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1	HOUSE BILL NO. 2509
2 3	Offered January 10, 2007
3	Prefiled January 9, 2007
4	A BILL to amend and reenact §§ 22.1-212.5 through 22.1-212.10 and § 22.1-212.12 of the Code of
5	Virginia and to amend the Code of Virginia by adding sections numbered 22.1-212.5:1 and
6	22.1-212.14:1, relating to college partnership laboratory schools.
7	
0	Patron—Jones, D.C.
8 9	Referred to Committee on Education
<b>10</b>	Referred to Committee on Education
11	Be it enacted by the General Assembly of Virginia:
12	1. That §§ 22.1-212.5 through 22.1-212.10 and § 22.1-212.12 of the Code of Virginia are amended
13	and reenacted and that the Code of Virginia is amended by adding sections numbered 22.1-212.5:1
14	and 22.1-212.14:1 as follows:
15	Article 1.2.
16	Establishment of Charter and College Partnership Laboratory Schools.
17	§ 22.1-212.5. Objectives; definitions.
18	A. (Effective until July 1, 2009) In order to (i) stimulate the development of innovative programs
19	within public education; (ii) provide opportunities for innovative instruction and assessment; (iii) provide
20 21	parents and students with more options within their school divisions; (iv) provide teachers with a vehicle
<sup>21</sup> 22	for establishing schools with alternative innovative instruction and school scheduling, management and structure; (v) encourage the use of performance-based educational programs; (vi) establish and maintain
$\frac{22}{23}$	high standards for both teachers and administrators; and (vii) develop models for replication in other
23 24	public schools, public charter schools and college partnership laboratory schools may be established in
25	Virginia as provided in this article.
26	A. (Effective July 1, 2009) In order to (i) stimulate the development of innovative programs within
27	public education; (ii) provide opportunities for innovative instruction and assessment; (iii) provide
28	parents and students with more options within their school divisions; (iv) provide teachers with a vehicle
29	for establishing schools with alternative innovative instruction and school scheduling, management and
30	structure; (v) encourage the use of performance-based educational programs; (vi) establish high standards
31	for both teachers and administrators; and (vii) develop models for replication in other public schools,
32	public charter schools and college partnership laboratory schools may be established in Virginia as
33 34	provided in this article. B. As used in this article:
35	"At-risk pupil" means a student having a physical, emotional, intellectual, socioeconomic, or cultural
36	risk factor, as defined in Board of Education criteria, which research indicates may negatively influence
37	educational success.
38	"College partnership laboratory school" means a public, nonsectarian, nonreligious school
39	established by a public or private accredited institution of higher education operating in the
40	Commonwealth.
41	"Public charter school" means a public, nonreligious, or non-home-based alternative school located
42	within a public school division. A public charter school may be created as a new public school or
43	through the conversion of all or part of an existing public school; however, no public charter school
44 45	shall be established through the conversion of a private school or a nonpublic home-based educational program. A charter school for at rick pupils may be established as a residential school
45 46	program. A charter school for at-risk pupils may be established as a residential school. "Regional public charter school" means a public charter school operated by two or more school
47	boards and chartered directly by the participating school boards.
48	§ 22.1-212.5:1. College Partnership Laboratory School Fund established.
49	There is hereby created in the state treasury a special nonreverting fund to be known as the College
50	Partnership Laboratory School Fund, hereafter referred to as "the Fund." The Fund shall be established
51	on the books of the Comptroller. All funds appropriated by the General Assembly and any gifts, grants,
52	bequests, or donations from public or private sources shall be paid into the state treasury and credited
53	to the Fund. Interest earned on moneys in the Fund shall remain in the Fund and be credited to it. Any
54	moneys remaining in the Fund, including interest thereon, at the end of each fiscal year shall not revert
55	to the general fund but shall remain in the Fund. Moneys in the Fund shall be used solely for the
56 57	purposes of establishing or supporting college partnership laboratory schools in the Commonwealth that
57 58	stimulate the development of alternative public education programs by providing opportunities for innovative instruction and greater cooperation and coordination between institutions of higher education
30	innovative instruction and greater cooperation and coordination between institutions of higher education

HB2509

59 and K-12 education systems. Expenditures and disbursements from the Fund shall be made by the State

60 Treasurer on warrants issued by the Comptroller upon written request signed by the Superintendent of 61 Public Instruction.

§ 22.1-212.6. Establishment and operation of public charter schools and college partnership laboratory 62 63 schools; requirements.

64 A. A public charter school or college partnership laboratory school shall be subject to all federal 65 and state laws and regulations and constitutional provisions prohibiting discrimination on the basis of disability, race, creed, color, gender, national origin, religion, ancestry, or need for special education 66 services and shall be subject to any court-ordered desegregation plan in effect for the school division or, 67 in the case of a regional public charter school, any court-ordered desegregation plan in effect for 68 69 relevant school divisions.

70 Enrollment shall be open to any child who is deemed to reside within the relevant school division or, 71 in the case of a regional public charter school or a college partnership laboratory school, within any of 72 the relevant school divisions, as set forth in § 22.1-3, through a lottery process on a space-available basis. A waiting list shall be established if adequate space is not available to accommodate all students 73 74 whose parents have requested to be entered in the lottery process. Such waiting list shall also be 75 prioritized through a lottery process and parents shall be informed of their student's position on the list.

76 B. A public charter school or college partnership laboratory school shall be administered and 77 managed by a management committee, composed of parents of students enrolled in the school, teachers 78 and administrators working in the school, and representatives of any community sponsors, in a manner 79 agreed to by the public charter school applicant and the local school board or, in the case of a college partnership laboratory school, by the institution of higher education applicant and the Board of 80 Education. Pursuant to a charter contract and as specified in § 22.1-212.7, a public charter school or 81 college partnership laboratory school may operate free from specified school division policies and state 82 83 regulations, and, as public schools, shall be subject to the requirements of the Standards of Quality, including the Standards of Learning and the Standards of Accreditation. 84

85 C. (Effective until July 1, 2009) Pursuant to a charter agreement, a public charter school or college 86 partnership laboratory school shall be responsible for its own operations, including, but not limited to, 87 such budget preparation, contracts for services, and personnel matters as are specified in the charter 88 agreement. A public charter school or college partnership laboratory school may negotiate and contract 89 with a school division, the governing body of institutions of higher education, or any third party for the 90 use or construction of a school building and grounds, the operation and maintenance thereof, and the 91 provision of any service, activity, or undertaking which the public charter school or college partnership laboratory school is required to perform in order to carry out the educational program described in its 92 93 charter. Any services for which a public charter school or college partnership laboratory school contracts with a school division shall not exceed the division's costs to provide such services. 94

95 C. (Effective July 1, 2009) Pursuant to a charter agreement, a public charter school or college 96 partnership laboratory school shall be responsible for its own operations, including, but not limited to, 97 such budget preparation, contracts for services, and personnel matters as are specified in the charter 98 agreement. A public charter school or college partnership laboratory school may negotiate and contract 99 with a school division, the governing body of a public institution of higher education, or any third party 100 for the use of a school building and grounds, the operation and maintenance thereof, and the provision 101 of any service, activity, or undertaking which the public charter school or college partnership laboratory school is required to perform in order to carry out the educational program described in its charter. Any 102 103 services for which a public charter school or college partnership laboratory school contracts with a school division shall not exceed the division's costs to provide such services. 104

D. In no event shall a public charter school be required to pay rent for space which is deemed 105 available, as negotiated by contract, in school division facilities. All other costs for the operation and 106 107 maintenance of the facilities used by the public charter school shall be subject to negotiation between 108 the public charter school and the school division or, in the case of a regional public charter school, 109 between the regional public charter school and the relevant school divisions. 110

E. A public charter school or college partnership laboratory school shall not charge tuition.

111 § 22.1-212.7. Contracts for public charter schools and college partnership laboratory schools; release 112 from certain policies and regulations.

113 An approved charter application shall constitute an agreement, and its terms shall be the terms of a 114 contract (i) between the public charter school and the local school board, or, in the case of a regional 115 public charter school, (ii) between the regional public charter school and the relevant school boards, or 116 (iii) in the case of a college partnership laboratory school, between the college partnership laboratory 117 school and the Board of Education. The contract between the public charter school and the local school board or relevant school boards shall reflect all agreements regarding the release of the public charter 118 119 school from school division policies. Such contract between the public charter school and the local 120 school board or relevant school boards shall reflect all requests for release of the public charter school 121 from state regulations, consistent with the requirements of subsection B of § 22.1-212.6. The local 122 school board or relevant school boards, on behalf of the public charter school, shall request such 123 releases from the Board of Education. In the case of a college partnership laboratory school, the 124 contract between the college partnership laboratory school and the Board of Education shall reflect all 125 requests for release of the college partnership laboratory school from state and local regulations, 126 consistent with the requirements of subsection B of § 22.1-212.6.

127 If the charter application proposes a program to increase the educational opportunities for at-risk 128 students, including those proposals for residential charter schools for at-risk students, the local school 129 board or relevant school boards, as the case may be, on behalf of the public charter school, shall also 130 request that the Board of Education approve an Individual School Accreditation Plan for the evaluation 131 of the performance of the school as authorized by the Standards of Accreditation pursuant to 8 VAC 132 20-131-280 C of the Virginia Administrative Code. In the case of a college partnership laboratory 133 school charter application that proposes a program to increase the educational opportunities for at-risk 134 students, the Board of Education shall approve an Individual School Accreditation Plan for the evaluation of the performance of the school as authorized by the Standards of Accreditation pursuant to 135 136 8 VAC 20-131-280 C of the Virginia Administrative Code.

Any material revision of the terms of the contract may be made only with the approval of the local
school board or relevant school boards *or*, *in the case of a college partnership laboratory school*, *by the Board of Education*, and the management committee of the public charter school *or college partnership laboratory school*.

§ 22.1-212.8. Charter application.

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A. Any person, group, or organization, including any institution of higher education, may submit an application for the formation of a public charter school. Any institution of higher education chartered and operating within the Commonwealth and accredited by the State Council of Higher Education for Virginia may submit an application for formation of a college partnership laboratory school

B. The public charter school *or college partnership laboratory school* application shall be a proposed agreement and shall include:

148 1. The mission statement of the public charter school that must be consistent with the principles of149 the Standards of Quality.

150 2. The goals and educational objectives to be achieved by the public charter school, which151 educational objectives must meet or exceed the Standards of Learning.

152 3. (Effective until July 1, 2009) In the case of a public charter school or regional public charter
 153 school only, Evidence evidence that an adequate number of parents, teachers, pupils, residents of the
 154 school division, or any combination thereof, support the formation of a public charter school.

155 3. (Effective July 1, 2009) In the case of a public charter school or regional public charter school
 156 only, Evidence evidence that an adequate number of parents, teachers, pupils, or any combination thereof,
 157 support the formation of a public charter school.

4. A statement of the need for a public charter school or college partnership laboratory school in a school division or relevant school divisions in the case of a regional public charter school, or in a geographic area within a school division or relevant school divisions, as the case may be.

161 5. A description of the public charter school's educational program, pupil performance standards, and 162 curriculum, which must meet or exceed any applicable Standards of Quality; any assessments to be used 163 to measure pupil progress towards achievement of the school's pupil performance standards, in addition 164 to the Standards of Learning assessments prescribed by § 22.1-253.13:3; the timeline for achievement of 165 such standards; and the procedures for taking corrective action in the event that pupil performance at the 166 public charter school falls below such standards.

167 6. A description of the lottery process to be used to determine enrollment. A lottery process shall 168 also be developed for the establishment of a waiting list for such students for whom space is unavailable 169 and, if appropriate, a tailored admission policy that meets the specific mission or focus of the <del>public</del> 170 <del>charter</del> school and is consistent with all federal and state laws and regulations and constitutional 171 provisions prohibiting discrimination that are applicable to public schools and with any court-ordered 172 desegregation plan in effect for the school division or, in the case of a regional public charter school, in 173 effect for any of the relevant school divisions.

174 7. Evidence that the plan for the <u>public charter</u> school is economically sound for both the public 175 charter school or the college partnership laboratory school and the school division or relevant school 176 divisions, as the case may be; a proposed budget for the term of the charter; and a description of the 177 manner in which an annual audit of the financial and administrative operations of the <u>public charter</u> 178 school, including any services provided by the school division or relevant school divisions, as the case 179 may be, is to be conducted.

180 8. All the case of a public charter school or regional public charter school only, a plan for the displacement of pupils, teachers, and other employees who will not attend or be employed in the public

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182 charter school, in instances of the conversion of an existing public school to a public charter school, and 183 for the placement of public charter school pupils, teachers, and employees upon termination or

184 revocation of the charter.

185 9. A description of the management and operation of the public charter school, including the nature 186 and extent of parental, professional educator, and community involvement in the management and 187 operation of the public charter school.

188 10. An explanation of the relationship that will exist between the proposed public charter school and 189 its employees, including evidence that the terms and conditions of employment have been addressed 190 with affected employees.

191 11. An agreement between the parties regarding their respective legal liability and applicable 192 insurance coverage.

193 12. A description of how the public charter school plans to meet the transportation needs of its 194 pupils.

195 13. Assurances that the public charter school (i) is nonreligious in its programs, admission policies, 196 employment practices, and all other operations and (ii) does not charge tuition.

197 14. In the case of a residential charter school for at-risk students only, a description of (i) the 198 residential program, facilities, and staffing; (ii) any parental education and after-care initiatives; (iii) the 199 funding sources for the residential and other services provided; and (iv) any counseling or other social 200 services to be provided and their coordination with any current state or local initiatives.

15. (Effective until July 1, 2009) DisclosureIn the case of a public charter school or regional public 201 202 charter school only, disclosure of any ownership or financial interest in the public charter school, by the 203 charter applicant and the governing body, administrators, and other personnel of the proposed public charter school, and a requirement that the successful applicant and the governing body, administrators, 204 205 and other personnel of the public charter school shall have a continuing duty to disclose such interests 206 during the term of any charter.

C. (Effective until July 1, 2009) The In the case of a public charter school or regional public 207 208 charter school only, the charter applicant shall include in the proposed agreement the results of any 209 Board of Education review of the public charter school application that may have been conducted as 210 provided in subsection C of § 22.1-212.9.

§ 22.1-212.9. Review of public charter school and college partnership laboratory school applications.

212 A. Public charter school applications shall be received and reviewed by local school boards or, in the 213 case of a regional public charter school, by all of the relevant school boards. College partnership 214 laboratory school applications shall be received and reviewed by the Board of Education.

Each local school board and the Board of Education shall establish procedures for receiving, 215 216 reviewing, and ruling upon applications and shall make a copy of any such procedures available to all interested parties upon request. If any such board finds the public charter school application is 217 218 incomplete, the board shall request the necessary information from the charter applicant. In the case of 219 college partnership laboratory school applications, the Board of Education's review procedures shall 220 establish a review committee that shall include Virginia residents familiar with the operation of similar 221 schools located in other states.

222 B. To provide appropriate opportunity for input from parents, teachers, and other interested parties 223 and to obtain information to assist local school boards and the Board of Education in their decisions to 224 grant a public charter school application or college partnership laboratory school applications, local school boards and the Board of Education may establish a procedure for public notice, comment, or 225 226 hearings on public charter school such applications.

227 C. (Effective until July 1, 2009) The public charter school applicant may submit its proposed charter 228 application to the Board of Education for review and comment. The Board's review shall examine such 229 applications for feasibility, curriculum, financial soundness, and other objective criteria as the Board may 230 establish, consistent with existing state law. The Board's review and comment shall be for the purpose of 231 ensuring that the application conforms with such criteria, but shall not include consideration as to 232 whether the application shall be approved by the local school board. 233

§ 22.1-212.10. Decision of local board and Board of Education final.

234 The decision of a local school board and the Board of Education, as the case may be, to grant or 235 deny a public charter school or college partnership laboratory school application or to revoke or fail to 236 renew a charter agreement shall be final and not subject to appeal.

237 § 22.1-212.12. Public charter school and college partnership laboratory school terms; renewals and 238 revocations.

239 A. (Effective until July 1, 2009) A charter may be approved or renewed for a period not to exceed 240 five school years. A public charter school renewal application submitted to the local school board, or, in 241 the case of a regional public charter school, application submitted to the relevant school boards, and a 242 college partnership laboratory school application submitted to the Board of Education shall contain:

243 A. (Effective July 1, 2009) A charter may be approved or renewed for a period not to exceed three 244 school years. A public charter school renewal application submitted to the local school board, or, in the 245 case of a regional public charter school, application submitted to the relevant school boards, and a 246 college partnership laboratory school application submitted to the Board of Education shall contain:

247 1. A report on the progress of the public charter school in achieving the goals, objectives, program 248 and performance standards for students, and such other conditions and terms as the school board or 249 boards or Board of Education may require upon granting initial approval of the charter application.

250 2. A financial statement, on forms prescribed by the Board, that discloses the costs of administration, 251 instruction, and other spending categories for the public charter school and that has been concisely and 252 clearly written to enable the school board or boards or the Board of Education and the public to 253 compare such costs to those of other schools or comparable organizations.

254 B. Local school boards and, in the case of a college partnership laboratory school, the Board of 255 *Education* may revoke a charter if the public charter or college partnership laboratory school:

256 1. Violates the conditions, standards, or procedures established in the public charter school 257 application;

258 2. Fails to meet or make reasonable progress toward achievement of the content standards or student 259 performance standards identified in the charter application;

3. Fails to meet generally accepted standards of fiscal management; or

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261 4. Violates any provision of law from which the public charter school was not specifically exempted. 262 A charter for a public charter school may be revoked if the local school board determines, in its 263 discretion, that it is not in the public interest or for the welfare of the students within the school division 264 to continue the operation of the school or, in the case of a regional public charter school, to continue its 265 participation in the operation of the school.

266 C. Nothing in this section shall be construed to restrict the authority of local school boards or, in the 267 case of a college partnership laboratory school, the Board of Education to decline to renew a charter 268 agreement. 269

§ 22.1-212.14:1. Funding of college partnership laboratory schools.

270 A. Each college partnership laboratory school shall receive the proportionate amount of state funds 271 for students enrolled in such schools that are allocated for such students if they attend the public 272 schools of the school division in which they reside.

273 B. The management committee of a college partnership laboratory school is authorized to accept 274 gifts, donations, or grants of any kind and to spend such funds in accordance with the conditions 275 prescribed by the donor. However, no gift, donation, or grant shall be accepted by the management 276 committee of a college partnership laboratory school if the conditions for such funds are contrary to 277 law or the terms of the agreement between the Board of Education and the college partnership 278 laboratory school.

279 C. Notwithstanding any other provision of law, the proportionate share of state and federal resources 280 allocated for students with disabilities and school personnel assigned to special education programs shall be directed to college partnership laboratory schools enrolling such students. The proportionate 281 282 share of moneys allocated under other federal or state categorical aid programs shall be directed to 283 college partnership laboratory schools serving students eligible for such aid.

284 D. College partnership laboratory schools shall be eligible to apply for and receive any federal or 285 state funds otherwise allocated for public charter schools in the Commonwealth.

286 E. Any educational and related fees collected from students enrolled at a college partnership 287 laboratory school shall be credited to the account of such school.

HB2509