter public school, or students involved with the juvenile justice system;

38 (7) A public charter school may establish any one or more of the following enrollment39 preferences for:

40 (A) Children who reside within the school's primary recruitment area;

41 (B) Students enrolled in the public charter school the previous school year and siblings of
42 students already enrolled in the public charter school;

43 (C) Children with special needs, including, but not limited to, at-risk students, English
44 language learners, students with severe disciplinary problems at a noncharter public school, or
45 students involved with the juvenile justice system; and

46 (D) Children of governing board members and full-time employees of the school as long
47 as the number of students enrolled under this preference constitute no more than five percent of
48 the school's total student enrollment;

(8) A start-up public charter school shall enroll all students who apply and to whom an enrollment preference has been established. If the school has excess capacity after enrolling these students, the school shall enroll all other students who apply: *Provided*, That if the remaining applicants exceed the enrollment capacity of the program, class, grade level or building of the public charter school, the public charter school shall select students for enrollment from among all remaining applicants by a random selection lottery. The school's lottery procedures and timelines support equal and open access for all students and take place in an open meeting;

56 (9) A conversion public charter school shall guarantee enrollment to all students who were 57 previously enrolled in the noncharter public school and shall adopt and maintain a policy that 58 gives enrollment preference to students who reside within the attendance area as established prior to the conversion of the school. If the school has excess capacity after enrolling these 59 60 students and all others to whom an enrollment preference has been given, the school shall enroll 61 all other students who apply: Provided, That if the remaining applicants exceed the enrollment 62 capacity of the program, class, grade level or building of a public charter school, the public charter 63 school shall select students for enrollment from among all remaining applicants by a random 64 selection lottery. The school's lottery procedures and timelines support equal and open access 65 for all students and take place in an open meeting; and

(10) A program conversion public charter school shall enroll all students who apply for 66 enrollment in the program who, at the time of authorization, are enrolled in the noncharter public 67 school at which the program is operated. A program conversion public charter school shall adopt 68 69 and maintain a policy that gives enrollment preference to students who are enrolled in the 70 noncharter public school at which the program is operated. If the school has excess capacity after 71 enrolling these students, the school shall enroll all other students who apply: Provided, That if the 72 remaining applicants exceed the enrollment capacity of the program, class, grade level or building 73 of a public charter school, the public charter school shall select students for enrollment from 74 among all remaining applicants by a random selection lottery. The school's lottery procedures 75 and timelines support equal and open access for all students and take place in an open meeting.

(b) If a student who was previously enrolled in a public charter school transfers enrollment to a noncharter public school in this state, the school to which the student transfers shall accept credits earned by the student in courses or instructional programs at the public charter school in a uniform and consistent manner and according to the same criteria that are used to accept academic credits from other noncharter public schools or that consider content competency when appropriate due to differences in curriculum delivery, instructional methods and strategies, or course designations and sequence.

(c) Each public charter school shall be given access to and shall utilize the electronic
education information system established by the West Virginia Department of Education, is
subject to the Student Data Accessibility, Transparency and Accountability Act pursuant to section
§18-2-5h of this code, and shall report information on student and school performance to parents,
policy-makers and the general public in the same manner as noncharter public schools utilizing
the electronic format established by the West Virginia Department of Education.

(d) Each public charter school shall certify annually to the State Department of Education
and to the county board of the school district in which the public charter school is located its
student enrollment, average daily attendance and student participation in the national school

92 lunch program, special education, vocational education, gifted education, advanced placement

93 and dual credit courses, and federal programs in the same manner as school districts.

§18-5G-13. Appeal of authorizer's decision to West Virginia Board of Education.

1 (a) A charter applicant or governing board of an existing public charter school may appeal 2 a decision of an authorizer concerning the denial of a charter application or the nonrenewal of a 3 charter contract to the state board within 30 days of the authorizer's decision: *Provided,* That the 4 authority to appeal an authorizer's decision pursuant to this subsection does not apply to 5 instances where the state board is the authorizer that denies the charter application or fails to 6 renew a charter contract.

7 (b) The state board shall promulgate a rule pursuant to §29A-3B-1 *et seq.* establishing the
8 process and timeline for appeals filed pursuant to this section.

9 (c) The state board shall remand the authorizer's decision back to the authorizer for further 10 proceedings if the substantive rights of the applicant have been prejudiced because the 11 authorizer's findings, inferences, conclusions, or decisions are:

12 (1) In violation of constitutional or statutory provisions or state board policy;

13 (2) In excess of the statutory authority or jurisdiction of the authorizer;

- 14 (3) Made upon unlawful procedures;
- 15 (4) Affected by other error of law;

16 (5) Clearly wrong in view of the reliable, probative, and substantial evidence on the whole17 record; or

(6) Arbitrary or capricious or characterized by abuse of discretion or clearly unwarranted
exercise of discretion.

§18-5G-14. Virtual public charter schools.

(a) Virtual public charter schools may be authorized pursuant to this article. To the extent
they do not conflict with the following provisions, virtual public charter schools are subject to the
same requirements as non-virtual public charter schools:

4 (1) The Professional Charter School Board may authorize two statewide virtual public
5 charter school which shall not count against the limit in §18-5G-1 of this code. A statewide virtual
6 public charter school shall enroll no more than five percent of the headcount enrollment per year;

(2) County boards may authorize virtual public charter schools for students in an identified 7 8 primary recruitment area within the state that is set forth in the charter application. Each county board may authorize no more than one virtual public charter school. Attendance to a virtual public 9 charter school authorized by a county board is limited to students within the primary recruitment 10 area identified in the application. Applications to establish a virtual public charter school shall not 11 include within its primary recruitment area a location that is included in the primary recruitment 12 13 area of another virtual public schools that has already been authorized. A county virtual public charter school shall enroll no more than 10 percent of a county's headcount enrollment; 14

(3) The charter for a virtual public charter school is for a term of five years; and virtual
public charter school renewals are also for a term of five years;

(4) Virtual public charter school funding shall be consistent with other public charter school
funding as set forth in §18-5G-5 of this code;

(5) When enrolling a student who may require special education services, the same
obligations apply to a virtual public charter school as applies to all other public charter schools.
Enrollment shall not be denied or delayed on the basis of a disability and the charter school shall
convene an Individualized Education Program (IEP) meeting after admission to ensure that the
school develops an appropriate IEP in accordance with all of the requirements set forth in the
Individuals with Disabilities Education Act (IDEA);

(6) The governing body of a virtual public charter school shall undergo at least one training
per year related to appropriate oversight of the virtual public charter school;

(7) A virtual public charter school student, to the extent the charter contract allows or
 requires instruction to occur outside of a school building, is not required to be physically present
 in a school building or classroom;

30 (8) Neither the virtual public charter school governing board, virtual public charter school 31 personnel, the virtual public charter school student nor the parents or guardian of the virtual public 32 charter school student, to the extent the program as delineated in the charter contract allows or 33 requires instruction to occur outside of a school building, may incur any penalty or be held 34 accountable for the absence of the student from the school building;

(9) For a virtual public charter school student, neither the school district nor the student, to the extent the program as delineated in the charter contract is a learn at your own pace program, as defined in the contract, is required to comply with the instructional term requirement set forth in section forty-five, article five of this chapter or any other law or state board rule requiring a student to be receiving instruction for any set time;

40 (10) A virtual public charter school is exempt from any provision of law or state board rule 41 that applies to the traditional delivery of instruction such as requirements relating to the physical 42 presence of a student, student monitoring and security, the maximum teacher-pupil ratio set forth 43 in section eighteen-a, article five of this chapter, instructional time requirements and physical 44 education requirements to the extent any of the foregoing conflict with the delivery of the virtual 45 instruction program;

46 (11) Each virtual charter school in the state shall offer a student orientation, notify the
47 parents and guardians and each student who enrolls in that school of the requirement to
48 participate in the student orientation, and require all students enrolled to complete the student
49 orientation prior to completing any other instructional activity;

50 (12) Virtual charter schools must provide, in a manner agreed to in the charter contract, 51 data demonstrating student progress toward graduation. Measurement of such progress shall 52 account for specific characteristics of each enrolled student, including but not limited to age and 53 course credit accrued prior to enrollment in educational instruction and course content that are 54 delivered primarily over the internet pursuant to enrollment, and shall be consistent with evidence-

based best practices. Virtual charter schools shall also maintain clear requirements relating to
 student engagement and teacher responsiveness for virtual charter school students and teachers;

57 (13) (A) For the purposes of this section, "instructional activities" means the following 58 classroom-based or nonclassroom-based activities that a student is expected to complete, 59 participate in, or attend during any given school day:

60 (i) Online logins to curriculum or programs;

61 (ii) Offline activities;

62 (iii) Completed assignments within a particular program, curriculum, or class;

63 (iv) Testing;

64 (v) Face-to-face communications or meetings with school staff or service providers;

65 (vi) Telephone or video conferences with school staff or service providers; or

66 (vii) Other documented communication with school staff or service providers related to67 school curriculum or programs.

(B) Each virtual charter school shall develop and adopt a policy regarding failure to 68 69 participate in instructional activities. The policy shall state that a student shall become subject to 70 certain consequences, including disenrollment from the school, if both the following conditions are satisfied: (i) After the student's parent, guardian, or custodian receives a written report, the 71 student fails to comply with the policy adopted under the paragraph within a reasonable period of 72 73 time specified by the school; and (ii) Other intervention strategies contained in the policy adopted 74 under this paragraph fail to cause a student to consistently participate in instructional activities. If 75 a virtual charter school disenrolls a student pursuant to a policy adopted under this paragraph, 76 the student shall be transferred to the district of residence and shall not be eligible to enroll in that virtual charter school or another virtual charter school for one school year from the date of the 77 78 student's disenrollment.

(C) If a student is transferred under this section, the virtual charter school shall coordinate
 directly with the school district of residence on the appropriate educational placement for the

student in the district. The appropriate educational placement shall be based on assessments of
the student's abilities; and

(14) The authorizer may establish additional requirements for virtual charter schools enrolling students in grades six and below to ensure they are developmentally appropriate for students. Virtual charter schools enrolling any student in grades six and below shall meet any requirements established and agreed upon by the authorizer and applicant in the contract, and shall develop a mechanism to ensure that these requirements, if any, are met.

(b) None of the requirements of this section applies to virtual instruction programs created
pursuant to §18-5F-1 *et seq.* of this code.

§18-5G-15. West Virginia Professional Charter School Board; members; appointments; meetings.

1 (a) There is hereby created the West Virginia Professional Charter School Board which shall report directly to and be responsible to the state board, separate from the Department of 2 3 Education, for carrying out its duties in accordance with this article. The mission of the board is to 4 authorize high-quality public charter schools throughout the state that provide more options for 5 students to attain a thorough and efficient education, particularly through schools designed to 6 expand the opportunities for at-risk students. The Professional Charter School Board and public 7 charter schools authorized in accordance with this article are subject to the general supervision 8 of the state board solely for the purposes of accountability for meeting the standards for student 9 performance required of other public school students under §18-2E-5 of this code.

(b) The Professional Charter School Board shall consist of five voting members, appointed
by the Governor, with the advice and consent of the Senate.

(c) The chair of the House Committee on Education and the chair of the Senate Committee
 on Education shall serve as nonvoting ex officio members of the Professional Charter School
 Board.

15 (d) Each appointed member shall represent the public interest and must satisfy the16 following requirements:

17 (1) Be a citizen of the state;

(2) Possess experience and expertise in public or nonprofit governance, management and
 finance, public school leadership, assessment, curriculum or instruction, or public education law;
 and

(3) Have demonstrated an understanding of, and commitment to, charter schooling as a
 strategy for strengthening public education.

23 (e) No more than three of the appointed members of the Professional Charter School 24 Board may be of the same political party. The members shall reside in geographically diverse 25 areas of the state, with no more than two members residing in the same county. No person may 26 be appointed who holds any other public office or public employment under the government of 27 this state or any of its political subdivisions, or who is an appointee or employee of any charter 28 school governing board or an immediate family member of an employee under the jurisdiction of 29 the Professional Charter School Board or any charter school governing board. No person may be 30 appointed who is engaged in or employed by a person or company whose primary function 31 involves, the sale of services and activities to public charter schools or charter school governing 32 boards.

(f) The initial appointments made pursuant to this section shall be for staggered one- and two-year terms. Three of the initial members appointed by the Governor shall serve two-year terms; and two of the initial members appointed by the Governor shall serve one-year terms. Thereafter, all appointments shall be for a term of two years. The initial appointments shall be made before August 1, 2021. The Professional Charter School Board shall meet as soon as practical after August 1, 2021, upon the call of the Governor, and shall organize for business by selecting a chairman and adopting bylaws. Subsequent meetings shall be called by the chairman.

40 (g) An appointed member of the Professional Charter School Board may be removed from 41 office by the Governor for official misconduct, incompetence, neglect of duty, or gross immorality. 42 A member may also be removed if the member's personal incapacity renders the member 43 incapable or unfit to discharge the duties of the office or if the member is absent from a number 44 of meetings of the Professional Charter School Board as determined and specified by the 45 commission in its bylaws. Whenever an appointed member vacancy on the Professional Charter 46 School Board exists, the Governor shall appoint a qualified person for the remainder of the 47 vacated term.

48 (h) Except in the case of gross negligence or reckless disregard of the safety and well-49 being of another person, the Professional Charter School Board and members of that board in 50 their official capacity are immune from civil liability with respect to all activities related to a public charter school approved by the Public Charter School Board. The official actions of the members 51 52 of the Professional Charter School Board who are serving in a nonvoting ex officio capacity by 53 virtue of their designation as chair of the House Committee on Education or chair of the Senate 54 Committee on Education are Professional Charter School Board member actions only, and may 55 not be construed as official actions or positions of such member's committee or legislative body.

(i) The Professional Charter School Board may appoint an executive director and may
employ such additional staff as may be necessary. The executive director shall serve at the will
and pleasure of the Professional Charter School Board. The executive director must demonstrate
an understanding of and commitment to charter schooling as a strategy for strengthening public
education and must possess an understanding of state and federal education law.

(j) The Professional Charter School Board shall meet as needed, but at least bi-annually.
From funds appropriated or otherwise made available for such purpose, its members shall be
reimbursed for reasonable and necessary expenses actually incurred in the performance of
official duties upon submission of an itemized statement in a manner consistent with guidelines
of the Travel Management Office of the Department of Administration.

66 (k) The Professional Charter School Board shall investigate official complaints submitted to it that allege serious impairments in the guality of education in a public charter school or virtual 67 68 public charter school it has authorized pursuant to this article, or that allege such schools are in violation of the policies or laws applicable to them. The Professional Charter School Board also 69 may at its own discretion conduct or cause to be conducted audits of the education and operation 70 of public charter schools or virtual public charter schools it has authorized pursuant to this article 71 72 that it determines necessary to achieve its mission of authorizing high-quality public charter schools. Upon a determination that serious impairments or violations exist, the Professional 73 74 Charter School Board shall promptly notify in writing the public charter school governing board of 75 the perceived serious impairments or violations and provide reasonable opportunity for the school 76 to remedy the serious impairments or violations. The Professional Charter School Board shall take corrective actions or exercise sanctions in response to apparent serious impairments or 77 violations. If warranted, the actions or sanctions may include requiring a charter school to develop 78 79 and execute a corrective action plan within a specified time frame.

The Joint Committee on Enrolled Bills hereby certifies that the foregoing bill is correctly enrolled.

Chairman, House Committee (Chairmán, Sénate Committee

Originating in the House.

In effect ninety days from passage.

Clerk of the House of Delegates

Clerk of the Senate

Speaker of the House of Delegates

President of the Senate

this the.. day of Governor

PRESENTED TO THE GOVERNOR

MAR 0 5 2021

Time 1:37 pm

.