Authorization Campus		
Partnerships	ben may scri auth plica	provide quality educational settings for all students and to obtain efits under Education Code 11.174 and 42.2511, the District y establish partnership charters as permitted by law and as de- bed in this policy. The District shall be committed to a rigorous norization process and shall grant campus charters only to ap- ants that have demonstrated the competence and capacity to rove student outcomes through the proposed campus charter.
Definitions "Operating Partner"	can of c	operating partner" means a state-authorized open-enrollment pus charter or an eligible entity as defined by law for purposes ontracting to partner with the District to operate a District cam- under state law.
"Partnership"	lish ope	Partnership" means a District-authorized campus charter estab- ed in accordance with state law in which the Board contracts to rate a District campus in partnership with an open-enrollment rter school or other eligible entity as defined by law.
Compliance with Law	law, ifiec Car	artnership shall comply with all applicable requirements of state any applicable grant program requirements, local criteria spec- l in policy, and the applicable charter performance contract. npus charters shall comply with all federal and state laws gov- ng such charters and shall be nonsectarian. [See EL(LEGAL)]
Partner Application Process	In establishing a Partnership program, the District shall issue a lo- cal application designed to identify operating partners best quali- fied to meet the needs of the District.	
	The	Board shall consider an application if the applicant:
	1.	Meets the eligibility requirements for a campus charter in ac- cordance with law;
	2.	Follows the application process established by the District; and
	3.	Provides assurances to the Board that the applicant will com- ply with the statutory and District requirements for a campus charter.
	The	application process shall include:
	1.	A comprehensive written application;
	2.	A rigorous review of the application by a charter application review committee;
	3.	A formal recommendation from the review committee to the Superintendent for approval or denial of each application;
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4. A formal recommendation from the Superintendent to the Board for approval or denial of each application; and 5. A vote by the Board to approve or deny each application. Content An application shall include the following, at a minimum: 1. Mission and Vision; Educational Need and Anticipated Student Population; 3. Education Plan / School Design; 4. Leadership and Governance; 5. Curriculum and Instructional Design; Special Populations and At-Risk Students; 7. Student Recruitment and Enrollment: 8. School Culture and Discipline; 9. Assessment and Evaluation; 10. Organizational Structure; 11. Governing Board; 12. Application Team Capacity; 13. Staffing Plans, Hiring, Management, and Evaluation; 14. Professional Development; 15. Facilities; 16. Financial Plan **Review Committee** The Superintendent shall establish a review committee to conduct a substantive and merit-focused evaluation of each application Composition submitted in accordance with the District's published application procedures. The review committee shall be composed of District staff and external evaluators with relevant and diverse expertise. Conflicts of Interest A review committee member shall disclose any potential conflict of interest with an applicant. **Review Process** The review committee may: 1. Request additional information or documents from the applicants; DATE ISSUED:

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	2. Schedule interviews with applicants; or	
	3. Request that the Board schedule a public hearing to allow ap plicants an opportunity to present their application and cam- pus plans to the Board and to the community before formal consideration by the Board.)-
Recommendations	The review committee shall provide to the Superintendent a recommendation for denial or approval of each application based on the District's established criteria. After considering the review committee's recommendation, the Superintendent shall make a formal recommendation to the Board for approval or denial of each application.	-
Charter Performance Contract	If the Board approves an application, the Board shall execute a written charter performance contract that includes provisions as re quired by law and establishes the legally binding terms under which the campus charter will operate and be evaluated during the charter term and for renewal.	
	Each charter performance contract shall address the material terms of the campus charter's operation as required by law. Each charter performance contract shall be granted for a period of up to ten years.	
Standards	In addition to standards required by law, the charter performance contract shall include additional standards established by the Board, including expectations for academic performance, short- term financial performance, long-term financial stability, and opera- tional and governance performance.	1-
	The performance standards shall also address expectations for ap propriate access, education, support services, and outcomes for students with disabilities.)-
Oversight and Evaluation Monitoring System	The Board shall implement a comprehensive performance ac- countability and compliance monitoring system that is aligned with the Board's performance standards and provides the Board with the information necessary to make rigorous, evidence-based deci- sions regarding charter renewal, revocation, and probation or othe interventions. This monitoring system shall be based on and aligned with academic, financial, operational, and governance standards set forth in the charter performance contract. To the extent possible, the Board shall minimize administrative and	- er
	compliance burdens on campus charters and focus on holding campus charters accountable for outcomes rather than processes).
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Data Collection	Campus charters shall provide information and data to the District pursuant to state law and the District's reporting schedule using a state-approved student management system.	
	The District shall require each campus charter to report its perfor- mance separately and shall hold each campus charter accountabl for its performance.	
Evaluation and Reports	Annually, the Board shall evaluate each campus charter against the performance standards established by the Board or law.	
	The Board shall communicate evaluation results to the campus charter's governing body and leadership in a written report that summarizes compliance and performance, including areas of strength and improvement. The results of all evaluations shall be made accessible to the public and available on the District website	e.
	The Board shall produce for the public an annual report that pro- vides performance data for all the campus charters it oversees, in cluding individual campus performance and overall campus charter performance. The annual report shall at a minimum be posted on the District website.	
Campus Charter Autonomy	In accordance with law and the charter performance contract, the Board shall support the operating partner's authority over the cam pus charter's day-to-day operations.	1-
	The Board shall recognize the governing board of the campus charter as independent and autonomous from the Board and Dis- trict, with full authority and accountability for the campus charter's performance and operations.	
Conflicts of Interest	The District and the operating partner shall comply with applicable conflict of interest provisions in law.	;
Intervention	The District shall give timely notice to the campus charter of any volations of the charter performance contract or performance deficiencies justifying formal intervention. The notice shall identify in writing the concerns, and, if applicable, the time frame for remediation. The notice may include additional consequences if any of the concerns are not remedied within the stated timeline.	a-
	Depending on the severity of the concern or deficiency, the Board may place a campus charter on probation or revoke the charter performance contract, in accordance with the terms of the contract and applicable law.	
Probation Criteria	The Board may place a campus charter on probation as permitted by law or the charter performance contract, or for failure to meet academic performance standards.	l
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Procedure	In the event of any indication or allegation that a campus charter has committed a violation of law or the charter performance con- tract that may warrant probation, the District shall take the following steps:	
	 The Superintendent shall investigate the allegations and hol a conference with the chief operating officer and governing body of the campus charter to discuss the allegations. 	d
	 If the Superintendent determines that a violation or misman- agement has occurred, the chief operating officer of the cam pus charter shall respond to the allegation at the next regu- larly scheduled Board meeting. 	
	3. The Board shall hear the presentation and take action, if new essary, to place the campus charter on probation. If the Boa decides to place the campus charter on probation, it must pr vide an opportunity for a public hearing as required by law.	rd
	4. If a campus charter is placed on probation, the campus charter must take action to remedy the identified violations or un derperformance and report on the status of its corrective actions in accordance within the timeline for remediation established by the District.	-
	5. The District shall establish a timeline for monitoring the cam pus charter's corrective actions and re-evaluating the campu charter's status to determine when the campus may be re- moved from probation or whether to consider revocation.	
Notification	If the District decides to place a charter on probation, the District shall notify the campus charter of the probation in writing. The no- tice shall include the reasons for the probation and the timeline for monitoring the campus charter's corrective actions and re-evalua ing the campus charter's status to determine when the campus may be removed from probation or whether to consider revocatio	or t-
Revocation Criteria	The Board may revoke a campus charter as permitted by law or the charter performance contract for failure to meet performance standards.	
	The Board shall revoke a campus charter if the District finds clear evidence of a campus charter's persistent or serious underperfor- mance or violation of law, the charter performance contract, or the public trust in a way that imperils students or public funds, includ- ing any of the following:	- e
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	1.	Persistent or serious violation of applicable state or federal law;
	2.	Persistent or serious violation of a provision of the charter performance contract;
	3.	Persistent or serious failure to meet generally accepted ac- counting standards for fiscal management;
	4.	Persistent failure to improve student academic achievement for all student groups;
	5.	Failure for two consecutive years to meet the academic or fi- nancial accountability standards outlined in law;
	6.	Failure for two consecutive years to meet the academic or fi- nancial performance standards established in the charter per- formance contract;
	7.	Multiple placements on probation as specified in the charter performance contract; or
	8.	Failure of the District to obtain the benefits of Education Code 11.174 and 42.2511, if applicable.
	base the c actio tion;	Board's decision whether to revoke a campus charter shall be ed on the best interests of the students, including a decision by commissioner to extend an exemption from a sanction or other on under Education Code 11.174(g); the severity of the viola- applicable law; and any previous violation committed by the pus charter.
Procedure		e event of an indication or allegation that may warrant campus ter revocation, the District shall take the following steps:
	1.	The Superintendent shall investigate the allegations and hold a conference with the chief operating officer and governing body of the campus charter to discuss the allegations.
	2.	If the Superintendent determines that a violation or misman- agement has occurred, the chief operating officer of the cam- pus charter shall respond to the allegation at the next regu- larly scheduled Board meeting.
	3.	The Board shall hear the presentation and take action, if nec- essary, to revoke the campus charter. If the board decides to revoke the campus charter, it must provide an opportunity for a public hearing as required by law.
		e event of a health or safety concern, the Board may immedi- v suspend campus operations before revocation takes effect.
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Notification	If the Board decides to revoke a charter performance contract, the Board shall notify the campus charter of the action in writing. The notice shall include the reasons for the revocation and the effective date of the revocation, which shall be no later than the end of the current school year or may be effective immediately in the event of a health or safety concern.
Contract Renewal	Upon the expiration of a charter performance contract, the Board may renew the contract for up to an additional five-year term. In ac- cordance with law, the Board shall renew a charter performance contract only if the Board finds that the campus charter has sub- stantially fulfilled its obligations and met the performance standards in the contract and applicable law.
	The Board shall consider the following, in addition to other factors specified in the charter performance contract:
	 Multiple years and measures of performance against the per- formance standards and expectations established in the char- ter performance contract and applicable law;
	2. Financial audits;
	 Performance and compliance reports, including site visit re- ports, if applicable; and
	4. The campus charter's performance on corrective action plans or other required interventions, if necessary.
Procedure	The District shall publish the renewal application process, including the renewal criteria and timelines.
	As part of the renewal application process, the District shall provide each campus charter, in advance of the renewal decision, a cumu- lative report that summarizes the campus charter's performance record over the contract term and states the District's summative findings concerning the campus's performance and its prospects for renewal.
Decision Not to Renew	The Board may choose not to renew a charter performance con- tract for any of the following reasons:
	 Failure to meet student performance standards or other obli- gations in the charter performance contract;
	 Failure to meet generally accepted accounting standards for fiscal management;
	3. Violation of any provision of the contract or applicable state or federal law; or

	4. Other reason as determined by the Board.	
Notification	If the Board decides not to renew a contract, the Board shall notify the campus charter of the action in writing no later than the last Fri- day in January during the final year of the charter performance contract. The notice shall include the reasons for the action and the effective date of the campus charter closure, which shall be no later than the end of the current school year.	
Closure Protocol	The Board shall develop a detailed campus closure protocol to ap- ply if the Board decides not to renew or to revoke a charter perfor- mance contract and close the campus. The protocol shall ensure timely notification to parents including assistance in finding new placements; orderly transition of student records to the District; and disposition of campus funds, property, and assets in accordance with law. In the event of closing any campus charter, the District shall oversee and work with the campus charter's governing board and leadership to carry out the closure protocol.	