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: H2/28/07 S3/23/07	
2	86th General Assembly	A Bill	
3	Regular Session, 2007		HOUSE BILL 1504
4			
5	By: Representatives Anders	oon, T. Baker, E. Brown, Burkes, Cooper, Davis,	Dickinson, Dunn, Garner,
6	Glidewell, R. Green, Greenb	berg, Hall, Hardwick, Harris, D. Hutchinson, Jeff	rey, Kenney, Key, Kidd,
7	King, Lamoureux, Lovell, M	I. Martin, Maxwell, Medley, Norton, Pace, Ragla	and, Rosenbaum, Sample,
8	Saunders, Shelby, Thyer, Wa	alters, Wells, Wood, Woods, Wyatt	
9	By: Senators Altes, Argue,	Baker, Bisbee, Bookout, Broadway, Bryles, Capp	ps, Glover, Hendren, Hill, G.
10	Jeffress, Laverty, Malone, M	filler, B. Pritchard, Salmon, T. Smith, R. Thomps	son, Trusty, Whitaker,
11	Wilkins, Wilkinson, Womac	·k	
12			
13			
14		For An Act To Be Entitled	
15	AN ACT	TO AMEND THE PUBLIC CHARTER SCHOOL	LAW;
16	AND FOR	R OTHER PURPOSES.	
17			
18		Subtitle	
19	AN A	ACT TO AMEND THE PUBLIC CHARTER	
20	SCHO	DOL LAW.	
21			
22			
23	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF ARE	KANSAS:
24			
25	SECTION 1. Ark	cansas Code § 6-23-103 is amended to	read as follows:
26	As used in this	chapter:	
27	(1) <u>"App</u>	lication" means the proposal for obt	taining conversion
28	public charter school	status, open-enrollment public char	rter school status,
29	or limited public cha	rter school status;	
30	<del>(1)<u>(2)</u> "</del>	'Charter" means a performance-based o	contract for an
31	initial five-year per	iod <del>that converts a public school to</del>	<del>ə a charter school or</del>
32	authorizes the creati	on and conditional operation of an o	<del>open-enrollment</del>
33	<del>charter school, whic</del> h	e between the State Board of Education	on and an approved
34	applicant for public	charter school status that exempts t	the <u>public</u> charter
35	school from state and	l local rules, regulations, policies	, and procedures
36	specified in the cont	ract and from the provisions of § $6$ -	-1-101 et seq.



1	specified in the contract;
2	(2) "Charter school" means a public school that is operating
3	under the terms of a charter granted by the State Board of Education or an
4	open-enrollment charter school as defined in subdivision (5) of this section;
5	(3) "Conversion public charter school" means a public school
6	that has converted to operating under the terms of a charter approved by the
7	local school board and the state board;
8	(3)(4) "Eligible entity" means:
9	(A) a <u>A</u> public institution of higher education <del>,</del>
10	(B) a A private nonsectarian institution of higher
11	education <del>,</del>
12	<u>(C)</u> <del>a</del> <u>A</u> governmental entity <del>,</del> or
13	(D) an An organization that:
14	<u>(i)</u> is <u>Is</u> nonsectarian in its program, admissions
15	policies, employment practices, and operations; and
16	<u>(ii)</u> <del>is</del> H <u>as applied for tax</u> exempt <u>status</u> <del>from</del>
17	taxation under § 501(c)(3) of the Internal Revenue Code of 1986;
18	(5) "Founding member" means any individual who is either:
19	(A) A member or an employee of the eligible entity
20	applying for the initial charter for an open-enrollment public charter
21	<u>school; or</u>
22	(B) A member of the initial governing nonadvisory board of
23	the open-enrollment public charter school.
24	(6) "Limited public charter school" means a public school that
25	has converted to operating under the terms of a limited public charter
26	approved by the local school board and the state board;
27	<del>(4)(7)</del> "Local <u>school</u> board" means a board of directors
28	exercising the control and management of a public school district;
29	<del>(5)</del> (8) "Open-enrollment <u>public</u> charter school" means a public
30	school <u>:</u>
31	(A) that That is operating under the terms of a charter
32	granted by the state board on the application of an eligible entity; and
33	<u>(B) That</u> may draw its students from <del>across</del> <u>any</u> public
34	school district <del>boundaries</del> <u>in this state</u> ;
35	(6)(9) "Parent" means any parent, legal guardian, or other
36	person having custody or charge of a school-age child;

1 (7) "Petition" means a proposal to enter into a performance-2 based contract between the state board and a public school or eligible entity whereby the proposed school obtains charter school status; 3 4 (8)(A)(10) "Public school" means a school that is part of a 5 public school district under the control and management of a local school 6 board; and 7 (B) "Public school" includes the Arkansas School for 8 Mathematics, Sciences, and the Arts; and 9 (9) "State board" means the State Board of Education. (11) "Public charter school" means a conversion public charter 10 11 school, an open-enrollment public charter school, or a limited public charter 12 school. 13 SECTION 2. Arkansas Code § 6-23-104 is amended to read as follows: 14 15 6-23-104. Charter form for open-enrollment public charter schools -16 Requirements - Revision. 17 (a) A charter for a public charter school shall: (1) Be in the form of a written contract signed by the chairman 18 19 of the state board Commissioner of Education and the chief operating officer of the public charter school; 20 21 (2) Satisfy the requirements of this chapter; and 22 (3) Ensure that the information required under § 6-23-404 is consistent with the information provided in the application and any 23 24 modification which the state board State Board of Education may require. 25 (b) Any revision or amendment of the charter for a public charter 26 school may be made only with the approval of the State Board of Education 27 state board. 28 29 SECTION 3. Arkansas Code § 6-23-105 is amended to read as follows: 30 6-23-105. Basis and procedure for public charter school probation or charter modification, revocation, or denial of renewal. 31 32 (a) The State Board of Education may place a public charter school on 33 probation or may modify, revoke, or deny renewal of its charter if the state 34 board determines that the persons operating the public charter school: 35 (1) Committed a material violation of the charter, including 36 failure to satisfy accountability provisions prescribed by the charter;

1 (2) Failed to satisfy generally accepted accounting standards of 2 fiscal management; or 3 (3) Failed to comply with this chapter or other applicable law 4 or regulation; or (4) Failed to meet academic or fiscal performance criteria 5 6 deemed appropriate and relevant for the public charter school by the state 7 board. 8 (b) Any action the state board may take under this section shall be 9 based on the best interests of the public charter school's students, the severity of the violation, and any previous violation the public charter 10 11 school may have committed. 12 (c) The state board shall adopt a procedure to be used for placing a public charter school on probation or modifying, revoking, or denying renewal 13 14 of the school's charter. 15 (d)(1) The procedure adopted under this section shall provide an 16 opportunity for a hearing to the persons operating the public charter school 17 and to the parents of students enrolled in the public charter school. (2)(A) The hearing shall be held at the location of the regular 18 19 or special meeting of the state board. 20 (B) The state board shall provide sufficient written 21 notice of the time and location of the hearing. 22 (3) There is no further right of appeal beyond the determination 23 of the state board. 24 (4) The Arkansas Administrative Procedure Act, § 25-15-201 et seq., shall not apply to any hearing concerning a public charter school. 25 26 27 SECTION 4. Arkansas Code § 6-23-106 is amended to read as follows: 28 6-23-106. Impact on school desegregation efforts. 29 (a) The petitioners applicants for a public charter school, the board 30 of directors of the local school district in which a proposed public charter school would be located, and the State Board of Education shall carefully 31 32 review the potential impact of an application for a public charter school on 33 the efforts of a public school district or public school districts to comply with court orders and statutory obligations to create and maintain a unitary 34 35 system of desegregated public schools. 36 (b) The state board shall develop a process attempt to measure the

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1 likely impact of a proposed public charter school on the efforts of public 2 school districts to achieve and maintain a unitary system which shall be similar to the guidelines set forth in § 6-18-206(g). 3 4 (c) The state board shall not approve any public charter school under 5 this subchapter or any other act or any combination of acts that hampers, 6 delays, or in any manner negatively affects the desegregation efforts of a 7 public school district or public school districts in this state. 8 9 SECTION 5. Arkansas Code § 6-23-201 is amended to read as follows: 10 6-23-201. Petition Application for conversion public charter school 11 status. 12 (a)(1) Any public school district may apply to the State Board of Education for <del>charter school status, known as a</del> conversion public charter 13 school status for a public school in the public school district, in 14 15 accordance with a schedule approved by the state board. 16 (2) A public school district's petition application for 17 conversion public charter school status for the public school may include, but shall not be limited to, the following purposes: 18 19 (A) Adopting research-based school or instructional 20 designs, or both, that focus on improving student and school performance; 21 (B) Addressing school improvement status resulting from 22 sanctions listed in §§ 6-15-207(c)(8) and 6-15-429(a) and (b); or 23 (C) Partnering with other public school districts or 24 public schools to address students' needs in a geographical location or 25 multiple locations. 26 (b) Such petition application shall: 27 (1)(A) Describe the results of a public hearing called by the 28 local school board for the purpose of assessing support of an application  $\pm \Theta$ 29 initiate a petition for conversion public charter school status. 30 (B) Notice of the public hearing shall be: 31 (i) Distributed to the community, certified personnel and the parents of all students enrolled at the public school for 32 33 which the district initiating the petition initiated the application; and 34 (ii) Published in a newspaper having general 35 circulation in the public school district at least three (3) weeks prior to 36 the date of the meeting;

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1 (2) Describe a plan for school improvement that addresses how 2 the conversion public charter school will improve student learning and meet the state education goals; 3 4 (3) Outline proposed performance criteria that will be used 5 during the initial three year five-year period of the charter to measure the 6 progress of the conversion public charter school in improving student 7 learning and meeting or exceeding the state education goals; 8 (4) Describe how the certified employees and parents of students 9 to be enrolled in the conversion public charter school will be involved in developing and implementing the school improvement plan and identifying 10 11 performance criteria; 12 (5) Describe how the concerns of certified employees and parents of students enrolled in the conversion public charter school will be 13 solicited and addressed in evaluating the effectiveness of the improvement 14 15 plan; and 16 (6) List the specific provisions of  $\frac{6-4-101}{5}$  6-1-101 et seq. 17 and the specific rules and regulations promulgated by the state board from which the conversion public charter school will be exempt; and. 18 19 (7) The petition shall be reviewed and approved by the local 20 school board and the state board. 21 (c)(1) Any petition to obtain charter school status approved by a 22 local board shall be forwarded by the local board to the state board. 23 (2) If a local board disapproves a public school's petition, the 24 local board shall inform the petitioners and faculty of the public school of 25 the reasons for such disapproval. 26 (d)(1) (c)(1) A certified teacher employed by a public school in the 27 school year immediately preceding the effective date of a charter for a 28 public school conversion within that public school district may not be 29 transferred to or be employed by the conversion public charter school over 30 the certified teacher's objection, nor shall that objection be used as a basis to deny continuing employment within the public school district in 31 32 another public school at a similar grade level. 33 (2) If the transfer of a teacher within the public school 34 district is not possible because only one (1) public school exists for that 35 teacher's certification level, then the local school board shall call for a

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vote of the certified teachers in the proposed conversion public charter

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1 school site and proceed, at the local school board's option, with the 2 conversion public charter school application if a majority of the certified teachers approve the proposal. 3 4 SECTION 6. Arkansas Code § 6-23-202 is amended to read as follows: 5 6 6-23-202. Authorization for conversion public charter school status. 7 As requested by the conversion public charter school petitioner 8 applicant, the State Board of Education shall review the petition application 9 for conversion public charter school status and may approve any petition 10 application that: 11 (1) Provides a plan for improvement at the school level for improving 12 student learning and for meeting or exceeding the state education goals; (2) Includes a set of performance-based objectives and student 13 14 achievement objectives for the term of the charter and the means for 15 measuring those objectives on at least a yearly basis; 16 (3) Includes a proposal to directly and substantially involve the 17 parents of students to be enrolled in the conversion public charter school, as well as the certified employees and the broader community, in the process 18 19 of carrying out the terms of the charter; and (4) Includes an agreement to provide a yearly report to parents, the 20 21 community, the local <u>school</u> board, and the state board that indicates the 22 progress made by the conversion public charter school in meeting the 23 performance objectives during the previous year. 24 25 SECTION 7. Arkansas Code § 6-23-203 is amended to read as follows: 26 6-23-203. Resubmission of petitions applications. 27 (a) The State Board of Education may allow petitioners applicants to 28 resubmit petitions applications for conversion public charter school status 29 if the original petition application was, in the opinion of the state board, 30 deficient in one (1) or more respects. (b) The Department of Education may provide technical assistance to 31 32 the conversion public charter school petitioners applicants in the creation 33 or modification of these petitions applications. 34 35 SECTION 8. Arkansas Code § 6-23-204 is amended to read as follows: 6-23-204. Charter renewal. 36

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1 The State Board of Education is authorized to renew charters of 2 conversion public charter schools on a one-year or multiyear basis, not to exceed five (5) years, after the initial five-year period if the renewal is 3 4 approved by the local school board. 5 6 SECTION 9. Arkansas Code § 6-23-205 is amended to read as follows: 7 6-23-205. Teacher hires when charter revoked. 8 If a certified teacher employed by a public school district in the 9 school year immediately preceding the effective date of the charter is employed by a conversion public charter school and the charter is revoked, 10 11 the certified teacher will receive a priority in hiring for the first 12 available position for which the certified teacher is qualified in the public school district where the certified teacher was formerly employed. 13 14 15 SECTION 10. Arkansas Code § 6-23-206 is amended to read as follows: 16 6-23-206. Rules and regulations. 17 The State Board of Education is authorized and directed to establish rules and regulations for conversion public charter schools. 18 19 20 SECTION 11. Arkansas Code § 6-23-207 is amended to read as follows: 21 6-23-207. State Board of Education status report. 22 The State Board of Education shall report on the status of the 23 conversion public charter schools program to the General Assembly each 24 biennium and to the House Interim Committee on Education and the Senate 25 Interim Committees Committee on Education during the interim between sessions 26 of the General Assembly. 27 28 SECTION 12. Arkansas Code § 6-23-301 is amended to read as follows: 29 6-23-301. Application forms and procedures for open-enrollment public 30 charter schools. 31 The State Board of Education shall adopt: (a) 32 (1) An application form, a schedule, and a procedure that must 33 be used to apply for a charter for a an open-enrollment public charter 34 school; and 35 (2) Criteria to use in selecting a program for which a charter 36 may be granted.

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1 2 (b) The application form must provide space for including all information required under this chapter to be contained in the charter.

3 (c) As part of the application procedure, the state board may require 4 a petition supporting a charter for an open-enrollment <u>public</u> charter school 5 signed by a specified number of parents or guardians of school-age children 6 residing in the area in which an open-enrollment <u>public</u> charter school is 7 proposed, or it may hold a public hearing to determine parental support for 8 the school.

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SECTION 13. Arkansas Code § 6-23-302 is amended to read as follows: 6-23-302. Petition Application for an open-enrollment public charter school.

(a) Pursuant to the provisions of this chapter, an eligible entity may
petition apply to the State Board of Education to grant an application a
<u>charter</u> for an open-enrollment <u>public</u> charter school to operate in a facility
of a commercial or nonprofit entity or a public school district.

17 (b) The petition application to the state board for an open-enrollment 18 public charter school shall be made in accordance with a schedule approved by 19 the state board.

20

(c) The petition application shall:

(1) (A) Describe the results of a public hearing called by the petitioner <u>applicant</u> for the purpose of assessing support of <u>for</u> an application to initiate a petition for <u>an open-enrollment public</u> charter school <del>status</del>.

(B)(i) Notice of the public hearing shall be published once one (1) time a week for three (3) consecutive weeks in a newspaper having general circulation in each <u>public</u> school district from which the <u>open-enrollment public</u> charter school is likely to draw students for the purpose of enrollment.

30 (ii) The last publication of notice shall be no less 31 than seven (7) days prior to the public meeting.

32 (iii) The notice shall not be published in the33 classified or legal notice section of the newspaper.

(iv) The notice shall be published in no less than ten-point size type and shall be no less than two by four inches (2" x 4") or four by two inches (4" x 2").

1 (C)(i) Within seven (7) calendar days following the first 2 publication of notice required under subdivision (c)(1)(B) of this section, letters announcing the public hearing shall be sent to the superintendent and 3 4 school board members of each of the public school districts from which the 5 open-enrollment public charter school is likely to draw students for the 6 purpose of enrollment and the superintendent and school board members of any 7 public school district that is contiguous to the public school district in 8 which the open-enrollment public charter school will be located. 9 (ii) The letters to the school board members 10 required in subdivision (c)(l)(C)(i) of this section shall only be required 11 for each school board member whose name and mailing address is provided by 12 the superintendent of an affected school district or by the Department of Education upon the request of the petitioner applicant. 13 (iii) An affected school district may submit written 14 15 comments concerning the application to the state board to be considered at 16 the time of the state board's review of the application; 17 (2) Describe a plan for academic achievement that addresses how the open-enrollment public charter school will improve student learning and 18 19 meet the state education goals; 20 (3) Outline the proposed performance criteria that will be used during the initial three year five-year period of the open-enrollment public 21 22 charter school operation to measure its progress in improving student 23 learning and meeting or exceeding the state education goals; 24 (4) List the specific provisions of § 6-1-101 et seq. and the 25 specific rules and regulations promulgated by the state board from which the 26 open-enrollment public charter school seeks to be exempted; 27 (5)(A) Describe the facility to be used for the open-enrollment 28 public charter school and state the facility's current use and the facility's 29 use for the immediately preceding three (3) years. 30 (B) If the facility to be used for an open-enrollment public charter school is a public school district facility, the open-31 32 enrollment public charter school must operate in the facility in accordance 33 with the terms established by the board of directors of the public school 34 district in an agreement governing the relationship between the open-35 enrollment public charter school and the public school district. 36 (C) If the facility that will be used for the open-

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1 enrollment public charter school is owned by or leased from a sectarian 2 organization, the terms of the facility agreement must be disclosed to the state board; and 3 4 (6) Include a detailed budget and a governance plan for the 5 operation of the open-enrollment public charter school. 6 (d)(1) The petition application shall be first reviewed and approved 7 by the local school board of the public school district where in which the 8 proposed open-enrollment public charter school will operate. 9 (2)(A) However, if the local school board disapproves the 10 petition application, the petitioners applicant shall have an immediate right 11 to proceed with a written notice of appeal to the state board. 12 (B) The state board which shall hold a hearing within 13 forty-five (45) calendar days after receipt of the notice of appeal. and 14 (C) where all All interested parties may appear at the 15 hearing and present relevant information regarding the proposed open-16 enrollment charter school petition application. 17 (e) A certified teacher employed by a public school district in the school year immediately preceding the effective date of a charter for an 18 19 open-enrollment public charter school operated at a public school facility 20 may not be transferred to or be employed by the open-enrollment public 21 charter school over the certified teacher's objections. 22 SECTION 14. Arkansas Code § 6-23-303 is amended to read as follows: 23 24 6-23-303. Authorization for an open-enrollment public charter school. As requested by the petitioning applicant for an open-enrollment public 25 26 charter school proponents, the State Board of Education shall review the

26 charter school proponents, the state board of Education shall review the
27 petition application for an open-enrollment public charter school and may
28 approve any petition application that:

(1) Provides a plan for academic achievement that addresses how the open-enrollment <u>public</u> charter school proposes to improve student learning and meet the state education goals;

32 (2) Includes a set of performance criteria that will be used during
33 the initial three-year five-year period of the open-enrollment public charter
34 school's operation to measure its progress in meeting its academic
35 performance goals;

36

(3) Includes a proposal to directly and substantially involve the

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1 parents of students to be enrolled in the open-enrollment public charter 2 school, the certified employees, and the broader community in carrying out 3 the terms of the open-enrollment charter; 4 (4) Includes an agreement to provide an annual report to parents, the 5 community, and the state board that demonstrates the progress made by the 6 open-enrollment public charter school during the previous academic year in 7 meeting its academic performance objectives; and 8 (5) Includes a detailed budget, a business plan, and a governance plan 9 for the operation of the open-enrollment public charter school; and 10 (6) Establishes the eligible entity's status as a tax-exempt 11 organization under § 501(c)(3) of the Internal Revenue Code of 1986 prior to 12 the first day of its operation with students. 13 14 SECTION 15. Arkansas Code § 6-23-304 is amended to read as follows: 15 6-23-304. Requirements - Preference for certain districts. 16 The State Board of Education may approve or deny an application (a) 17 based on: (1) criteria Criteria provided by law or by rule adopted by the 18 19 state board; (2) Findings of the state board which shall include criteria 20 relating to improving student performance and encouraging innovative 21 22 programs; and 23 (3) written Written findings or statements received by the state 24 board from any public school district likely to be affected by the open-25 enrollment public charter school. 26 The state board shall give preference in approving an application (b) 27 for a an open-enrollment public charter school to be located in any public 28 school district: 29 (1) Where the percentage of students who qualify for free or 30 reduced-price lunches is above the average for the state; 31 (2) Where the district has been classified by the state board as 32 in academic distress under § 6-15-428; or 33 (3) Where the district has been classified by the Department of 34 Education as showing the greatest need for in some phase of school improvement status under § 6-15-426 or some phase of fiscal distress under § 35 6-20-1902 et seq., if the fiscal distress status is a result of 36

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1	administrative fiscal mismanagement, as determined by the state board.
2	(c)(l) The state board may grant no more than a total of twenty-four
3	(24) charters for open-enrollment <u>public</u> charter schools <del>, and a</del> .
4	(2) An open-enrollment public charter applicant's school campus
5	shall be limited to a single open-enrollment <u>public</u> charter school per
6	charter except as allowed in subdivision $(c)(3)$ (c)(5) of this section.
7	(2) The state board's authority to approve the twenty-four (24)
8	charters for open-enrollment status shall be phased in according to the
9	following schedule:
10	(A) For the 2005-2006 school year, no more than four (4)
11	such charters may be granted per congressional district in the state;
12	( <del>B) For the 2006-2007 school year, no more that five (5)</del>
13	such charters may be granted per congressional district in the state; and
14	(C) For the 2007-2008 school year, no more than six (6)
15	such charters may be granted per congressional district in the state.
16	(3) An open-enrollment public charter school shall not open in
17	the service area of a public school district administratively reorganized
18	pursuant to the provisions of § 6-13-1601 et seq., until after the third year
19	of the administrative reorganization.
20	(3) <del>(A)(4)</del> The General Assembly hereby recognizes by
21	established relevant demonstrated educational accountability measures that
22	the Knowledge Is Power Program (KIPP) Delta College Preparatory Open-
23	Enrollment Charter School has:
24	(i)(A) Improved student learning through innovative
25	ideas and techniques;
26	(ii)(B) Increased learning opportunities for all
27	students; and
28	(iii)(C) Created special emphasis on expanded
29	learning experiences for students who were previously identified as low-
30	achieving.
31	(B)(5) As a result, the Knowledge Is Power Program is recognized
32	as an effective method for:
33	(i)(A) Meeting the statutory intent of the The
34	Arkansas Charter Schools Act of 1999, § 6-23-102 6-23-101 et seq.;
35	(ii)(B) Closing the achievement gap in public
36	schools for economically disadvantaged, racial, and ethnic subgroups, §§ 6-

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1 15-401 et seq. and § 6-15-1601 et seq.; and 2 (iii)(C) Otherwise providing an alternative 3 education that has been proven adequate and equitable to Arkansas students. 4 (G) (6) Therefore, any charter applicant that receives an 5 approved open-enrollment public charter under subdivision (c)(1) of this 6 section may petition the state board for an additional license licenses to 7 establish an open-enrollment public charter school in any of the various 8 congressional districts in Arkansas provided that the applicant meets the 9 following conditions, subject to the normal application, review, and approval process of the state board: 10 11 (1)(A) The approved open-enrollment public charter 12 petitioner applicant is sponsored by and approved by the Knowledge Is Power Program has demonstrated success in student achievement gains, as defined by 13 14 the state board; and 15 (ii) (B) The approved open-enrollment public charter 16 petitioner applicant has not: 17  $(\Lambda)$ (i) Been subject to any disciplinary action by the 18 state board; 19 (B)(ii) Been classified as in school improvement or 20 academic or fiscal distress; and 21 (C)(iii) Had its open-enrollment public charter placed on 22 probation, suspended, or revoked; and 23 (iii)(C) The state board determines in writing by 24 majority of a quorum of the state board present that the open-enrollment 25 public charter petitioner applicant has generally established the educational 26 program results and criteria set forth in this subdivision  $\frac{(c)(3)}{(c)(4)}$ . 27 (d) When approving open-enrollment charter applications, the state 28 board shall take into consideration successful instructional programs offered 29 by traditional public schools in the jurisdiction where the open-enrollment 30 charter is proposed so as not to replicate existing effective programs but to 31 offer alternative methods of delivery to serve students who are currently 32 underserved in the traditional district. 33 (e) (d) No private or parochial elementary or secondary school shall be 34 eligible for open-enrollment public charter school status. 35 SECTION 16. Arkansas Code § 6-23-305 is amended to read as follows: 36

1 6-23-305. Notice of disapproval - Assistance with resubmission of 2 petition application. (a) If the State Board of Education disapproves an application for an 3 4 open-enrollment public charter school, the state board shall notify the 5 petitioners applicant in writing of the reasons for such disapproval. 6 The state board may allow the petitioners applicant for an open-(b) 7 enrollment public charter school to resubmit their petition its application 8 if the original <del>petition</del> application was found to be deficient by the state 9 board. The Department of Education may provide technical assistance to 10 (c) 11 the petitioners applicant for an open-enrollment public charter school in the creation or modification of these petitions its application. 12 13 SECTION 17. Arkansas Code § 6-23-306 is amended to read as follows: 14 15 6-23-306. Contents of open-enrollment public charters. 16 Contents of charters An open-enrollment public charter granted under 17 this chapter subchapter shall: (1) Describe the educational program to be offered; 18 19 (2) Specify the period for which the open-enrollment public charter or 20 any charter renewal is valid; 21 (3) Provide that the continuation or renewal of the open-enrollment 22 public charter is contingent on acceptable student performance on assessment instruments adopted by the State Board of Education and on compliance with 23 24 any accountability provision specified by the open-enrollment public charter, by a deadline, or at intervals specified by the open-enrollment public 25 26 charter; (4) Establish the level of student performance that is considered 27 28 acceptable for purposes of subdivision (3) of this section; 29 (5) Specify any basis, in addition to a basis specified by this 30 chapter, on which the open-enrollment public charter school may be placed on probation or its charter is revoked or on which renewal of the open-31 32 enrollment public charter may be denied; 33 (6) Prohibit discrimination in admissions policy on the basis of sex, 34 national origin, race, ethnicity, religion, disability, or academic or 35 athletic eligibility, except as follows: (A) The open-enrollment public charter may allow a weighted 36

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1 lottery to be used in the student selection process when necessary to comply 2 with Title VI of the federal Civil Rights Act of 1964, Title IX of the federal Education Amendments of 1972, the equal protection clause of the 3 Fourteenth Amendment to the United States Constitution, a court order, or a 4 5 federal or state law requiring desegregation; and 6 The open-enrollment public charter may provide for the (B) 7 exclusion of a student who has been expelled from another public school 8 district in accordance with this title; 9 (7) Specify the grade levels to be offered; 10 (8) Describe the governing structure of the program; 11 (9) Specify the qualifications to be met by professional employees of 12 the program; (10) Describe the process by which the persons providing the program 13 14 will adopt an annual budget; 15 (11) Describe the manner in which the annual audit of the financial 16 and programmatic operations of the program is to be conducted, including the 17 manner in which the persons providing the program will provide information necessary for the public school district in which the program is located to 18 19 participate; (12) Describe the facilities to be used, including the terms of the 20 21 facility utilization agreement if the facility for the open-enrollment public 22 charter school is owned or leased from a sectarian organization; 23 (13) Describe the geographical area, public school district, or school 24 attendance area to be served by the program; 25 (14)(A) Specify methods for applying for admission, enrollment 26 criteria, and student recruitment and selection processes. 27 (B)(i) Except as provided in subdivision (14)(C) of this 28 section, if more eligible students apply for a first-time admission than the 29 open-enrollment public charter school is able to accept, the charter must 30 require the open-enrollment public charter school to use a random, anonymous student selection method which shall be described in the charter application. 31 (ii) However, an open-enrollment public charter school may 32 33 allow a preference for: 34 (a)(1) Children of the founding members of the 35 eligible entity. (2) The number of enrollment preferences 36

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1	granted to children of founding members shall not exceed ten percent (10%) of
2	the total number of students enrolled in the open-enrollment public charter
3	school; and
4	(b) Siblings of students currently enrolled in the
5	school.
6	(C) The <u>open-enrollment public</u> charter may allow use of a
7	weighted lottery in the student selection process when necessary to comply
8	with Title VI of the federal Civil Rights Act of 1964, Title IX of the
9	federal Education Amendments of 1972, the equal protection clause of the
10	Fourteenth Amendment to the United States Constitution, a court order, or a
11	federal or state law requiring desegregation, as permitted by the Charter
12	Schools Program, Title V, Part B, Non-Regulatory Guidance of the United
13	States Department of Education, July, 2004,; and
14	(15) Include a statement that the eligible entity will not
15	discriminate on the basis of race, sex, national origin, ethnicity, religion,
16	age, or disability in employment decisions, including hiring and retention of
17	administrators, teachers, and other employees whose salaries or benefits are
18	derived from any public moneys.
19	
20	SECTION 18. Arkansas Code § 6-23-307 is amended to read as follows:
21	6-23-307. Renewal of charter.
22	After the initial five-year period of an open-enrollment <u>public</u>
23	charter, the State Board of Education is authorized to renew <del>these charters</del>
24	the charter on a one-year or multiyear basis, not to exceed five (5) years.
25	
26	SECTION 19. Arkansas Code § 6-23-308 is amended to read as follows:
27	6-23-308. Priority hiring for teachers.
28	If a certified teacher employed by a public school district in the
29	school year immediately preceding the effective date of the charter is
30	employed by an open-enrollment public charter school and the charter is
31	revoked, the certified teacher will receive a priority in hiring for the
32	first available position for which the certified teacher is qualified in the
33	public school district where the certified teacher was formerly employed.
34	
35	SECTION 20. Arkansas Code § 6-23-309 is amended to read as follows:
36	6-23-309. Rules and regulations.

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1 The State Board of Education is authorized to promulgate rules and 2 regulation for the creation of open-enrollment public charter schools. 3 4 SECTION 21. Arkansas Code § 6-23-310 is amended to read as follows: 5 6-23-310. Status report. 6 The State Board of Education shall report on the status of the open-7 enrollment public charter school programs to the General Assembly each 8 biennium and to the House Interim Committee on Education and the Senate 9 Interim Committees Committee on Education during the interim between regular sessions of the General Assembly. 10 11 SECTION 22. Arkansas Code § 6-23-401 is amended to read as follows: 12 13 6-23-401. Authority under a charter for open-enrollment public charter 14 schools. 15 An open-enrollment public charter school: (a) 16 (1) Shall be governed by an eligible entity that is fiscally 17 accountable and under the governing structure as described by the charter; 18 (2) Shall provide instruction to students at one (1) or more 19 elementary or secondary grade levels as provided by the charter; 20 (3) Shall retain authority to operate under the charter 21 contingent on satisfactory student performance as provided by the charter and 22 in accordance with this chapter; 23 (4) Shall have no authority to impose taxes; 24 (5) Shall not incur any debts without the prior review and 25 approval of the Director of the Department Commissioner of Education; 26 (6) Shall not charge students tuition or fees that would not be 27 allowable charges in the public school districts; and 28 (7) Shall not be religious in its operations or programmatic 29 offerings. 30 (b) An open-enrollment public charter school is subject to any prohibition, restriction, or requirement imposed by this title and any rule 31 32 and regulation promulgated by the State Board of Education under this title 33 relating to: 34 (1) Monitoring compliance with this chapter, as determined by 35 the director commissioner; 36 (2) Public school accountability under this title;

1	(3) High school graduation requirements as established by the
2	state board;
3	(4) Special education programs as provided by this title;
4	(5) Conducting criminal background checks for employees as
5	provided in this title; and
6	(6) Health and safety codes as established by the state board
7	and local governmental entities.
8	
9	SECTION 23. Arkansas Code § 6-23-402 is amended to read as follows:
10	6-23-402. Enrollment numbers and deadline.
11	(a) An open-enrollment <u>public</u> charter school may enroll a number of
12	students not to exceed the number of students specified in its charter.
13	(b)(1) Any student enrolling in an open-enrollment <u>public</u> charter
14	school shall enroll in that school by July $\frac{1}{2}$ <u>of the</u> for the upcoming
15	school year <del>prior to the school year</del> during which the student will be
16	attending the open-enrollment public charter school.
17	(2) However, if a student enrolled by July $\frac{1}{2}$ 30 should no longer
18	choose to attend the open-enrollment public charter school, the open-
19	enrollment <u>public</u> charter school may enroll a replacement student.
20	(c) Open-enrollment <u>public</u> charter schools shall keep records of
21	attendance in accordance with the law and submit quarterly attendance reports
22	to the Department of Education.
23	
24	SECTION 24. Arkansas Code § 6-23-403 is amended to read as follows:
25	6-23-403. Annual audit of open-enrollment <u>public</u> charter school
26	required.
27	(a) Any other provisions of the Arkansas Code Annotated
28	notwithstanding, an open-enrollment <u>public</u> charter school shall be subject to
29	the same auditing and accounting requirements as any other public school
30	district in the state.
31	(b) The annual fiscal audit may be performed by the Division of
32	Legislative Audit or by a private auditing or accounting firm operating under
33 24	guidelines approved by the division.
34 25	SECTION 25 Antennana Codo 8 6 22 404 is smarted to most as fellows
35	SECTION 25. Arkansas Code § 6-23-404 is amended to read as follows:
36	6-23-404. Evaluation of open-enrollment charter schools.

1	(a) The Department of Education shall cause to be conducted an annual
2	evaluation of open-enrollment public charter schools.
3	(b) An annual evaluation shall include, but not be limited to,
4	consideration of:
5	(1) Student scores <del>on</del> <u>under the statewide</u> assessment <del>instruments</del>
6	program described in § 6-15-433;
7	(2) Student attendance;
8	(3) Student grades;
9	(4) Incidents involving student discipline;
10	(5) Socioeconomic data on students' families;
11	(6) Parental satisfaction with the schools; and
12	(7) Student satisfaction with the schools.
13	(c) <del>[Repealed.]</del> <u>The State Board of Education may require the charter</u>
14	holder to appear before the state board to discuss the results of the
15	evaluation and to present further information to the state board as the
16	department or the state board deems necessary.
17	
18	SECTION 26. Arkansas Code § 6-23-501 is amended to read as follows:
19	6-23-501. Funding for open-enrollment <u>public</u> charter schools.
20	(a)(1) An open-enrollment <u>public</u> charter school shall receive funds
21	equal to the amount that a public school would receive under § 6-20-2305(a)
22	and (b) as well as any other funding that a <u>public</u> charter school is entitled
23	to receive under law or pursuant to rules promulgated by the State Board of
24	Education.
25	(2) Funding for an open-enrollment <u>public</u> charter school shall
26	be based upon the current year three-quarter average daily membership of the
27	open-enrollment <u>public</u> charter school as follows:
28	(A) The initial funding estimate for each school year
29	shall be based on enrollment as of July $\frac{1}{2}$ <u>30</u> preceding the school year in
30	which the students are to attend;
31	(B) In December, funding will be adjusted based on the
32	first quarter first-quarter average daily membership; and
33	(C) A final adjustment will be made after the current year
34	three-quarter average daily membership is established.
35	(3) Funding for an open-enrollment <u>public</u> charter school shall
36	be paid in twelve (12) equal installments each fiscal year.

1	(b) <del>Except for state transportation aid funds, an</del> <u>An</u> open-enrollment
2	public charter school may receive <del>other</del> any state and federal aids, grants,
3	and revenue as may be provided by law.
4	(c) Open-enrollment <u>public</u> charter schools may receive gifts and
5	grants from private sources in whatever manner is available to public school
6	districts.
7	(d)(1) An open-enrollment public charter school shall have a right of
8	first refusal to purchase or lease for fair market value a closed public
9	school facility or unused portions of a public school facility located in a
10	public school district from which it draws its students if the public school
11	district decides to sell or lease the public school facility.
12	(2) The public school district may not require lease payments
13	that exceed the fair market value of the property.
14	(3) The application of this subsection (d) is subject to the
15	rights of a repurchaser under § 6-13-103 regarding property taken by eminent
16	<u>domain.</u>
17	(4) A public school district is exempt from the provisions of
18	this subsection (d) if the public school district, through an open bid
19	process, receives and accepts an offer to lease or purchase the property from
20	a purchaser other than the open-enrollment public charter school for an
21	amount that exceeds the fair market value.
22	(5) The purposes of this subsection (d) are to:
23	(A) Acknowledge that taxpayers intended a public school
24	facility to be used as a public school; and
25	(B) Preserve the option to continue that use.
26	(6) Nothing in this subsection (d) is intended to diminish the
27	opportunity for an Arkansas Better Chance program to bid on the purchase or
28	lease of the public school facility on an equal basis as the open-enrollment
29	<u>charter school.</u>
30	SECTION 27. Arkansas Code § 6-23-502(a), concerning the source of
31	funding for open-enrollment public charter schools, is amended to read as
32	follows:
33	(a) Open-enrollment <u>public</u> charter schools shall be funded each year
34	through funds set aside from funds appropriated to state equalization
35	
36	foundation funding aid in the Public School Fund.

1 SECTION 28. Arkansas Code § 6-23-503 is amended to read as follows: 2 6-23-503. Use of funding. (a) An open-enrollment public charter school may not use the moneys 3 4 that it receives from the state for any sectarian program or activity or as 5 collateral for debt. 6 (b)(1) No indebtedness of any kind incurred or created by the open-7 enrollment public charter school shall constitute an indebtedness of the 8 state or its political subdivisions, and no indebtedness of the open-9 enrollment public charter school shall involve or be secured by the faith, credit, or taxing power of the state or its political subdivisions. 10 11 (2) Every contract or lease into which an open-enrollment public 12 charter school enters shall include the wording of subdivision (b)(1) of this 13 section. 14 15 SECTION 29. Arkansas Code § 6-23-504 is amended to read as follows: 16 6-23-504. Employee benefits. 17 Employees of an open-enrollment public charter school shall be eligible to participate in all benefits programs available to public school employees. 18 19 20 SECTION 30. Arkansas Code § 6-23-505 is amended to read as follows: 21 6-23-505. Annual audit. 22 An open-enrollment public charter school shall prepare an annual 23 certified audit of the financial condition and transactions of the open-24 enrollment public charter school as of June 30 of each year in accordance 25 with generally accepted auditing procedures and containing any other data as 26 determined by the State Board of Education. 27 28 SECTION 31. Arkansas Code § 6-23-506 is amended to read as follows: 29 6-23-506. Assets of school as property of state. 30 (a) Upon dissolution of the open-enrollment public charter school or upon nonrenewal or revocation of the charter, all net assets of the open-31 enrollment public charter school, including any interest in real property, 32 33 purchased with public funds shall be deemed the property of the state, unless 34 otherwise specified in the charter of the open-enrollment public charter 35 school. 36 (b)(1) If the open-enrollment public charter school used state funds

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1	to purchase or finance personal property, real property, or fixtures for use
2	by the open-enrollment public charter school, the State Board of Education
3	may require that the property be sold.
4	(2) The state has a perfected priority security interest in the
5	net proceeds from the sale or liquidation of the property to the extent of
6	the public funds used in the purchase.
7	
8	SECTION 32. Arkansas Code § 6-23-601 is amended to read as follows:
9	6-23-601. Application for limited <u>public</u> charter school status -
10	Approval - Teacher transfers - Annual evaluation.
11	(a)(1) Any public school may apply to the State Board of Education for
12	${\tt a}$ limited ${\tt public}$ charter school status for alternative comprehensive staffing
13	and compensation programs designed to enhance student and teacher performance
14	and improve employee salaries, opportunities, and incentives, to be known as
15	a limited <u>public</u> charter school.
16	(2) A limited <u>public</u> charter shall be for the purpose of
17	instituting alternative staffing practices in accordance with a schedule
18	approved by the state board.
19	(3) A limited <u>public</u> charter shall be initially established for
20	a period of no more than five (5) years and may be renewed on a one-year or
21	multiyear basis, not to exceed five (5) years per charter renewal.
22	(b) The petition application shall:
23	(1)(A) Contain the provisions of § 6-1-101 et seq. and the
24	specific rules and regulations promulgated by the state board from which the
25	limited <u>public</u> charter school will be exempt.
26	(B) The provisions from which the <u>public</u> school district may be
27	exempt for the limited public charter school only shall be limited to the
28	following:
29	(i) The duty-free lunch period requirements set forth in §
30	6-17-111;
31	(ii) The daily planning period requirements set forth in §
32	6-17-114;
33	(iii) The committee on personnel policies requirements set
34	forth in §§ 6-17-201 et seq.; and
35	(iv) Standards for accreditation set forth in the Arkansas
36	Code, set forth by the Department of Education, or set forth by the state

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1	board.
2	(C) No limited <u>public</u> charter school may be allowed an
3	exemption that would allow a full-time certified employee to be paid less
4	than the salary provided in the <u>public</u> school district's salary schedule for
5	that employee;
6	(2) Describe a plan for school improvement that addresses how
7	the <u>limited public charter</u> school will improve student learning and meet the
8	state education goals;
9	(3) Describe how the certified employees at the limited public
10	charter school will be involved in developing and implementing the school
11	improvement plan set forth in subdivision (b)(2) of this section and in
12	identifying performance criteria;
13	(4) Outline proposed performance criteria that will be used
14	during the initial <del>three-year</del> <u>five-year</u> period of the charter to measure the
15	progress of the limited <u>public</u> charter school in improving student learning
16	and meeting or exceeding the state education goals; and
17	(5) Be reviewed as a regular agenda item and approved after
18	sufficient public comment by the local school board and the state board.
19	(c)(l) Any petition application to obtain limited public charter
20	school status approved by a local <u>school</u> board shall be forwarded by the
21	local <u>school</u> board to the state board.
22	(2) If a local <u>school</u> board does not approve a public school's
23	<del>petition</del> <u>application</u> , the local <u>school</u> board shall inform the <del>petitioners</del>
24	applicants and faculty of the public school of the local school board's
25	reasons for not approving the application.
26	(d)(l) A certified teacher employed by a public school in the school
27	year immediately preceding the effective date of a limited $\underline{\text{public}}$ charter for
28	a <u>limited</u> public <u>charter</u> school within that <u>public school</u> district may not be
29	transferred to or be employed by the limited <u>public</u> charter school over the
30	certified teacher's objections, nor shall that objection be used as a basis
31	to deny continuing employment within the <u>public school</u> district in another
32	public school at a similar grade level.
33	(2) If the transfer of a teacher within a <u>public school</u> district
34	is not possible because only one (1) <u>public</u> school exists for the teacher's
35	certification level, then the local $\underline{school}$ board shall call for a vote of the
36	certified teachers in the proposed limited public charter school site and

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1 proceed, at the local school board's option, with the limited public charter 2 school petition application if a majority of the certified teachers approve 3 the proposal. 4 (3)(A) A certified teacher choosing to join the staff of a 5 limited public charter school shall be employed by the district by a written 6 contract as set forth in § 6-13-620(4), with the contract being subject to 7 the provisions of the The Teacher Fair Dismissal Act of 1983, § 6-17-1501 et 8 seq. 9 (B)(i) The certified teacher shall also enter into a 10 separate supplemental contract specifically for the teacher's employment in 11 the limited public charter school, with the supplemental contract being 12 exempt from the Teacher Fair Dismissal Act of 1983, § 6-17-1501 et seq., 13 and from § 6-17-807. Termination of the supplemental contract shall 14 (ii) 15 not be used as a basis to deny continued employment of the teacher within the 16 public school district in another public school at a similar grade level. 17 (e)(1) Limited public charter schools shall be evaluated annually by the department based on criteria approved by the state board, including, but 18 19 not limited to, student performance data in order to determine progress in 20 student achievement that has been achieved by the limited public charter 21 school. 22 (2) The department shall annually report its evaluation to the 23 state board. 24 (3) Based upon that evaluation, the state board may revoke a 25 limited public charter. 26 (f) The state board shall promulgate rules and regulations necessary 27 for the implementation of this subchapter. 28 29 */s/ Anderson* 30 31 32 33 34 35 36