ORIGINAL

A bill to be entitled 1 2 An act relating to charter schools; amending s. 3 1002.33, F.S.; authorizing a charter school operated 4 by a Florida College System institution to serve 5 students in kindergarten through grade 12 if certain 6 criteria are met; requiring a sponsor to not renew or 7 terminate the charter of certain low-performing 8 charter schools; requiring charter schools to maintain 9 an Internet website that enables the public to obtain 10 information regarding the school, its personnel, and 11 its programs; requiring that information regarding any entity that owns, operates, or manages the school be 12 posted on the website; requiring that federal 13 14 education funding be paid directly to a charter school 15 unless otherwise mutually agreed to by the charter 16 school and sponsor; amending s. 1002.331, F.S., relating to high-performing charter schools; requiring 17 the Commissioner of Education to annually review a 18 19 high-performing charter school's eligibility for highperforming status; requiring declassification of high-20 21 performing charter schools that fail to maintain 22 eligibility; amending s. 1002.332, F.S., relating to 23 high-performing charter school systems; requiring the 24 commissioner to annually review a high-performing charter school system's eligibility for high-25 26 performing status; requiring declassification of high-27 performing charter school systems that fail to 28 maintain eligibility; providing an effective date.

Page 1 of 7

PCS FOR HB 903.KINS.Bill Text.docx

CODING: Words stricken are deletions; words <u>underlined</u> are additions.

V

2012

PCS FOR 903 ORIGINAL 2012 29 30 Be It Enacted by the Legislature of the State of Florida: 31 32 Section 1. Paragraph (b) of subsection (5), paragraph (a) of subsection (8), and paragraph (c) of subsection (17) of 33 34 section 1002.33, Florida Statutes, are amended, and paragraph 35 (q) is added to subsection (9) of that section, to read: 1002.33 Charter schools.-36 37 (5) SPONSOR; DUTIES.-38 Sponsor duties.-(b) 39 1.a. The sponsor shall monitor and review the charter 40 school in its progress toward the goals established in the 41 charter. 42 b. The sponsor shall monitor the revenues and expenditures 43 of the charter school and perform the duties provided in s. 1002.345. 44 45 The sponsor may approve a charter for a charter school с. before the applicant has identified space, equipment, or 46 47 personnel, if the applicant indicates approval is necessary for it to raise working funds. 48 49 The sponsor's policies shall not apply to a charter d. 50 school unless mutually agreed to by both the sponsor and the 51 charter school. 52 The sponsor shall ensure that the charter is innovative е. 53 and consistent with the state education goals established by s. 54 1000.03(5). 55 f. The sponsor shall ensure that the charter school 56 participates in the state's education accountability system. If Page 2 of 7

PCS FOR HB 903.KINS.Bill Text.docx

CODING: Words stricken are deletions; words underlined are additions.

ORIGINAL

a charter school falls short of performance measures included in
the approved charter, the sponsor shall report such shortcomings
to the Department of Education.

g. The sponsor shall not be liable for civil damages under
state law for personal injury, property damage, or death
resulting from an act or omission of an officer, employee,
agent, or governing body of the charter school.

h. The sponsor shall not be liable for civil damages under
state law for any employment actions taken by an officer,
employee, agent, or governing body of the charter school.

67 i. The sponsor's duties to monitor the charter school68 shall not constitute the basis for a private cause of action.

j. The sponsor shall not impose additional reporting
requirements on a charter school without providing reasonable
and specific justification in writing to the charter school.

72 2. Immunity for the sponsor of a charter school under 73 subparagraph 1. applies only with respect to acts or omissions 74 not under the sponsor's direct authority as described in this 75 section.

76 3. This paragraph does not waive a district school board's77 sovereign immunity.

4. A Florida College System institution may work with the
school district or school districts in its designated service
area to develop charter schools that offer secondary education.
These charter schools must include an option for students to
receive an associate degree upon high school graduation. <u>If a</u>
<u>Florida College System institution operates an approved teacher</u>
preparation program under s. 1004.04 or s. 1004.85, the

Page 3 of 7

PCS FOR HB 903.KINS.Bill Text.docx

CODING: Words stricken are deletions; words underlined are additions.

2012

	PCS FOR 903 ORIGINAL 2012		
85	institution may operate no more than one charter school that		
86	serves students in kindergarten through grade 12. District		
87	school boards shall cooperate with and assist the Florida		
88	College System institution on the charter application. Florida		
89	College System institution applications for charter schools are		
90	not subject to the time deadlines outlined in subsection (6) and		
91	may be approved by the district school board at any time during		
92	the year. Florida College System institutions may not report FTE		
93	for any students who receive FTE funding through the Florida		
94	Education Finance Program.		
95	(8) CAUSES FOR NONRENEWAL OR TERMINATION OF CHARTER		
96	(a) The sponsor may choose not to renew or may terminate		
97	the charter for any of the following grounds:		
98	1. Failure to participate in the state's education		
99	accountability system created in s. 1008.31, as required in this		
100	section, or failure to meet the requirements for student		
101	performance stated in the charter.		
102	2. Failure to meet generally accepted standards of fiscal		
103	management.		
104	3. Violation of law.		
105	4. Other good cause shown.		
106			
107	The sponsor may not renew the charter if the charter school has		
108	received a grade of "F" pursuant to s. 1008.34 for 2 years		
109	within the 3-year period prior to renewal. The sponsor shall		
110	terminate the charter if the charter school has received a grade		
111	of "F" pursuant to s. 1008.34 for 2 years within a 3-year		
112	period.		

PCS FOR HB 903.KINS.Bill Text.docx

Page 4 of 7

CODING: Words stricken are deletions; words <u>underlined</u> are additions.

ORIGINAL

2012

1	1	3

(9) CHARTER SCHOOL REQUIREMENTS.-

(q) Each charter school shall maintain an Internet website 114 115 that enables the public to obtain information regarding the 116 school, its personnel, and its programs. The website shall 117 include information or online links to information regarding any 118 entity that owns, operates, or manages the school, including any 119 nonprofit or for-profit entity; the names of all governing 120 officers and administrative personnel of the entity; and any fees the school pays to the entity. The information or online 121 links must be prominently displayed and easily accessible to 122 123 visitors of the website.

(17) FUNDING.-Students enrolled in a charter school,
regardless of the sponsorship, shall be funded as if they are in
a basic program or a special program, the same as students
enrolled in other public schools in the school district. Funding
for a charter lab school shall be as provided in s. 1002.32.

129 If the district school board is providing programs or (C) 130 services to students funded by federal funds, any eligible 131 students enrolled in charter schools in the school district 132 shall be provided federal funds for the same level of service 133 provided students in the schools operated by the district school 134 board. Unless otherwise mutually agreed to by the charter school 135 and its sponsor, all federal funds received by the sponsor for 136 the benefit of the charter school, the charter school's students, or the charter school's students as public school 137 students in the school district, including, but not limited to, 138 Title I, Title II, and IDEA funds, shall be paid in total to the 139 140 charter school within 60 days after receipt by the sponsor.

PCS FOR HB 903.KINS.Bill Text.docx

Page 5 of 7

CODING: Words stricken are deletions; words underlined are additions.

ORIGINAL

Pursuant to provisions of 20 U.S.C. 8061 s. 10306, all charter schools shall receive all federal funding for which the school is otherwise eligible, including Title I funding, not later than 5 months after the charter school first opens and within 5 months after any subsequent expansion of enrollment.

Section 2. Subsections (4) and (5) of section 1002.331, Florida Statutes, are amended to read:

148

1002.331 High-performing charter schools.-

149 (4) A high-performing charter school may not increase enrollment or expand grade levels following any school year in 150 which it receives a school grade of "C" or below. If the charter 151 school receives a school grade of "C" or below in any 2 years 152 153 during the term of the charter awarded under subsection (2), the 154 term of the charter may be modified by the sponsor and the 155 charter school loses its high-performing charter school status 156 until it regains that status under subsection (1).

157 The Commissioner of Education, upon request by a (5) 158 charter school, shall verify that the charter school meets the 159 criteria in subsection (1) and provide a letter to the charter 160 school and the sponsor stating that the charter school is a 161 high-performing charter school pursuant to this section. The 162 commissioner shall annually determine if a high-performing 163 charter school continues to meet the criteria in subsection (1). A high-performing charter school shall maintain its high-164 performing status unless the commissioner determines that the 165 166 charter school no longer meets the criteria in subsection (1), 167 at which time the commissioner shall send a letter providing

Page 6 of 7 PCS FOR HB 903.KINS.Bill Text.docx CODING: Words stricken are deletions; words underlined are additions. 2012

PCS FOR 903 ORIGINAL 2012 168 notification of its declassification as a high-performing 169 charter school. 170 Section 3. Paragraph (a) of subsection (2) of section 171 1002.332, Florida Statutes, is amended to read: 172 1002.332 High-performing charter school system.-173 (2) (a) The Commissioner of Education, upon request by an 174 entity, shall verify that the entity meets the criteria in 175 subsection (1) for the prior school year and provide a letter to 176 the entity stating that it is a high-performing charter school system. The commissioner shall annually determine if a high-177 178 performing charter school system continues to meet the criteria 179 in subsection (1). A high-performing charter school system shall 180 maintain its high-performing status unless the commissioner 181 determines that the charter school system no longer meets the criteria in subsection (1), at which time the commissioner shall 182 183 send a letter providing notification of its declassification as 184 a high-performing charter school system. 185 Section 4. This act shall take effect July 1, 2012.

PCS FOR HB 903.KINS.Bill Text.docx CODING: Words stricken are deletions; words <u>underlined</u> are additions.

Page 7 of 7