Stricken language would be deleted from and underlined language would be added to the law as it existed prior to this session of the General Assembly.

1	State of Arkansas	As Engrossed: S3/14/05 H4/01/05			
2	85th General Assembly	A Bill			
3	Regular Session, 2005		SENATE BILL	1130	
4					
5	By: Senators Bryles, Argue, Baker, Bisbee, Capps, Glover, Higginbothom, G. Jeffress, Laverty, Malone,				
6	Miller, Salmon, T. Smith, Wil	lkinson, Womack			
7	By: Representatives Elliott, A	Anderson, Berry, Bolin, Bright, Childers, Cler	nons, Dickinson, Dunn,		
8	Glidewell, R. Green, Hardwick, Harris, J. Hutchinson, T. Hutchinson, Jeffrey, Kenney, Key, Mack,				
9	Mahony, M. Martin, Matayo, Mathis, Medley, Nichols, Norton, Pace, Pyle, Rankin, Roebuck,				
10	Rosenbaum, Thompson, Thye	er, Walters, Davis, Goss, Hardy			
11					
12					
13		For An Act To Be Entitled			
14	AN ACT 7	TO AMEND THE CHARTER SCHOOL LAW; A	AND FOR		
15	OTHER PU	JRPOSES.			
16					
17		Subtitle			
18	AN AC	CT TO AMEND THE CHARTER SCHOOL LAW	Ι.		
19					
20					
21	BE IT ENACTED BY THE G	SENERAL ASSEMBLY OF THE STATE OF A	RKANSAS:		
22					
23	SECTION 1. Arka	unsas Code 6-20-402(a)(1)(B), conc	erning limitations	of	
24	school districts indeb	otedness, is amended to read as fo	llows:		
25	(B)	School districts <u>or charter scho</u>	<u>ols</u> may enter into)	
26	public-private partner	ships whereby the school district	or charter school	-	
27	enters into lease purc	hase agreements for school buildi	ngs built by the		
28	private entities with	facilities bonds exempt from fede	ral taxes under 26)	
29	U.S.C § 142(A)(13) as	in existence on January 1, 2003.			
30					
31	SECTION 2. Arka	nnsas Code § 6-23-103(1), concerni	ng definitions rel	ated	
32	to charter schools, is	s amended to read as follows:			
33	"(1) "Charter"	means a performance-based contrac	t for an initial		
34	three-year <u>five-year</u> p	period that converts a public scho	ol to a charter sc	hool	
35	or authorizes the crea	ation and conditional operation of	an open-enrollmen	ıt	
36	charter school, which	exempts the charter school from s	tate and local rul	es,	



1	regulations, policies, and procedures specified in the contract and from the
2	provisions of § 6-1-101 et seq. specified in the contract;
3	SECTION 3. Arkansas Code 6-23-105(d), concerning the procedure for
4	charter modification or probation, is amended to read as follows:
5	(d)(l) The procedure adopted under this section shall provide an
6	opportunity for a hearing to the persons operating the charter school and to
7	the parents of students enrolled in the school.
8	(2) The hearing shall be held at the facility at which the charter
9	school is operated at the location of the regular or special meeting of the
10	State Board of Education. The State Board shall provide sufficient written
11	notice of the time and location of the hearing.
12	
13	SECTION 4. Arkansas Code § 6-23-106, concerning charter schools impact
14	on school desegregation efforts, is amended add an additional subsection to
15	read as follows:
16	(c) The State Board of Education shall not approve any charter school
17	under this subchapter or any other act or any combination of acts which
18	hampers, delays, or in any manner negatively affects the desegregation
19	efforts of a school district or districts in this state.
20	
21	SECTION 5. Arkansas Code § 6-23-201(a), concerning petitions for
22	conversion charter school status, is amended to read as follows:
23	(a) <u>(1)</u> Any public school district may petition the State Board of
24	Education for charter school status, known as a conversion charter school, in
25	accordance with a schedule approved by the state board.
26	(2) A public school petition for conversion charter status may
27	include, but shall not be limited to, the following purposes:
28	(A) Adopting research-based school or instructional
29	designs, or both, that focus on improving student and school performance;
30	(B) Addressing school improvement status resulting from
31	sanctions listed in § 6-15-207(c)(8) and 6-15-429(a) and (b); or
32	(C) Partnering with other districts or schools to address
33	students' needs in a geographical location or multiple locations.
34	
35	SECTION 6. Arkansas Code § 6-23-204 is amended to read as follows:
36	6-23-204. Charter renewal.

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1 The State Board of Education is authorized to renew charters on a one-2 year or multiyear basis, not to exceed three (3) five (5) years, for local 3 schools after the initial three year five-year period if the renewal is 4 approved by the local school board.

SECTION 7. Arkansas Code § 6-23-302(c)(1)(C), concerning the petition

7 for an open-enrollment charter school, is amended to read as follows: 8 (C)(i) Within seven (7) calendar days following the first 9 publication of notice required under subdivision (c)(1)(B) of this section, letters announcing the public hearing shall be sent to the superintendents 10 11 and school board members of each of the school districts from which the 12 charter school is likely to draw students for the purpose of enrollment and the superintendents and school board members of any district that is 13 14 contiguous to the district in which the open-enrollment charter school will 15 be located.

16 <u>(ii)</u> The letters to the school board members
17 required in subdivision (c)(1)(C)(i) shall only be required for each school
18 board members member whose name and mailing address are provided by the
19 superintendent of an affected school district or the Department of Education
20 upon the request of the petitioner;

21

5 6

SECTION 8. Arkansas Code § 6-23-304(b) through (c), concerning
preference for charter schools in certain school districts, is amended to
read as follows:

(b) The state board shall give preference in approving an
application for a charter school to be located in any public school district:

27 (1) Where the percentage of students who qualify for free or
28 reduced price lunches is above the average for the state; or

29 (2) Where the percentage of students not reading at grade level
30 is above the average for the state district has been classified by the State
31 Board as in academic distress under § 6-15-428; or

32 <u>(3) Where the district has been classified by the Department of</u> 33 <u>Education as showing the greatest need for school improvement under § 6-15-</u> 34 <u>426</u>.

35 (c)(1) The state board and may grant no more than a total of twelve 36 (12) twenty-four (24) charters for open-enrollment charter schools, and no

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1	more than three (3) of such charters may be granted in any single
2	congressional district in the state a charter applicant's school campus shall
3	be limited to a single open-enrollment charter school per charter except as
4	allowed in subdivision (c)(3) of this section.
5	(2) The State Board's authority to approve the twenty-four (24)
6	charters for open-enrollment status shall be phased in according to the
7	following schedule:
8	(A) For the 2005-2006 school year, no more than four (4)
9	of such charters may be granted per congressional district in the state;
10	(B) For the 2006-2007 school year, no more that five (5)
11	of such charters may be granted per congressional district in the state; and
12	(C) For the 2007-2008 school year, no more than six (6) of
13	such charters may be granted per congressional district in the state.
14	(3)(A) The General Assembly hereby recognizes by established
15	relevant demonstrated educational accountability measures that the Knowledge
16	Is Power Program (KIPP) Delta College Preparatory open-enrollment charter
17	school has through innovative ideas and techniques improved student learning;
18	increased learning opportunities for all students; and created special
19	emphasis on expanded learning experiences for students who were previously
20	identified as low-achieving.
21	(B) As a result, the Knowledge Is Power Program
22	instructional program is recognized as an effective method for meeting the
23	statutory purpose and intent of the Arkansas Charter School Act, § 6-23-102,
24	closing the achievement gap in public schools for economically disadvantaged,
25	racial and ethnic subgroups, § 6-15-401 et seq. and § 6-15-1601 et seq., and
26	otherwise providing an alternative proven adequate and equitable education to
27	Arkansas students.
28	(C) Therefore, any charter applicant that receives an
29	approved open-enrollment charter under (c)(l) may petition the State Board
30	for additional licenses to establish open-enrollment charter school in any of
31	the various congressional districts in Arkansas provided that the applicant
32	meets the following conditions:
33	(i) The approved open-enrollment charter petitioner
34	is sponsored by and approved by the Knowledge Is Power Program; and
35	(ii) The approved open-enrollment charter petitioner
36	has not been subject to any disciplinary action by the State Board; has not

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1	been classified as in school improvement, academic or fiscal distress; and	
2	has not had its open-enrollment charter placed on probation, suspended or	
3	revoked; and	
4	(iii) The State Board of Education determines in	
5	writing by majority of a quorum of the board present that the open-enrollment	
6	charter petitioner has generally established the educational program results	
7	and criteria set forth subdivision (c)(3) of this section.	
8	(d) When approving open-enrollment charter applications, the State	
9	Board shall take into consideration successful instructional programs offered	
10	by traditional public schools in the jurisdiction where the open-enrollment	
11	charter is proposed, so as not to replicate existing effective programs, but	
12	to offer alternative methods of delivery to serve students who are currently	
13	underserved in the traditional district.	
14	(e) No private or parochial elementary or secondary school shall be	
15	eligible for open-enrollment charter school status.	
16		
17	SECTION 9. Arkansas Code § 6-23-307 is amended to read as follows:	
18	6-23-307. Renewal of charter.	
19	After the initial three-year <u>five-year</u> period of an open-enrollment	
20	charter, the State Board of Education is authorized to renew these charters	
21	on a one-year or multiyear basis, not to exceed three (3) years per each	
22	charter renewal <u>five (5) years.</u>	
23	SECTION 10. Arkansas Code § 6-23-402 is amended to read as follows:	
24	6-23-402. Enrollment numbers and deadline.	
25	(a) An open-enrollment charter school may enroll a number of students	
26	not to exceed the number of students specified in its charter.	
27	(b)(1) Any student enrolling in an open-enrollment charter school	
28	shall enroll in that school by April 15 July 1 of the school year prior to	
29	the school year during which the student will be enrolled in the open-	
30	enrollment charter school.	
31	(2) However, if a student enrolled by April 15 <u>July 1</u> should no	
32	longer choose to attend the open-enrollment charter school, the open-	
33	enrollment charter school may enroll a replacement student.	
34	(c) Open-enrollment charter schools shall keep records of attendance	
35	in accordance with the law and submit quarterly attendance reports to the	
36	Department of Education.	

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1	
2	SECTION 11. Arkansas Code § 6-23-501(a), concerning funding for open-
3	enrollment charter schools, is amended to read as follows:
4	(a)(1) An open-enrollment charter school shall receive funds equal to
5	the amount that a public school would receive under § 6-20-2005(a) and (b) §
6	6-20-2305(a) and (b) as well as any other funding that a charter school is
7	entitled to receive under law or pursuant to rules promulgated by the State
8	Board of Education.
9	(2) Funding for an open-enrollment charter school shall be based
10	upon the current year three-quarter average daily membership of the open-
11	enrollment charter school as follows:
12	(A) The initial funding estimate for each school year
13	shall be based on enrollment as of April 15 <u>July 1</u> preceding the school year
14	in which the students are to attend;
15	(B) In December, funding will be adjusted based on the
16	first quarter average daily membership; and
17	(C) A final adjustment will be made after the current year
18	three-quarter average daily membership is established.
19	(3) Funding for an open-enrollment charter school shall be paid
20	in twelve (12) equal installments each fiscal year.
21	
22	SECTION 12. Arkansas Code § 6-23-601(a)(3), concerning petitions for
23	limited charter school status, is amended to read as follows:
24	(3) A limited charter shall be initially established for a
25	period of no more than three (3) five (5) years and may be renewed on a one-
26	year or multiyear basis, not to exceed three (3) five (5) years per charter
27	renewal.
28	
29	/s/ Bryles, et al
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