Representative James A. Ferrin proposes the following substitute bill:

1	CHARTER SCHOOL AMENDMENTS
2	2003 GENERAL SESSION
3	STATE OF UTAH
4	Sponsor: Howard A. Stephenson
5	This act modifies the State System of Public Education Code by expanding the number of
6	charter schools that the State Board of Education may sponsor, removing enrollment
7	limitations on charter schools sponsored by local school boards, specifying requirements
8	for charter schools, and expanding a school building loan program to include charter
9	school buildings. This act modifies procedures for seeking charter school sponsorship,
10	the required contents of a charter, and reasons for terminating a charter. This act
11	eliminates a reporting requirement and imposes a requirement to conduct criminal
12	background checks on charter school employees and certain volunteers. This act creates
13	the Charter School Building Subaccount within the School Building Revolving Account
14	and authorizes the state superintendent of public instruction to make loans to charter
15	schools for charter school building construction and renovation. This act appropriates
16	\hat{h} [\$1,000,000] \$1,500,000 \hat{h} from the School Building Revolving Loan Account for fiscal year
16a	2003-04
17	only, to the Charter School Building Subaccount. This act provides that certain charter
18	schools sponsored by local school boards shall receive funding through the school district
19	and makes technical amendments. This act takes effect on July 1, 2003.
20	This act affects sections of Utah Code Annotated 1953 as follows:
21	AMENDS:
22	53A-1a-502, as last amended by Chapter 313, Laws of Utah 2002
23	53A-1a-505, as last amended by Chapter 313, Laws of Utah 2002
24	53A-1a-508, as last amended by Chapter 313, Laws of Utah 2002
25	53A-1a-509, as last amended by Chapter 313, Laws of Utah 2002



26	53A-1a-510 , as last amended by Chapter 313, Laws of Utah 2002
27	53A-1a-515, as last amended by Chapter 313, Laws of Utah 2002
28	53A-21-102 , as last amended by Chapter 234, Laws of Utah 2001
29	53A-21-104, as repealed and reenacted by Chapter 326, Laws of Utah 1996
30	ENACTS:
31	53A-1a-512.5 , Utah Code Annotated 1953
32	Be it enacted by the Legislature of the state of Utah:
33	Section 1. Section 53A-1a-502 is amended to read:
34	53A-1a-502. Authorization for the State Board of Education to sponsor charter
35	schools.
36	(1) (a) [The Legislature authorizes the] The State Board of Education [to] may sponsor
37	[up to]:
38	(i) [16] effective July 1, 2003, 24 charter schools; [and]
39	(ii) effective each subsequent July 1, an additional eight charter schools; and
40	[(iii)] (iii) six New Century High Schools, magnet charter schools focused on math,
41	science, and technology.
42	[(b) (i) The State Board of Education shall evaluate the charter school program and
43	submit an evaluation report to the Education Interim Committee by October 31, 2002.]
44	[(ii) The report shall include a recommendation of whether or not the program should
45	be expanded further.]
46	[(c)] (b) (i) The charter schools authorized under [Subsection] Subsections (1)(a)(i) and
47	(1)(a)(ii) may be established only after an applicant:
48	(A) has sought and been denied sponsorship by a local school board under Section
49	53A-1a-515; and
50	(B) subsequently seeks and is granted sponsorship by the State Board of Education
51	under Section 53A-1a-505.
52	(ii) (A) In accordance with Title 63, Chapter 46a, Utah Administrative Rulemaking
53	Act, the State Board of Education shall make a rule providing a timeline that would allow an
54	applicant denied sponsorship by a local school board to apply for and receive sponsorship
55	approval by the State Board of Education and begin planning or operating in the same school
56	year as anticipated in its original application to the local school board.

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57	(B) The timeline shall be consistent with the application and approval process set out
58	in Section 53A-1a-515.
59	(2) Charter schools are considered to be part of the state's public education system.
60	(3) A charter school may be established by creating a new school or converting an
61	existing public school to charter status.
62	Section 2. Section 53A-1a-505 is amended to read:
63	53A-1a-505. Sponsors of charter schools Application process Contract.
64	(1) (a) An applicant for a charter school [shall] may seek sponsorship of its charter
65	from the State Board of Education[, except as otherwise provided in Section 53A-1a-515.] only
66	after the applicant has sought and been denied sponsorship by a local school board.
67	(b) Subsection (1)(a) does not apply to an applicant for a New Century High School as
68	described in Section 53A-1a-502.
69	(2) (a) [(i) The] Except as provided in Subsection (2)(b), an applicant seeking
70	sponsorship of a charter from the State Board of Education shall [also] provide [a copy] notice
71	of the application to the local school board of the school district in which the proposed charter
72	school shall be located either before or at the same time it files its application with the state
73	board.
74	(b) (i) An applicant seeking sponsorship of a New Century High School from the State
75	Board of Education who has not sought and been denied sponsorship by a local school board
76	shall provide a copy of the application to the local school board of the school district in which
77	the proposed New Century High School shall be located either before or at the same time it
78	files its application with the state board.
79	(ii) The local board shall review the application and may offer suggestions or
80	recommendations to the applicant or the state board prior to its acting on the application.
81	(iii) The state board shall give due consideration to suggestions or recommendations
82	made by the local school board under Subsection (2)[(a)](b)(ii).
83	[(b)] (c) The State Board of Education shall review and, by majority vote, either
84	approve or deny the application within 60 days after the application is received by the board.
85	$[\underline{(c)}]$ $\underline{(d)}$ The state board's action under Subsection $(2)[\underline{(b)}](\underline{c})$ is final action subject to
86	judicial review.
87	(3) (a) [The] After approval of a charter school application, the applicant and the state

88	board shall set forth the terms and conditions for the operation of the charter school in a written
89	contractual agreement.
90	(b) The contract is the school's charter.
91	Section 3. Section 53A-1a-508 is amended to read:
92	53A-1a-508. Content of a charter Modification of charter.
93	(1) The major issues involving the operation of a charter school shall be considered in
94	advance by the applicant for a charter school and written into the school's charter.
95	(2) The governing body of the charter school and the State Board of Education shall
96	sign the charter, except as otherwise provided under Section 53A-1a-515.
97	(3) The charter shall include:
98	(a) the age or grade levels to be served by the school;
99	(b) the projected maximum number of students to be enrolled in the school and the
100	projected enrollment in each of the first three years of operations;
101	[(b)] (c) the governance structure of the school;
102	[(c)] (d) the financial plan for the school and the provisions which will be made for
103	auditing the school under Subsection 53A-1a-507(4)(a);
104	[(d)] (e) the mission and education goals of the school, the curriculum offered, and the
105	methods of assessing whether students are meeting educational goals, to include at a minimum
106	participation in the Utah Performance Assessment System for Students under Chapter 1, Part 6,
107	Achievement Tests;
108	[(e)] (f) admission and dismissal procedures, including suspension procedures;
109	[(f)] (g) procedures to review complaints of parents regarding the operation of the
110	school;
111	[(g)] (h) the opportunity for parental involvement at the school;
112	[(h)] (i) how the school will provide adequate liability and other appropriate insurance
113	for the school, its governing body, and its employees, including [its ability] whether the school
114	intends to participate in the state's risk management insurance program;
115	[(i)] (j) the proposed school calendar, including the length of the school day and school
116	year;
117	[(j)] (k) whether any agreements have been entered into or plans developed with school
118	districts regarding participation of charter school students in extracurricular activities within

119	the school districts;
120	[(k)] (1) the [physical facility in] district within which the school will be located[, if
121	known at the time of application,] and [its] the address of the school's physical facility, if
122	known at the time the charter is signed;
123	[(1)] (m) the qualifications to be required of the teachers; and
124	[(m)] (n) in the case of an existing public school converting to charter status,
125	alternative arrangements for current students who choose not to attend the charter school and
126	for current teachers who choose not to teach at the school after its conversion to charter status.
127	(4) A charter may be modified by mutual agreement of the board and the governing
128	body of the school.
129	Section 4. Section 53A-1a-509 is amended to read:
130	53A-1a-509. Noncompliance Rulemaking.
131	[(1) The governing body of a charter school shall make annual progress reports to the
132	State Board of Education, the local school board of the district in which the school is located,
133	and the Legislature through its Education Interim Committee.]
134	[(2) The report shall contain at least the following information:]
135	[(a) the school's progress toward achieving its goals as set out in the charter; and]
136	[(b) financial records of the school, including revenues, expenditures, and employee
137	salary and benefit levels.]
138	[(3)] (1) (a) If a charter school is found to be out of compliance with the requirements
139	of Section 53A-1a-507 [or Subsections 53A-1a-509(1) and (2), then], the State Board of
140	Education shall notify the school's governing board in writing that the school has a reasonable
141	time to remedy the deficiency, except as otherwise provided in Subsection 53A-1a-510(3)(a).
142	(b) (i) If the school does not remedy the deficiency within the established timeline,
143	[then] the State Board of Education may terminate the school's charter.
144	(ii) Subsections 53A-1a-510(2)(a) and (b) do not apply to an action taken under this
145	Subsection $\left[\frac{(3)}{(1)}\right]$ (1) .
146	[(4)] (2) In accordance with Title 63, Chapter 46a, Utah Administrative Rulemaking
147	Act, the State Board of Education shall make rules:
148	(a) specifying the timeline for remedying deficiencies under Subsection [(3)] (1)(a);
149	and

150	(b) ensuring the compliance of a charter school with its approved charter.
151	Section 5. Section 53A-1a-510 is amended to read:
152	53A-1a-510. Termination of a charter.
153	(1) The State Board of Education may terminate a school's charter [during the term of
154	the charter] for any of the following reasons:
155	(a) failure of the school to meet the requirements stated in the charter;
156	(b) failure to meet generally accepted standards of fiscal management;
157	(c) subject to Subsection (5), failure to make adequate yearly progress under the No
158	Child Left Behind Act of 2001, Pub. L. No. 107-110, 115 Stat. 1425;
159	[(c)] <u>(d)</u> violation of law; or
160	[(d)] <u>(e)</u> other good cause shown.
161	(2) (a) The board shall notify the governing body of the school of the proposed action
162	in writing, state the grounds for the action, and stipulate that the governing body may request
163	an informal hearing before the board.
164	(b) The board shall conduct the hearing within 30 days after receiving a written request
165	under Subsection (2)(a).
166	(3) (a) The board may terminate a charter immediately if good cause has been shown or
167	if the health, safety, or welfare of the students at the school is threatened.
168	(b) If a charter is terminated under Subsection (3)(a), the school district in which the
169	school is located may assume operation of the school.
170	(4) (a) If a charter is terminated, a student who attended the school may apply to and
171	shall be enrolled in another public school under the enrollment provisions of Title 53A,
172	Chapter 2, Part 2, <u>District of Residency</u> , subject to space availability.
173	(b) Normal application deadlines shall be disregarded under Subsection (4)(a).
174	(5) The State Board of Education may terminate a charter pursuant to Subsection (1)(c)
175	under the same circumstances that local educational agencies are required to implement
176	alternative governance arrangements under 20 U.S.C. Sec. 6316.
177	Section 6. Section 53A-1a-512.5 is enacted to read:
178	53A-1a-512.5. Criminal background checks on school personnel Notice
179	Payment of cost Request for review.
180	(1) The chief administrative officer of a charter school:

181	(a) shall require a potential employee or a volunteer who will be given significant
182	unsupervised access to a student in connection with the volunteer's assignment to submit to a
183	criminal background check as a condition for employment or appointment; and
184	(b) where reasonable cause exists, may require an existing employee or volunteer to
185	submit to a criminal background check.
186	(2) The applicant, volunteer, or employee shall receive written notice that the
187	background check has been requested.
188	(3) (a) Fingerprints of the individual shall be taken, and the Criminal Investigations and
189	Technical Services Division of the Department of Public Safety, established in Section
190	53-10-103, shall release the individual's full record of criminal convictions to the administrator
191	requesting the information.
192	(b) The division shall maintain a separate file of fingerprints submitted under
193	Subsection (3)(a) and notify the State Office of Education when a new entry is made against a
194	person whose fingerprints are held in the file regarding:
195	(i) any matters involving an alleged sexual offense;
196	(ii) any matters involving an alleged felony or class A misdemeanor drug offense; or
197	(iii) any matters involving an alleged offense against the person under Title 76, Chapter
198	5, Offenses Against the Person.
199	(c) The cost of maintaining the separate file shall be paid by the State Office of
200	Education from fees charged to those submitting fingerprints.
201	(4) The chief administrative officer or governing body of a charter school shall
202	consider only those convictions which are job-related in deciding whether to employ, appoint,
203	or dismiss an employee, applicant, or volunteer.
204	(5) (a) The charter school shall pay the cost of the background check, except as
205	otherwise provided in Subsection (5)(b), and the monies collected shall be credited to the
206	Criminal Investigations and Technical Services Division to offset its expenses.
207	(b) The charter school may require an applicant to pay the costs of a background check
208	as a condition for consideration for employment or appointment, if the applicant:
209	(i) has passed an initial review;
210	(ii) is one of a pool of no more than five candidates for a position; and
211	(iii) has not been the subject of a criminal background check of similar scope during

212	the preceding two years that was requested by a potential employer of the State Board of
213	Education.
214	(6) The Criminal Investigations and Technical Services Division shall, upon request,
215	seek additional information from regional or national criminal data files in responding to
216	inquiries under this section.
217	(7) (a) The applicant, volunteer, or employee shall have the opportunity to respond to
218	any information received as a result of the background check.
219	(b) A charter school shall resolve any request for review by an applicant, volunteer, or
220	employee seeking employment or employed by the charter school through normal
221	administrative procedures established by the charter school.
222	(8) If a person is denied employment or is dismissed from employment because of
223	information obtained through a criminal background check, the person shall receive written
224	notice of the reasons for denial or dismissal and have an opportunity to respond to the reasons
225	under the procedures set forth in Subsection (7).
226	(9) Information obtained under this part is confidential and may only be disclosed as
227	provided in this section.
228	Section 7. Section 53A-1a-515 is amended to read:
229	53A-1a-515. Charters sponsored by local school boards.
230	(1) Individuals and entities identified in Section 53A-1a-504 may enter into an
231	agreement with a local school board to establish and operate a charter school within the
232	geographical boundaries of the school district administered by the board[, subject to the same
233	requirements established in Sections 53A-1a-504 through 53A-1a-514, except as otherwise
234	provided in this section].
235	(2) These schools are in addition to the limited number of charter schools authorized
236	under the sponsorship of the State Board of Education in Section 53a-1a-502.
237	(3) (a) An existing public school that converts to charter status <u>under a charter granted</u>
238	by a local school board may:
239	(i) continue to receive the same services from the school district that it received prior to
240	its conversion; or
241	(ii) contract out for some or all of those services with other public or private providers.
242	(b) Any other charter school sponsored by a local school board may contract with the

243	board to receive some or all of the services referred to in Subsection (3)(a).
244	(4) (a) (i) A public school that converts to a charter school under [Subsection (3)(a)] \underline{a}
245	charter granted by a local school board shall receive funding:
246	(A) through the school district; and
247	(B) on the same basis as it did prior to its conversion to a charter school.
248	(ii) The school may also receive federal monies designated for charter schools under
249	any federal program.
250	[(b) (i) Any other charter school sponsored by a local school board shall receive
251	funding as provided under Subsection (4)(a), except as otherwise provided in Subsection
252	(4)(b)(ii).]
253	[(ii) If the charter school is not operating out of]
254	(b) (i) A local school board-sponsored charter school operating in a facility owned by
255	the school district[, then the funding provisions of Section 53A-1a-513 apply.] and not paying
256	reasonable rent to the school district shall receive funding:
257	(A) through the school district; and
258	(B) on the same basis that other district schools receive funding.
259	(ii) The school may also receive federal monies designated for charter schools under
260	any federal program.
261	(c) Any other charter school sponsored by a local school board shall receive funding as
262	provided in Section 53A-1a-513.
263	(5) (a) A local school board that receives an application for a charter school under this
264	section shall, within 45 days, either accept or reject the application.
265	(b) If the board rejects the application, it shall notify the applicant in writing of the
266	reason for the rejection.
267	(c) The applicant may submit a revised application for reconsideration by the board.
268	(d) If the local school board refuses to sponsor the applicant, the applicant may seek a
269	charter from the State Board of Education under Section 53A-1a-505.
270	(e) The local board's action under Subsection (5)(d) is final action subject to judicial
271	review.
272	[(6) A local school board is limited in the number of charter schools it may sponsor
273	under this section as follows:

274	(a) there is no limitation on the number of existing public schools within a school
275	district that may convert to charter status under this section; and]
276	[(b) the number of charter schools not converted from existing public schools is limited
277	to an enrollment equal to 4% of the school district's student population as reported in the most
278	recent annual statistical report required under Section 53A-3-403.]
279	[(7)] (6) A local school board may terminate a charter school it sponsors under this
280	section for the same reasons and under the same procedures followed by the State Board of
281	Education under [Subsection] Section 53A-1a-509[(3)].
282	(7) The governing body of a local school board-sponsored charter school shall be
283	independent of the local school board except as otherwise specifically provided in this chapter.
284	Section 8. Section 53A-21-102 is amended to read:
285	53A-21-102. Capital Outlay Foundation Program Loan Program.
286	(1) There is established [a] the Capital Outlay Foundation Program to provide revenues
287	to school districts for the purposes of capital outlay bonding, construction, and renovation.
288	(2) There is established [a] the Capital Outlay Loan Program to provide:
289	(a) short-term help to school districts to meet district needs for school building
290	construction and renovation[:]; and
291	(b) assistance to charter schools to meet school building construction and renovation
292	needs.
293	(3) School districts shall use the monies provided to them under the foundation and
294	loan programs solely for school district capital outlay and debt service purposes.
295	Section 9. Section 53A-21-104 is amended to read:
296	53A-21-104. School Building Revolving Account Access to the account.
297	(1) There is created a nonlapsing "School Building Revolving Account" administered
298	within the Uniform School Fund by the state superintendent of public instruction in accordance
299	with rules adopted by the State Board of Education.
300	(2) Monies received by a school district from the School Building Revolving Account
301	may not exceed the district's bonding limit minus its outstanding bonds.
302	(3) In order to receive monies from the account, a school district must do the
303	following:
304	(a) levy a tax of at least .0024 for capital outlay and debt service;

305	(b) contract with the state superintendent of public instruction to repay the monies,
306	with interest at a rate established by the state superintendent, within five years of their receipt,
307	using future state building monies or local revenues or both;
308	(c) levy sufficient ad valorem taxes under Section 11-14-19 to guarantee annual loan
309	repayments, unless the state superintendent of public instruction alters the payment schedule to
310	improve a hardship situation; and
311	(d) meet any other condition established by the State Board of Education pertinent to
312	the loan.
313	(4) (a) The state superintendent shall establish a committee, including representatives
314	from state and local education entities, to:
315	(i) review requests by school districts for loans under this section; and
316	(ii) make recommendations regarding approval or disapproval of the loan applications
317	to the state superintendent.
318	(b) If the committee recommends approval of a loan application under Subsection
319	(4)(a)(ii), the committee's recommendation shall include:
320	(i) the recommended amount of the loan;
321	(ii) the payback schedule; and
322	(iii) the interest rate to be charged.
323	(5) (a) There is established within the School Building Revolving Account the Charter
324	School Building Subaccount.
325	(b) The Charter School Building Subaccount shall consist of:
326	(i) money appropriated to the subaccount by the Legislature;
327	(ii) money received from the repayment of loans made from the subaccount; and
328	(iii) interest earned on monies in the subaccount.
329	(c) The state superintendent of public instruction shall make loans to charter schools
330	from the Charter School Building Subaccount to pay for the costs of constructing or renovating
331	charter school buildings.
332	(6) (a) The state superintendent of public instruction shall establish a committee, which
333	shall include individuals who have expertise or experience in finance, real estate, and charter
334	$\underline{\text{school administration}}$, $\hat{\mathbf{h}}$ $\underline{\text{ONE OF WHOM SHALL BE NOMINATED BY THE GOVERNOR}}$ $\hat{\mathbf{h}}$ $\underline{\text{to:}}$
335	(i) review requests by charter schools for loans under this section; and

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336	(ii) make recommendations regarding approval or disapproval of the loan applications
337	to the state superintendent.
338	(b) If the committee recommends approval of a loan application under Subsection
339	(6)(a)(ii), the committee's recommendation shall include:
340	(i) the recommended amount of the loan;
341	(ii) the payback schedule; and
342	(iii) the interest rate to be charged.
343	Section 10. Appropriation.
344	(1) There is appropriated for fiscal year 2003-04 only, h [\$1,000,000] \$1,500,000 h from the
344a	School
345	Building Revolving Account to the Charter School Building Subaccount.
346	(2) The monies appropriated in Subsection (1) are nonlapsing.
347	Section 11. Effective date.
348	This act takes effect on July 1, 2003.