Note: For purposes of this policy, the term campus charter includes a program charter.

CAMPUS CHARTERS

The Board shall consider an application for a campus charter or program charter if the applicant:

- Complies with the statutory requirements for a campus charter or program charter;
- 2. Follows the application process established by the District; and
- 3. Supplies evidence to the Board that the applicant will comply with the statutory and District requirements for a campus charter or program charter.

COMPLIANCE WITH LAW

Campus charters and program charters shall comply with all federal law and with state law governing such charters and shall be nonsectarian.

APPLICATION PROCESS

The Superintendent or designee shall schedule an informational meeting for anyone expressing interest in establishing a charter campus or charter program. Applications and petition forms for a campus charter campuses and charter programs shall be available in the central administration Superintendent's or designee's office or in a designated place that is accessible to parents and teachers in the District.

Applicants shall present a draft of the application to the Superintendent or designee in accordance with a time line established in administrative regulations. The Superintendent or designee shall work with the applicants in completing the application process.

A public forum shall be held to allow the applicants an opportunity to present their proposals to the Board and to the community prior to formal consideration by the Board.

Final applications and **any applicable** petitions for campus charters or program charters shall be submitted to the District prior to January 1 for Board consideration of a charter to begin the following school year.

CONTENT OF FINAL APPLICATION

A final application for a campus charter or program charter shall include the following:

1. The purpose and need for such a campus or program;

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- The unique distinction between the proposed campus or program and the District's current campuses and programs;
- A mission and goals statement;
- 4. The curriculum to be offered;
- 5. A plan for measuring student achievement;
- A governance and decision-making plan, including a list of local Board policies that shall apply, as well as a list of local policies the applicant is requesting the Board to waive;
- 7. An enrollment and withdrawal process;
- 8. A plan for maintaining and reporting PEIMS data in accordance with state requirements;
- 9. Discipline procedures;
- 10. A safety and security plan;
- 11. A plan for providing facilities and student transportation;
- 12. A facility and maintenance plan that includes routine maintenance as well as emergency procedures for managing potential danger to the health and safety of students and employees:
- 13. An employment plan consistent with federal and applicable state guidelines, due process requirements, and contract non-renewal and termination procedures; and
- 14. The role of the chief operating officer responsible for personnel, the budget, purchasing, program funds, and other areas of management.

Applicants shall submit with the application anythe required petitions indicating evidence of support for the approval of a campus charter or program charter.

CONTENT OF CHARTER

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A charter shall be a written contract signed by the Board President, the Superintendent, and the chief operating officer of the campus charter or program charter.

Each charter shall satisfy:

- 1. Satisfy the requirements of the law governing campus charters and include or program charters;
- 2. Include the items listed in the application, with any modifications required by the Board;

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In addition to the legally required contents of a charter, each charter contract shall:

- 3. Stipulate a term length for the charter; and
- Establish a date for review or renewal of the charter.

REVISING THE CHARTER

PROVISIONS FOR PROBATION OR REVOCATION

Revisions or amendments to a charter shall follow the same process outlined as APPLICATION PROCESS, as applicable.

The Board may place on probation or revoke a campus charter in accordance with the charter contract if it finds that the charter campus or charter program:

- 1. Violates a provision of applicable state or federal law:
- Violates a provision of the charter; which may include failure to meet academic or financial accountability requirements; or
- 3. Fails to meet generally accepted accounting standards for fiscal management.

REVOCATION PROCEDURE

The Superintendent shall investigate any allegation that a charter campus or charter program has violated federal or applicable state law or provisions of the charter or fails to meet generally accepted accounting standards for fiscal management. The Superintendent shall hold a conference with the chief operating officer and governing body of the charter campus or program to discuss any such allegation.

If the Superintendent determines that a violation or mismanagement has occurred, the chief operating officer of the charter campus charteror program shall respond to the allegation at the next regularly scheduled Board meeting. The Superintendent shall ensure that the issue is on the agenda.

The Board shall hear the presentation and take action, if necessary, to place the charter campus charteror program on probation.

If the Board decides to consider revocation of the **campus** charter, it shall schedule a public hearing to be held on the **respective** campus where the program is located.

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ADOPTED: