House Study Bill 527 - Introduced

HOUSE FILE _____

BY (PROPOSED COMMITTEE ON EDUCATION BILL BY CHAIRPERSON WENDT)

A BILL FOR

l An	Act relating to school improvement and the approval
2	and revocation of charter schools, the establishment of
3	innovation zone schools by consortia of school districts
4	and area education agencies, and the implementation of
5	interventions for persistently lowest-achieving schools.
6 BE	IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

1 Section 1. Section 256.9, Code Supplement 2009, is amended 2 by adding the following new subsection:

3 <u>NEW SUBSECTION</u>. 60. *a.* Require a school district that has 4 one or more attendance centers identified by the department as 5 a persistently lowest-achieving school to implement one or more 6 of the interventions mandated by the United States department 7 of education for a persistently lowest-achieving school 8 pursuant to the federal No Child Left Behind Act of 2001, Pub. 9 L. No. 107-110 § 1003(g), 20 U.S.C. § 6303(g), and any federal 10 regulations adopted pursuant to the federal Act.

b. A school district required to implement one or more 11 12 interventions pursuant to paragraph "a" and the employee 13 organization representing the school district's teachers 14 shall meet at reasonable times to negotiate a memorandum of 15 understanding that contains an agreement on the specific 16 intervention to be implemented and a provision stating that 17 the terms of any collective bargaining agreement between 18 the parties shall remain in effect and unaltered except as 19 specifically agreed to in the memorandum of understanding. 20 If the parties are unable to reach an agreement on the 21 memorandum of understanding within forty-five days of the date 22 the school district is notified that it has a persistently 23 lowest-achieving school, the school district and the employee 24 organization representing the school district's teachers shall, 25 within five days, select an impartial and disinterested person 26 to serve as a mediator. The mediator shall attempt to bring 27 the parties together to effectuate a settlement of the dispute, 28 but the mediator shall not compel the parties to agree. If 29 mediation fails to result in a mutually agreed to memorandum 30 of understanding, not later than thirty days after selecting 31 the mediator the school district shall not receive any school 32 improvement funds under Tit. I of the federal Elementary and 33 Secondary Act of 1965 for the attendance center identified 34 as a persistently lowest-achieving school. The memorandum 35 of understanding remains in effect for the period of time

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1 that an attendance center is identified as a persistently 2 lowest-achieving school unless a duration period is included in 3 the memorandum of understanding or the parties mutually agree 4 to amend the memorandum of understanding. 5 Sec. 2. Section 256F.1, subsection 1, Code 2009, is amended 6 to read as follows: 1. Charter schools and innovation zone schools shall be part 7 8 of the state's program of public education. 9 Sec. 3. Section 256F.1, subsection 3, unnumbered paragraph 10 1, Code 2009, is amended to read as follows: The purpose of a charter school or an innovation zone 11 12 school established pursuant to this chapter shall be to 13 accomplish the following: Sec. 4. Section 256F.1, subsection 3, Code 2009, is amended 14 15 by adding the following new paragraphs: 16 NEW PARAGRAPH. g. Create different organizational 17 structures for continuous learner progress. 18 NEW PARAGRAPH. h. Allow greater flexibility to meet the 19 education needs of a diverse and constantly changing student 20 population. NEW PARAGRAPH. *i*. Allow for the allocation of resources in 21 22 innovative ways through implementation of specialized school 23 budgets for the benefit of the schools served. 24 Sec. 5. Section 256F.1, Code 2009, is amended by adding the 25 following new subsection: 26 NEW SUBSECTION. 4. An innovation zone school may be 27 established pursuant to this chapter to encourage diverse 28 approaches to learning and education within individual schools. 29 Sec. 6. Section 256F.2, subsection 1, Code 2009, is amended 30 to read as follows: 1. "Advisory council" means a council appointed by the 31 32 school board of directors of a charter school or an innovation 33 zone consortium pursuant to section 256F.5, subsection 4. 34 Sec. 7. Section 256F.2, Code 2009, is amended by adding the 35 following new subsection:

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<u>NEW SUBSECTION</u>. 1A. "Area education agency board" means
 the board of directors of an area education agency established
 pursuant to chapter 273.

4 Sec. 8. Section 256F.2, subsection 3, Code 2009, is amended 5 to read as follows:

6 3. "Charter school" means a state public charter school
7 operated as a pilot program established in accordance with this
8 chapter.

9 Sec. 9. Section 256F.2, subsection 4A, Code 2009, is amended 10 by striking the subsection and inserting in lieu thereof the 11 following:

12 4A. "Innovation zone consortium" means a consortium of two 13 or more school districts and an area education agency in which 14 one or more of the school districts is located, that receives 15 approval to establish an innovation zone school pursuant to 16 this chapter. In addition, the innovation zone consortium 17 may receive technical assistance from an accredited higher 18 education institution.

19 4B. "Innovation zone school" means a public school 20 administered by a principal that is, pursuant to an innovation 21 zone school contract entered into by an innovation zone 22 consortium pursuant to section 256F.6, established as an 23 innovation zone school.

24 Sec. 10. Section 256F.3, Code 2009, is amended to read as 25 follows:

26 **256F.3** Pilot program — application Application.

1. The state board of education shall apply for a federal grant under Pub. L. No. 107-110, cited as the federal No Phild Left Behind Act of 2001 (Title, Tit. V, Part Pt. B, Subpart Subpt. 1), for purposes of providing financial assistance for the planning, program design, and initial implementation of public charter schools. The department shall initiate a pilot program to test monitor the effectiveness of A charter schools and shall implement the applicable provisions of this chapter.

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1 2. a. To receive approval to establish a charter school 2 in accordance with this chapter, the principal, teachers, 3 or parents or guardians of students at an existing public 4 school shall submit an application to the school board to 5 convert an existing attendance center to a charter school. 6 An attendance center shall not enter into a charter school 7 contract with a school district under this chapter unless the 8 attendance center is located within the school district. The 9 application shall demonstrate the support of at least fifty 10 percent of the teachers employed at the school on the date of 11 the submission of the application and fifty percent of the 12 parents or guardians voting whose children are enrolled at the 13 school, provided that a majority of the parents or guardians 14 eligible to vote participate in the ballot process, according 15 to procedures established by rules of the state board. 16 b. To receive approval to establish an innovation zone 17 school in accordance with this chapter, an innovation zone 18 consortium shall submit an application to the state board 19 which demonstrates the support of at least fifty percent of 20 the teachers employed at each proposed innovation zone school 21 on the date of the submission of the application and fifty 22 percent of the parents or guardians voting whose children are 23 enrolled at each proposed innovation zone school, provided 24 that a majority of the parents or guardians eligible to vote 25 participate in the ballot process, according to procedures 26 established by rules of the state board. 27 c. A parent or guardian voting in accordance with this 28 subsection must be a resident of this state.

3. A school board shall receive and review all applications for converting an existing building or creating a new building l for a charter school. Applications received on or before 20 October 1 of a calendar year shall be considered for charter 33 schools to be established at the beginning of the school 34 district's next school year or at a time agreed to by the 35 applicant and the school board. However, a school board may

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1 receive and consider applications after October 1 at its
2 discretion.

4. A school board shall by a majority vote approve or
4 deny an application <u>relating to a charter school</u> no later
5 than sixty calendar days after the application is received.
6 An application approved by a school board and subsequently
7 approved by the state board pursuant to subsection 6 shall
8 constitute, at a minimum, an agreement between the school board
9 and the charter school for the operation of the charter school.
10 A school board that denies an application for a conversion
11 to a charter school shall provide notice of denial to the
12 applicant in writing within thirty days after board action.
13 The notice shall specify the exact reasons for denial and
14 provide documentation supporting those reasons.

15 5. An applicant may appeal school board denial of the 16 applicant's charter school application to the state board 17 in accordance with the procedures set forth in chapter 290. 18 The state board shall affirm, modify, or reverse the school 19 board's decision on the basis of the information provided in 20 the application indicating the ability and willingness of the 21 proposed charter school to meet the requirements of section 22 256F.1, subsection 3, and section 256F.4.

6. Upon approval of an application for the proposed
establishment of a charter school, the school board shall
submit an application for approval to establish the charter
school to the state board in accordance with section 256F.5.
7. The An application submitted to the state board pursuant
to subsection 2, paragraph "b", or subsection 6 shall set forth
the manner in which the charter school or innovation zone
school will provide special instruction, in accordance with
section 280.4, to students who are limited English proficient.
The application shall set forth the manner in which the charter
school or innovation zone school will comply with federal and
state laws and regulations relating to the federal National
School Lunch Act and the federal Child Nutrition Act of 1966,

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1 42 U.S.C. § 1751-1785, and chapter 283A. The state board shall 2 approve only those applications that meet the requirements 3 specified in section 256F.1, subsection 3, and sections 256F.4 4 and 256F.5. The state board may deny an application if the 5 state board deems that approval of the application is not in 6 the best interest of the affected students. The state board 7 shall approve not more than twenty charter school applications. 8 The state board shall approve not more than one charter school 9 application per school district. The state board shall adopt 10 rules in accordance with chapter 17A for the implementation of 11 this chapter.

12 8. The state board shall approve not more than ten 13 innovation zone consortium applications.

14 7. 9. The state board shall adopt rules in accordance
15 with chapter 17A for the implementation of this chapter. If
16 federal rules or regulations relating to the distribution
17 or utilization of federal funds allocated to the department
18 pursuant to this section are adopted that are inconsistent with
19 the provisions of this chapter, the state board shall adopt
20 rules to comply with the requirements of the federal rules or
21 regulations. The state board shall identify inconsistencies
22 between federal and state rules and regulations as provided
23 in this subsection and shall submit recommendations for
24 legislative action to the chairpersons and ranking members of
25 the senate and house standing committees on education at the
26 next meeting of the general assembly.

27 Sec. 11. Section 256F.4, subsection 1, Code 2009, is amended 28 to read as follows:

29 1. Within fifteen days after approval of a charter school 30 <u>or innovation zone school</u> application submitted in accordance 31 with section 256F.3, subsection 2, a school board <u>or innovation</u> 32 <u>zone consortium</u> shall report to the department the name of the 33 charter school applicant <u>if applicable</u>, the proposed charter 34 school <u>or innovation zone school</u> location, and <u>its</u> <u>the charter</u> 35 school or innovation zone school's projected enrollment.

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Sec. 12. Section 256F.4, subsection 2, unnumbered paragraph
 Code 2009, is amended to read as follows:

Although a charter school <u>or innovation zone school</u> may elect to comply with one or more provisions of statute or administrative rule, a charter school <u>or innovation zone</u> <u>school</u> is exempt from all statutes and rules applicable to a school, a school board, or a school district, except that the charter school <u>or innovation zone school</u> shall do all of the following:

10 Sec. 13. Section 256F.4, subsection 2, paragraphs a, g, and 11 j, Code 2009, are amended to read as follows:

12 a. Meet all applicable federal, state, and local health and 13 safety requirements and laws prohibiting discrimination on the 14 basis of race, creed, color, sex, sexual orientation, gender 15 <u>identity</u>, national origin, religion, ancestry, or disability. 16 A charter school <u>or innovation zone school</u> shall be subject to 17 any court-ordered desegregation plan in effect for the school 18 district at the time the school's charter <u>school or innovation</u> 19 zone school application is approved.

g. Be subject to and comply with chapter 284 relating to the student achievement and teacher quality program. A charter school <u>or innovation zone school</u> that complies with chapter 23 284 shall receive state moneys or be eligible to receive state as provided in chapter 284 <u>section 257.10</u>, <u>subsections 9 and 10</u>, and <u>section 257.37A</u> as if it did not operate under a charter <u>school or innovation zone school</u> contract.

28 j. Meetings <u>and records</u> of the advisory council are subject
29 to the provisions of chapters 21 and 22.

30 Sec. 14. Section 256F.4, subsections 3 through 8, Code 2009, 31 are amended to read as follows:

32 3. A charter school <u>or innovation zone school</u> shall not 33 discriminate in its student admissions policies or practices 34 on the basis of intellectual or athletic ability, measures 35 of achievement or aptitude, or status as a person with a

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1 disability. However, a charter school or innovation zone 2 school may limit admission to students who are within a 3 particular range of ages or grade levels or on any other 4 basis that would be legal if initiated by a school district. 5 Enrollment priority shall be given to the siblings of students 6 enrolled in a charter school or innovation zone school. A charter school or innovation zone school shall 7 4. 8 enroll an eligible resident student who submits a timely 9 application unless the number of applications exceeds the 10 capacity of a program, class, grade level, or building. In 11 this case, students must be accepted by lot. A charter school 12 or innovation zone school may enroll an eligible nonresident 13 student who submits a timely application in accordance with 14 the student admission policy established pursuant to section 15 256F.5, subsection 1. If the charter school or innovation zone 16 school enrolls an eligible nonresident student, the charter 17 school or innovation zone school shall notify the school 18 district of residence and the sending district not later than 19 March 1 of the preceding school year. Transportation for the 20 student shall be in accordance with section 282.18, subsection 21 10. The sending district shall make payments to the charter 22 school or innovation zone consortium in the manner required 23 under section 282.18, subsection 7. If the nonresident pupil 24 is also an eligible pupil under section 261E.6, the innovation 25 zone consortium shall pay the tuition reimbursement amount to 26 an eligible postsecondary institution as provided in section 27 261E.7.

5. A charter school <u>or innovation zone school</u> shall provide instruction for at least the number of days required by section 30 279.10, subsection 1, or shall provide at least the equivalent 31 number of total hours.

32 6. Notwithstanding subsection 2, a charter school or
33 <u>innovation zone school</u> shall meet the requirements of section
34 256.7, subsection 21.

35 7. a. A charter school shall be considered a part of the

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school district in which it is located for purposes of state
 school foundation aid pursuant to chapter 257.
 <u>b.</u> Students enrolled in an innovation zone school shall
 <u>be</u> counted, for state school foundation aid purposes, in the

5 student's district of residence.

6 8. A charter school <u>or innovation zone consortium</u> may enter 7 into contracts in accordance with chapter 26.

8 Sec. 15. Section 256F.5, unnumbered paragraph 1, Code 2009,9 is amended to read as follows:

10 An application to the state board for the approval of a 11 charter school <u>or innovation zone school</u> shall include, but 12 shall not be limited to, a description of the following: 13 Sec. 16. Section 256F.5, subsections 1, 2, 4, 6, 7, 10,

14 12, 13, 14, 15, 16, and 17, Code 2009, are amended to read as 15 follows:

16 1. The method for admission to the charter school <u>or</u> 17 innovation zone school.

The mission, purpose, innovation, and specialized focus
 of the charter school <u>or innovation zone school</u>.

4. The method for appointing or forming an advisory
 21 council for the charter school <u>or innovation zone school</u>.
 22 The membership of an advisory council appointed or formed in
 23 accordance with this chapter shall not include more than one
 24 member of the a participating school board.

25 6. The charter school <u>or innovation zone school</u> governance 26 and bylaws.

7. The financial plan for the operation of the <u>charter</u> school <u>or innovation zone school</u> including, at a <u>prinimum</u>, a listing of the support services the school district <u>or innovation zone consortium</u> will provide, and the charter <u>school's</u> <u>school or innovation zone school's</u> revenues, budgets, and expenditures.

33 10. The organization of the school <u>or innovation zone</u> 34 <u>school</u> in terms of ages of students or grades to be taught 35 along with an estimate of the total enrollment of the

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1 charter school or innovation zone school.

2 12. A statement indicating how the charter school or 3 innovation zone school will meet the requirements of section 4 256F.1, subsection 3 as applicable; section 256F.4, subsection 5 2, paragraph "a"; and section 256F.4, subsection 3. 13. Assurance of the assumption of liability by the charter 6 7 school or the innovation zone consortium for the innovation 8 zone school. 9 14. The types and amounts of insurance coverage to be 10 obtained by the charter school or innovation zone consortium 11 for the innovation zone school. 15. A plan of operation to be implemented if the charter 12 13 school or innovation zone consortium revokes or fails to renew 14 its contract. The means, costs, and plan for providing transportation 15 16. 16 for students attending enrolled in the charter school or 17 innovation zone school. 17. The specific statutes, administrative rules, and school 18 19 board policies with which the charter school or innovation zone 20 school does not intend to comply. 21 Sec. 17. Section 256F.6, subsection 1, Code 2009, is amended 22 to read as follows: 23 1. a. An approved charter school or innovation zone 24 school application shall constitute an agreement, the terms 25 of which shall, at a minimum, be the terms of a four-year 26 enforceable, renewable contract between the a school board, or 27 the boards participating in an innovation zone consortium, and 28 the state board. The contract shall include an operating 29 agreement for the operation of the charter school or innovation 30 zone school. The terms of the contract may be revised at 31 any time with the approval of both the state board and the 32 school board or the boards participating in the innovation 33 zone consortium, whether or not the stated provisions of the 34 contract are being fulfilled. 35 b. A contract may be renewed by agreement of the school

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1 board or the boards participating in an innovation zone 2 consortium, as applicable, and the state board. The charter school or innovation zone consortium shall 3 C. 4 provide parents and guardians of students enrolled in the 5 charter school or innovation zone school with a copy of the 6 charter school or innovation zone school application approved 7 pursuant to section 256F.5. 8 Sec. 18. Section 256F.7, Code 2009, is amended to read as 9 follows: 10 256F.7 Employment and related matters. 1. A charter school or the boards participating in an 11 12 innovation zone consortium shall employ or contract with 13 necessary teachers and administrators, as defined in section 14 272.1, who hold a valid license with an endorsement for the 15 type of service for which the teacher or administrator is 16 employed. The school board or innovation zone consortium, as 17 2. 18 specified in the application, in consultation with the advisory 19 council, shall decide matters related to the operation of the 20 charter school or innovation zone school, including budgeting, 21 curriculum, and operating procedures. 22 3. a. Employees of a charter school shall be considered 23 employees of the school district. 24 b. Employees of an innovation zone school shall be 25 considered employees of a board participating in the innovation 26 zone consortium. 27 Section 256F.8, subsections 1, 2, 3, 4, and 6, Code Sec. 19. 28 2009, are amended to read as follows: 29 1. A contract for the establishment of a charter school 30 or innovation zone school may be revoked by the state 31 board, or the school board that established the charter 32 school, or the innovation zone consortium that established 33 the innovation zone school if the appropriate board or 34 consortium determines that one or more of the following 35 occurred:

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a. Failure of the charter school <u>or innovation zone</u>
 <u>school</u> to abide by and meet the provisions set forth in the
 contract, including educational goals.

4 b. Failure of the charter school or innovation zone
5 school to comply with all applicable law.

c. Failure of the charter school <u>or innovation zone</u>
<u>school</u> to meet generally accepted public sector accounting
principles.

9 *d*. The existence of one or more other grounds for revocation 10 as specified in the contract.

11 e. Assessment of student progress, which is administered 12 in accordance with state and locally determined indicators

13 established pursuant to rules adopted by the state board,

14 does not show improvement in student progress over that

15 which existed in the same student population prior to the

16 establishment of the charter school or the innovation zone
17 school.

The decision by a school board <u>or an innovation zone</u>
 <u>consortium</u> to revoke or to fail to take action to renew a
 charter school <u>or innovation zone school</u> contract is subject to
 appeal under procedures set forth in chapter 290.

22 3. A school board or a board participating in an innovation 23 zone consortium that is considering revocation or nonrenewal 24 of a charter school or innovation zone school contract shall 25 notify the advisory council, the parents or guardians of the 26 students enrolled in the charter school or innovation zone 27 school, and the teachers and administrators employed by the 28 charter school or innovation zone school, sixty days prior to 29 revoking or the date by which the contract must be renewed, but 30 not later than the last day of classes in the school year. 4. If the state board determines that a charter school or 31 32 innovation zone school is in substantial violation of the terms 33 of the contract, the state board shall notify the school board 34 or innovation zone consortium and the advisory council of its 35 intention to revoke the contract at least sixty days prior to

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1 revoking a contract and the school board or the school boards 2 participating in the innovation zone consortium shall assume 3 oversight authority, operational authority, or both oversight 4 and operational authority. The notice shall state the 5 grounds for the proposed action in writing and in reasonable 6 detail. The school board or innovation zone consortium may 7 request in writing an informal hearing before the state board 8 within fourteen days of receiving notice of revocation of 9 the contract. Upon receiving a timely written request for a 10 hearing, the state board shall give reasonable notice to the 11 school board or innovation zone consortium of the hearing 12 date. The state board shall conduct an informal hearing before 13 taking final action. Final action to revoke a contract shall 14 be taken in a manner least disruptive to students enrolled in 15 the charter school or innovation zone school. The state board 16 shall take final action to revoke or approve continuation of 17 a contract by the last day of classes in the school year. Ιf 18 the final action to revoke a contract under this section occurs 19 prior to the last day of classes in the school year, a charter 20 school or innovation zone school student may enroll in the 21 resident district.

6. A school board revoking a contract or a school board, innovation zone consortium, or advisory council that fails to renew a contract under this chapter is not liable for that action to the charter school <u>or innovation zone school</u>, a student enrolled in the charter school <u>or innovation zone</u> <u>school</u> or the student's parent or guardian, or any other person.

29 Sec. 20. Section 256F.8, subsection 7, Code 2009, is amended 30 by striking the subsection.

31 Sec. 21. Section 256F.9, Code Supplement 2009, is amended 32 to read as follows:

33 256F.9 Procedures after revocation — student enrollment.
34 If a charter school <u>or innovation zone school</u> contract is
35 revoked in accordance with this chapter, a nonresident student

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1 who attended the school, and any siblings of the student, 2 shall be determined to have shown "good cause" as provided in 3 section 282.18, subsection 4, paragraph "b", and may submit an 4 application to another school district according to section 5 282.18 at any time. Applications and notices required by 6 section 282.18 shall be processed and provided in a prompt 7 manner. The application and notice deadlines in section 282.18 8 do not apply to a nonresident student application under these 9 circumstances.

10 Sec. 22. Section 256F.10, subsections 1 and 2, Code 2009, 11 are amended to read as follows:

12 1. A charter school <u>or innovation zone school</u> shall 13 report at least annually to the school board <u>or innovation</u> 14 <u>zone consortium</u>, advisory council, and the state board the 15 information required by the school board <u>or innovation zone</u> 16 <u>consortium</u>, advisory council, or the state board. The reports 17 are public records subject to chapter 22.

18 2. Not later than December 1, 2003, and annually thereafter, 19 the state board shall submit a comprehensive report τ with 20 findings and recommendations, to the senate and house standing 21 committees on education general assembly. The report shall 22 evaluate the state's charter school and innovation zone 23 school programs generally, including but not limited to, an 24 evaluation of whether the pilot programs charter schools 25 and innovation zone schools are fulfilling the purposes 26 set forth in section 256F.4, subsection 2. The report also 27 shall contain, for each charter school or innovation zone 28 school, a copy of the charter school's school or innovation 29 zone school's mission statement, attendance statistics and 30 dropout rate, aggregate assessment test scores, projections of 31 financial stability, the number and qualifications of teachers 32 and administrators, and number of and comments on supervisory 33 visits by the department of education.

34 Sec. 23. REPEAL. Section 256F.11, Code 2009, is repealed.

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EXPLANATION

2 This bill relates to the approval and revocation of charter 3 schools, the establishment of innovation zone schools by 4 a consortium of two or more school districts and an area 5 education agency, and provides for the implementation of 6 interventions for lowest-achieving schools.

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7 PERSISTENTLY LOWEST-ACHIEVING SCHOOLS. The bill directs the 8 director of the department of education to require a school 9 district that has one or more attendance centers identified by 10 the department as a persistently lowest-achieving school to 11 implement one or more of the interventions mandated by the U.S. 12 department of education.

13 A school district required to implement one or more 14 interventions and the employee organization representing the 15 school district's teachers must meet at reasonable times to 16 negotiate a memorandum of understanding that contains an 17 agreement on the specific intervention to be implemented and a 18 provision stating that the terms of any collective bargaining 19 agreement between the parties shall remain in effect and 20 unaltered except as specifically agreed to in the memorandum 21 of understanding. If the parties are unable to reach an 22 agreement within 45 days, the school district and the employee 23 organization shall select an impartial and disinterested 24 person to serve as a mediator, who shall not compel the 25 parties to agree. If mediation fails, the school district 26 shall not receive any school improvement funds, under Tit. I 27 of the federal Elementary and Secondary Act of 1965, for the 28 attendance center identified as a persistently lowest-achieving 29 school. The memorandum of understanding remains in effect for 30 the period of time that an attendance center is identified as a 31 persistently lowest-achieving school unless a duration period 32 is included in the memorandum of understanding or the parties 33 mutually agree to amend the memorandum of understanding. 34 CHARTER SCHOOLS. The bill eliminates references to the 35 pilot program status of the state's charter school law;

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1 eliminates a limitation on the number of charter schools the 2 state board of education may approve for operation; adds a 3 factor for which a charter school contract may be revoked; 4 and eliminates the future repeal of Code chapter 256F, which 5 provides for the creation or conversion of charter schools by 6 school districts.

7 The additional factor for which the state board or a 8 school board may revoke a charter school contract is when an 9 assessment of student progress administered in accordance 10 with state and locally determined indicators does not show 11 improvement in student progress over that which existed in the 12 same student population prior to establishment of the charter 13 school.

14 INNOVATION ZONES. The bill provides for the establishment 15 of innovation zone schools by two or more school districts and 16 an area education agency as part of the state's program of 17 public education. The purpose of an innovation zone school 18 is to improve student learning. Like charter schools, an 19 innovation zone school is not required to comply with state 20 statutes, rules, or regulations applicable to a school, a 21 school board, or a school district, except those relating 22 to applicable federal, state, and local health and safety 23 requirements; civil and human rights; financial audit 24 requirements; collective bargaining and practitioner contracts; 25 professional development and practitioner evaluation; special 26 education; transportation of students; comprehensive school 27 improvement plan requirements; and core curriculum and core 28 content standards requirements. Innovation zone schools are 29 subject to the same general operating, contract, renewal and 30 revocation, and report requirements as charter schools.

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