



Wyoming Department of Education

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MEMORANDUM NO. 2009-102

TO: School District Superintendents

FROM: Mary Kay Hill, Director
Administration Unit 

DATE: July 31, 2009

SUBJECT: Chapter 32 Rules Governing Charter Schools

PLEASE READ AND RESPOND AS NECESSARY

Please find enclosed, Notice of Intent to Adopt Rules for Chapter 32 Rules Governing Charter Schools. The public comment period runs from July 28 – September 10, 2009.

If you have any questions or need further information, please contact Samantha Mills at (307)777-5712 or Wynema Kucera at (307)777-7690.

MKH: jd

Enclosure



Notice of Intent to Adopt Rules

1. General Information

a. Agency/Board Name *See attached list for references*
Department of Education

b. Agency/Board Address
2300 Capitol Avenue, Hathaway Building 2nd Floor

c. Agency/Board City
Cheyenne

d. Agency/Board Zip Code
82002

e. Name of Contact Person
Samantha Mills/Wynema Kucera

f. Contact Telephone Number
(307) 777-5712/(307) 777-7690

g. Contact Email Address
smills@educ.state.wy.us/wkucer@educ.state.wy.us

h. Date of Public Notice:
7/28/09

i. Comment Period Ends:
9/10/09

j. Program(s) *See attached list for references*

2. Rule Type and Information

a. Choose all that apply: New Rules* Amended Rules Repealed Rules
* "New" rules means the first set of regular rules to be promulgated by the Agency after the Legislature adopted a new statutory provision or significantly amended an existing statute.
If "New," provide the Enrolled Act number and year enacted: **House Bill 62 Enrolled Act No. 60**

b. Provide the Chapter Number, and Short Title of Each Chapter being Created/Amended/Repealed (*if more than 5 chapters are being created/amended/repealed, please use the Additional Rule Information form and attach it to this certification*)

Chapter Number: 32	Short Title: Charter Schools
Chapter Number:	Short Title:

c. The Statement of Reasons is attached to this certification.

d. N/A In consultation with the Attorney General's Office, the Agency's Attorney General representative concurs that strike and underscore is not required as the proposed amendments are pervasive (Section 5 of the Rules on Rules).

e. A copy of the proposed rules* may be obtained:

By contacting the Agency at the physical and/or email address listed in Section 1 above.

At the following URL: _____

* If item "d" above is not checked, the proposed rules shall be in strike and underscore format.

3. Public Comments and Hearing Information

a. A public hearing on the proposed rules has been scheduled. Yes No

If "Yes:"	Date:	Time:	City:	Location:

b. What is the manner in which interested person may present their views on the rulemaking action?
 By submitting written comments to the Agency at the physical and/or email address listed in Section 1 above.
 At the following URL: _____

A public hearing will be held if requested by 25 persons, a government subdivision, or by an association having not less than 25 members. Requests for a public hearing may be submitted:
 To the Agency at the physical and/or email address listed in Section 1 above.
 At the following URL: _____

c. Any person may urge the Agency not to adopt the rules and request the Agency to state its reasons for overruling the consideration urged against adoption. Requests for an agency response must be made prior to, or within thirty (30) days, after adoption of the rule, addressed to the Agency and Contact Person listed in Section 1 above.

4. Federal Law Requirements

a. These rules are created/amended/revoked to comply with federal law or regulatory requirements. Yes No

If "Yes:"	Applicable Federal Law or Regulation Citation:
	Indicate one (1): <input type="checkbox"/> The proposed rules meet, but do not exceed, minimum federal requirements. <input type="checkbox"/> The proposed rules exceed minimum federal requirements.
	Any person wishing to object to the accuracy of any information provided by the Agency under this item should submit their objections prior to final adoption to: <input type="checkbox"/> To the Agency at the physical and/or email address listed in Section 1 above. <input type="checkbox"/> At the following URL: _____

5. State Statutory Requirements

a. Indicate one (1):
 The proposed rule change *MEETS* minimum substantive statutory requirements.
 The proposed rule change *EXCEEDS* minimum substantive statutory requirements. Please provide a statement explaining the reason the rules exceeds the requirements:

6. Authorization

a. I certify that the foregoing information is correct.

Printed Name of Authorized Individual	Samantha Mills
Title of Authorized Individual	Private School Licensing Program Manager
Date of Authorization	7/28/2009

Distribution List:

- Attorney General and LSO: Hard copy of Notice of Intent; Statement of Reasons; Clean copy of the rules; and Strike-through and underline version of rules (if applicable).
- Secretary of State: Electronic version of Notice of Intent sent to rules@state.wy.us

STATEMENT OF REASONS

The State Superintendent of Public Instruction (Superintendent) and the Wyoming State Board of Education (State Board) are charged with overseeing the charter school application, renewal, and appeals process. See W.S. § 21-3-301 through 21-3-314. Both the State Board and the Superintendent are given general rulemaking authority as necessary for the proper and effective administration of the state educational system or to carry out its responsibilities under the Education Code. See W.S. § 21-2-202(a)(i) and § 21-2-302(a)(i).

In 2007 and 2009, the Wyoming Legislature made substantive changes to the legislation governing the operation, application and appeals process for charter schools in Wyoming. In 2007, the Legislature revised the law to provide a waiting period of a year for charter school applicants after denial of an application by a district board. In addition, it gave the State Board an additional fifteen (15) days to make a final decision in the instance of an appeal. See 2007 WYO. SESS. LAWS, Ch. 84, Section 1 (HB 31). In 2009, the Legislature again undertook revision of the statutes concerning charter schools and provided for a more regimented application process which involves the district superintendent and a mediation process to be established by the State Superintendent in the instance of impasse between the district and the charter school applicant.

The Superintendent in conjunction with the State Board undertook an effort to substantively revise the Chapter 32 Rules in light of the changes made by the Wyoming Legislature. It is the intent of the Wyoming Department of Education to engage in the permanent rulemaking process, simultaneous with the promulgation of emergency rules for Chapter 32.

Chapter 32

Charter Schools Table of Contents

Section 1. Authority	1
Section 2. Purpose and Applicability of Rules	1
Section 3. Promulgation, Amendment or Repeal of Rules	1
Section 4. Definitions.	1-3
Section 5. Charter School Applicants and Applications	3-4
Section 6. Letter of Intent	4
Section 7. Application Contents	4-9
Section 8. Preliminary Evaluation of Readiness	9-11
Section 9. Mediation Process	11-15
Section 10. District Board Hearings and Approval of Charter School Applications	15-16
Section 11. Contract between District Board and Charter School Applicant	16-17
Section 12. Revocation and Renewal of Charter School Applications	17-18
Section 13. Waiver of District Requirements by District Board	18
Section 14. Waiver of State Statutes and Rules and Regulations by State Board	18-19
Section 15. Notification of State Superintendent by District Board	19-20
Section 16. Annual Report on Charter Schools to State Board	20-21
Section 17. Length of Operation for Charter School	21
Section 18. Complaints Concerning Charter Schools	21
Section 19. Discrimination of Charter Schools by District Board	21-22
Section 20. General Operating Procedures for Charter Schools	22
Section 21. Charter School Personnel	23
Section 22. Charter School Contracts	23-24
Section 23. Facilities for Charter Schools	24
Section 24. Charter School Funding	24
Section 25. Appeal of District Board Decisions to the State Board	24-26

CHAPTER 32

CHARTER SCHOOLS

Section 1. — Authority.

~~These rules and regulations are promulgated pursuant to by the Wyoming State Board of Education Code of 1969 (as amended), Wyo. Stat. under the authority of W.S. § 21-2-304(a).~~

~~Section 2. **Applicability.** These rules pertain to implementation by the State Board of Education of its responsibilities under Wyo. Stat.) (i) and §§ 21-3-301 through 21-3-314. These rules pertain to a charter applicant or any other person who wishes and the Superintendent of Public Instruction under the authority of W.S. § 21-2-202(a)(i) and § 21-3-307(d).~~

It is within authority of the Wyoming State Board of Education to promulgate rules and regulations to identify a process and procedure for charter school applicants to request and receive waivers of certain statutory and regulatory items within its control and to identify the requirements, process and procedure to appeal a decision of a district board in relation to a charter school application to the Wyoming State Board of Education.

The Superintendent of Public Instruction has authority to promulgate rules and regulations relating to the contents of the charter school application, the phased application process and procedure, including, but not limited to, the preliminary review by a district superintendent of a charter school application and the mediation process that is available to the district superintendent and a charter school applicant. In addition, the Superintendent of Public Instruction's rulemaking authority includes the ability to prescribe a process and procedure for notification in instances of approval by a district board for operation.

Section 2. Purpose and Applicability of Rules.

These Rules are intended to provide a uniform and understandable process for the creation, application, and operation of charter schools in Wyoming.

This Chapter shall apply to all charter school applicants, parties wishing to appeal a decision of a district board concerning a charter school. These rules also pertain to the waiver of state statutes and regulations requested by an approved charter school, and the annual reporting requirements of all charter schools, Wyoming school districts, the Wyoming Department of Education, the Wyoming State Board of Education, and the Superintendent of Public Instruction.

Section 3. — Promulgation, Amendment, or Repeal of Rules. ~~These rules and any amendments thereof~~

These Rules shall become effective when signed by the Governor and filed with the Secretary of State. Any amendment or repeal of these rules shall become effective as provided

by the Wyoming Administrative Procedure Procedures Act, Wyo. Stat. (W.S. §§ 16-3-101 through 16-3-115).

Section 4. — Definitions.

As referenced in these rules: the following definitions shall apply:

(a) "A charter school within a school" means a charter school operating within a facility or portion of a facility currently operated by the district as a public school or operated as an adjunct to a public school or schools with students attending both the charter school and the public school;

(b) "A converted charter school" means a charter school converted from an existing public school operating within the district;

(c) "Charter school" means a public, non-sectarian, non-religious, non-home-based school which operates in accordance with the provisions of its approved application and contract within a public school district in Wyoming;

(d) "Charter School Board of Directors" means the governing body of a charter school;

(e) "Conditional Approval" means the district superintendent has determined that a charter school applicant has addressed all areas required in Section 7 of these Rules in its application and has met the minimum standards for the five (5) areas listed in Section 8(e)(ii)(A-E) of these Rules and needs to work with the district superintendent to improve the application in an effort to receive Preliminary Approval;

(f) "Incomplete with the option of resubmission" means the district superintendent has determined a charter school application is missing substantive portions or items as listed in Section 7 of these Rules or the creation of the charter school is prohibited by the law and the application cannot move forward with presentation to the district board for Final Approval/Denial Status;

(g) "District board" means the board of trustees of a school district elected as the governing body of the school district, in the district in which the charter school applicant is applying for operation; this term is used interchangeably with "school district".

(b) "Recording"

(h) "District superintendent" means reporting the superintendent of the district in which the charter school applicant is applying for operation;

(i) "Evaluation Rubric" means the document used by a district board and a district superintendent to evaluate the charter school application which provides a systematic means of measuring the completeness of the application for purposes of conducting the Preliminary Evaluation of Readiness and determining the Final Approval/Denial Status and includes

measurable indicators of each of the components of the application as required by Wyoming Statute and Section 7 of these Rules;

(j) "Final Approval/Denial Status" means the decision reached by the district board after presentation of an application by the charter school applicant that has received Preliminary Approval from the district superintendent;

(k) "Local district staff" means professional staff employed in the administrative offices of a local school district;

(l) "New charter school" means a charter school established within the district which is located in a facility or a portion of a facility which is not currently being operated by the district as a public school;

(m) "Preliminary Approval" means the district superintendent has determined a charter school applicant has addressed all areas required in Section 7 in sufficient detail to warrant presentation to the district board for a determination of Final Approval/Denial Status;

(n) "Pupil outcomes" means the extent to which all pupils of the school demonstrate attainment of the skills and knowledge specified as goals in the school's educational program and shall include performance on state assessments and standards;

(o) "Recognized accrediting agency" means an accrediting agency recognized by the United States Department of Education;

(p) "Superintendent of Public Instruction" means the State Superintendent entrusted with the general oversight and operation of the public schools in Wyoming as created by WYO. CONST. Art. 7, § 14;

(q) "Teacher" means any person employed by or under contract by the board of trustees of a school district or a charter school as a certified professional employee that meets all state and federal requirements, legislation, statutes and rules and regulations including, but not limited to, W.S. § 21-7-303 and No Child Left Behind, P.L. 107-110;

(r) "Wyoming Professional Teaching Standards Board" means the Board that regulates the certification of teachers and school personnel as appointed by W.S. § 21-2-801;

(s) "Wyoming State Board of Education" means the State Board as created by W.S. § 21-2-301, herein referred to as the State Board.

Section 5. Charter School Applicants and Applications.

(a) Any person may apply to a district board for the establishment of a new charter school or a charter school within a school to be located within a school district.

(b) Application for conversion of an existing public school operating within a school district to a charter school must be made by:

(i) Administrators and teachers employed by the district, parents of students enrolled in the district, and any special district advisory group comprised of district residents; and

(ii) An application filed under this subsection shall demonstrate the support of not less than fifty percent (50%) of the teachers employed by the school district that teach at the school that is proposed to be converted, and not less than fifty percent (50%) of the parents of all the students attending the school proposed to be converted.

(c) A district board and a charter school applicant may by mutual agreement establish a charter school within a school instead of applying under subsection (a) or (b) of this Section.

(d) No charter school application shall be granted if it is determined that its sole purpose is to avoid consolidation or closure of any school or district.

(e) No charter school application shall be considered from any person, group or organization proposing to convert a private school or a non-public home-based educational program into a charter school.

(f) For applications filed on and after July 1, 2007, a charter school application shall not be considered from any person, group or organization that has previously filed a charter school application within a twelve (12) month period and the application was subsequently denied. Computation of the twelve (12) month period shall begin on the date the denied application was filed with the district board after receiving Preliminary Approval from the district superintendent.

Section 6. Letter of Intent.

(a) All charter school applicants shall submit a letter of intent to the district superintendent that includes the following:

(i) Contact information for the charter school applicant;

(ii) Geographic area to be served by the charter school;

(iii) Grades to be served by the charter school; and

(iv) Date the school plans to open.

(b) Within ten (10) days of receiving a letter of intent, the district superintendent shall designate a point of contact for the charter school applicant, provide an application package to the applicant, and supply the charter school applicant with the evaluation rubric that will be used

by the district superintendent and district board to evaluate the application and charter school application status.

Section 7. Application Contents.

(a) A charter school application shall be in the form and manner prescribed by the district board, but at a minimum shall contain the following:

(i) Rationale for the proposed school and evidence of support, including:

(A) A narrative demonstrating evidence of need and/or demand for the proposed school, including a description of the community the school hopes to serve; and

(B) Evidence of support for the school that includes following elements:

(I) A description of the way in which community groups that represent parents, teachers, pupils or any combination thereof were involved during the planning process of the charter school;

(II) A description of the business arrangements and partnerships with other organizations that represent parents, teachers, pupils or any combination thereof including five (5) letters of support from the organizations;

(III) Evidence that one (1) or more public meetings were held, supported by a copy of the meeting notice, a list of attendees, and a meeting summary; and

(IV) A roster of students committed to attend the school that can be verified with letters of intent upon request.

(ii) Description of the long range vision and philosophy for education, including:

(A) A short narrative of the long range vision for the school;

(B) The educational philosophy to be employed, including;

(I) How the educational philosophy will support the long range vision;

(II) How the school plans to improve student learning;

(III) How the school will encourage the use of different and innovative teaching methods;

(IV) How the school will create new professional opportunities for teachers; and

(V) How the proposed school will provide parents and students with expanded choices in the types of educational opportunities;

(C) How the rationale for the proposed school was incorporated into in the vision and philosophy;

(iii) Description of the educational program to be offered, including:

(A) Identification of target population(s) to be educated including the following:

(I) The grades to be served each year for the full length of the charter; and

(II) Estimated enrollment projections.

(B) A description of how learning will occur including:

(I) Information on the academic program being offered with supporting research and evidence;

(II) Compliance of the academic program with uniform standards, content and performance; and

(III) Alignment of the academic program to state standards at each grade level and in each content area.

(C) Goals regarding how the school plans to improve student learning and enable students to become self-motivated, competent, life-long learners;

(D) A description of extracurricular activities and/or after school activities, if appropriate;

(E) A description of the school/student discipline plans including suspension and expulsion policies;

(F) The method of accreditation and a description of the accreditation process to be used;

(G) Evidence that the charter school will operate in a manner to meet and/or exceed accreditation standards; and

(H) Explanation of the delivery of appropriate educational services to special education populations;

(iv) Identification of measurable pupil outcomes, including:

(A) An explanation of how the school will establish first year benchmarks and eventual goals after two (2) years of performance;

(B) An explanation of how all students will demonstrate attainment of the skills and knowledge specified as goals in the school educational program, including meeting state assessments and standards;

(C) A description of the method by which pupil progress will be measured;

(v) Governance structure of the school, including:

(A) Organizational documents including articles, by-laws, or similar organizational documents that include:

(I) Roles and responsibilities of the Charter School Board of Directors;

(II) Roles and responsibilities of school leadership and non-instructional management positions; and

(III) An organizational chart of the school administrative structure;

(B) Human resource and personnel documents, including:

(I) Employment policies;

(II) Explanation of the relationship between the charter school and its employees, including evidence that the terms and conditions of employment have been addressed with affected employees and their recognized representative, if any;

(III) Staff qualification requirements to be met by individuals employed by the school;

(IV) Job descriptions;

(V) Employee rights including a description of the rights of any employee of a school district upon commencing work for the charter school;

(VI) Employee reviews;

(VII) Procedures for reprimands and firing;

(VIII) Coverage under the Wyoming retirement system and federal social security; and

(IX) A description of the rights of any school district employee when leaving the district to work in the charter school and of any rights upon returning to the school district after employment at a charter school;

(C) Insurance coverage and liability issues including the agreement between the charter school and the district regarding their respective legal liability and applicable insurance coverage;

(D) Matters pertaining to student and employee records retention and privacy issues;

(E) Health and safety procedures for students and staff;

(F) Plans for parental and community involvement;

(G) Procurement processes including a list of services anticipated for contracting; and

(H) Evidence that the school is indemnified to the fullest extent possible;

(vi) Facilities Plans, including:

(A) A description of the geographic location;

(B) A minimum of three (3) options for the proposed school site; and

(C) Sufficient evidence to show the availability of the proposed site(s);

(vii) Admission and enrollment policies, including:

(A) The period for when admissions will be accepted;

(B) The lottery process by which students will be admitted, if applicable;

and

(C) The waiting list policy, if applicable;

(viii) Financial information, including:

(A) Enrollment projections including the minimum planned and maximum enrollment for each year of the charter;

(B) A budget for the term of the charter;

(C) A budget narrative that provides:

(I) Evidence of economic soundness; and

(II) A description of private and public funds;

(D) A financial feasibility statement providing evidence of viability following the first three (3) years of the charter operation; and

(E) An explanation of financial oversight, including;

(I) A description of proposed financial policies and how the school will implement internal financial controls;

(II) A description of the financial reports, including format and frequency; and

(III) The method for an annual audit of the financial and programmatic operations of the school, including any services provided by the school district;

(ix) Description of the transportation plan the charter school plans to use, if any including an explanation of how the lack of transportation will not impede the ability of students to attend the school; and

(x) A plan for the displacement of pupils, teachers and other employees who will not attend or be employed in the charter school.

Section 8. Preliminary Evaluation of Readiness.

(a) The charter school applicant must submit the charter school application to the district superintendent with all the required elements referenced in Section 7 for a Preliminary Evaluation of Readiness.

(b) Review by the district superintendent in accordance with this Section and a determination of Preliminary Approval are required prior to any formal review by the district board and presentation for Final Approval/Denial Status in accordance with Section 10 of these Rules.

(c) Upon receipt of the charter school application, the district superintendent shall within forty (40) calendar days:

(i) Evaluate the application;

(ii) Complete the evaluation rubric provided to the charter school applicant and grant the charter school applicant one (1) of the following:

(A) Conditional Approval;

(B) Preliminary Approval; or

(C) Incomplete with the option of resubmission;

(iii) Schedule and conduct a meeting with the charter school applicant to discuss the merits of the application; and

(iv) Provide written notification to the charter school applicant of the decision reached which includes:

(A) A copy of the completed evaluation;

(B) Any documentation that was relevant or pertinent to the decision reached; and

(C) An explanation which supports the decision reached and provides the charter school applicant with sufficient detail to improve the application for resubmittal if the application is deemed incomplete or lists the areas of improvement if the application is granted Conditional Approval.

(d) Preliminary Approval shall be granted if an application is complete and addresses each of the items in Section 7 in detail and a determination has been made that the application is ready for evaluation by the district board for official action in accordance with Section 10 of these Rules. The district superintendent's granting of Preliminary Approval shall not prevent the district superintendent from making subsequent recommendations to, or from opposing the application before, the district board.

(e) Conditional Approval shall be granted if:

(i) All the required elements referenced in Section 7 are addressed in some detail;
and

(ii) The following sections meet the minimum standard as determined by the district superintendent:

(A) Financial information;

(B) Rationale and evidence of support;

(C) Description of the educational program;

(D) Identification of measurable student outcomes; and

(E) Governance structure.

(f) If a charter school applicant is granted Conditional Approval, the charter school applicant and the district superintendent shall compile a work list to improve the deficient areas. The goal of the work list shall be to improve the application to gain Preliminary Approval and shall include, but not be limited to, the following:

(i) Contact persons for the local district and the charter school applicant;

(ii) A list of the application elements that require revisions before the application can be granted Preliminary Approval by the district superintendent;

(iii) A timeline that includes completion dates and the persons responsible for completing the listed revisions; and

(iv) Resources from the local district and the charter applicant that may assist in completing the revisions;

(g) Incomplete with the option of resubmission shall be granted if:

(i) The application is missing substantive portions or items as listed in Section 7;

or

(ii) The creation of the proposed charter school is prohibited by a provision of law.

Section 9. Mediation Process

(a) If the district superintendent and the charter school applicant reach an impasse during the Preliminary Evaluation of Readiness, either party may request mediation as outlined herein.

(b) A request for mediation shall be limited to the application components as referenced in Section 7;

(c) Only persons of the appropriate authority and with the ability to negotiate and make decisions on behalf of the district superintendent and the charter applicant shall request mediation and participate in the mediation process. Participation shall be limited to essential personnel from both parties;

(d) The request for mediation shall be made in writing to the State Superintendent of Public Instruction, 2300 Capitol Avenue, Hathaway Building, 2nd Floor, Cheyenne, Wyoming 82002-0050. Service can be made in person, by U.S. Mail or received by facsimile at (307)777-6234 during regular business hours. Any request received after regular business hours will be treated as received during the regular business hours of the next working day. It is the responsibility of the requesting party to ensure receipt by the State Superintendent if U.S. Mail or facsimile is the method utilized for delivery.

(e) The party making the request shall also send a copy of the original to the other parties involved in the mediation upon sending the document to the State Superintendent.

(f) The request shall include the following:

(i) The names and addresses of each party, or authorized designee(s);

(ii) Information sufficient to establish that the dispute for which mediation is requested relates to the components or submission of the application as outlined in Section 7 of these Rules; and

(iii) Copies and/or explanation of pertinent information related to the disputed issue.

(g) Upon receipt of a request for mediation, the State Superintendent or his or her designee shall provide the parties with a list of the names, mailing addresses, and qualifications of the mediators on file with the State Superintendent within five (5) business days of the receipt of the mediation request.

(h) The parties shall within five (5) business days of receipt of the list provide the State Superintendent with three (3) names from the list that would be acceptable to conduct the mediation via certified letter to the above address in Section 9 (d) of these Rules.

(i) The State Superintendent or his designee shall review the list and if a common mediator is identified, the State Superintendent or his or her designee shall assign the mediation to a commonly identified mediator. In the event the lists provided by the parties do not contain a common name, or if the parties fail to respond within the allotted time, the State Superintendent or his or her designee shall choose a mediator from the list on file to mediate the proceeding. The State Superintendent shall notify the parties in writing of the selection of a mediator within five (5) business days of receipt of the list.

(j) The State Superintendent shall maintain a list of mediators qualified to conduct mediations in accordance with this Section. Application by those wishing to serve as mediators shall be made to the State Superintendent in the manner and form he or she prescribes.

(k) At a minimum a mediator shall have the following qualifications to be considered for addition to the list of qualified mediators:

(i) Certification of attending a combined total of at least thirty (30) hours of course work in mediation, alternative dispute resolution, issue and/or problem framing and solving;

(ii) Familiarity and knowledge of educational issues and Wyoming charter school laws, rules and regulations; and

(iii) Impartiality and a third party not involved in the conflict, dispute or situation.

(l) The overarching responsibilities of mediators conducting mediations in accordance with this Section shall include, but are not limited to, the following:

(i) Listen to the disputing parties desiring to be heard;

(ii) Attempt to mediate between the disputing parties;

(iii) Remain neutral;

(iv) Assist the disputing parties in attempting to arrive at an agreement for the future conduct of working relations among them;

(v) Comply with all provisions of Federal and Wyoming Statutes and rules and regulations; and

(vi) Endeavor to create a climate conducive to the resolution of the differences of the parties.

(m) Prior to conducting the mediation, the mediator shall:

(i) Convene parties for an Initial Consultation within ten (10) business days of receiving notification by the State Superintendent or his or her designee of selection. During the Initial Consultation, the mediator shall discuss scheduling of the proposed mediation, the process to be undertaken, and identify a location for the proceedings that works best for all parties. The Initial Consultation may be conducted via telephone or in-person at the discretion of the mediator.

(ii) Within ten (10) business days after the Initial Consultation, the mediator shall provide the parties with a proposed service agreement setting forth the terms, conditions, timelines, and estimated cost for the mediations services to be provided. The agreement shall:

(A) Be signed by all parties and the assigned mediator;

(B) Include a statement setting forth the guidelines and ground rules under which the mediation proceedings will be conducted;

(C) Provides a tentative timeline and outline for conducting the mediation and any preliminary activities necessary;

(D) Describe hourly fees and compensation for travel, per diem and/or other necessary expenses that may be incurred in conducting the mediation proceeding; and

(E) Outline the process for invoicing and receiving compensation for services to be provided.

(n) With the exception of the Initial Consultation, all meetings and mediation activities shall be conducted in-person unless extenuating circumstances impose extreme hardship and personal attendance of the parties cannot be accomplished.

(o) With the exception of the mandatory duties and obligations contained herein, the mediator shall have discretion in choosing the best process and options to resolve the disputed matters at hand. The process shall be tentatively outlined in the service agreement and may include the following activities:

(i) Submission of independent mediation briefs outlining the disputed portions of the application and the positions of each party. The briefs should include any and all documents, research and/or other documentation supportive of the position of the party and sufficiently identify the issues and facts in an effort to reach a resolution;

(ii) A joint session attended by all parties to summarize the positions of the parties using whatever means are most effective and necessary including, but not limited to, oral explanation, documentation and visual aids. The goal of the joint session is clarify the position of the parties for the benefit of the mediator and the other parties involved in an effort to sufficiently identify the issues in an effort to reach a resolution. A joint session can be utilized at the inception of the mediation and after conducting separate caucuses to summarize the terms of the negotiated agreement.

(iii) Separate caucuses following the first joint session to allow the mediator to meet separately and privately with each party. Separate caucuses may be utilized in instances where the parties may not be comfortable disclosing certain information in direct negotiations or when the mediator deems it in the best interest of the parties. Any and all information revealed to the mediator during separate caucuses shall be confidential, and shall not be shared with the other party participating in the mediation, unless permission is specifically granted to share information disclosed in separate caucuses. The mediator should strive to assist the parties in identifying the strengths and weaknesses in the case from an independent and unbiased position. Separate caucuses allow the mediator to discuss the issue at hand in a frank and honest manner, without compromising either party's position in negotiation.

(p) The mediator shall have discretion to revise the schedule and mediation process outlined in the signed service agreement if necessary. The mediator shall inform all parties of any modification or revision of the schedule and mediation process by written notification.

(q) Upon completion of a successful mediation, the mediator shall draft an agreement for the parties to sign which outlines the process and steps agreed upon for overcoming the disputed areas of the application in an effort to gain Preliminary Approval from the district superintendent for presentation of the application to the district board.

(r) In accordance with the provisions of W.S. § 1-43-102 and § 1-43-103, any communication within the context of mediation shall be confidential unless one (1) of the following conditions is met:

- (i) All the parties involved provide written consent to disclose;
- (ii) The communication involved the contemplation of a future crime or harmful act;
- (iii) The communication was otherwise discoverable prior to mediation; or
- (iv) One of the parties seeks judicial enforcement of the mediated agreement.
- (s) The administrative bodies of both the local district and the charter school applicant shall be bound by the confidentiality provisions contained herein and/or Wyoming Statute;
- (t) All costs associated with conducting a mediation shall be borne equally by the local district and the charter school applicant;
- (u) If either party refuses to mediate, the dispute may be appealed to the State Board as provided by W.S. § 21-3-310 and Section 25 of these Rules and Regulations.

Section 10. District Board Hearings and Approval of Charter School Applications.

- (a) The district board shall hold a public hearing within thirty (30) days after receiving an application for any charter school to consider the application.
- (b) The following requirements shall apply to all hearings conducted by the district board as a result of W.S. § 21-3-308 and this Section:
- (i) Appropriate notice of the hearing shall be given to the public in accordance with the Wyoming Public Meetings Act (W.S. §§ 16-4-401 through 16-4-408);
- (ii) A quorum of the district board shall attend the hearing;
- (iii) The proceeding, including all testimony, shall be reported verbatim stenographically or by any other appropriate means determined appropriate by the agency district board or the officer presiding at the hearing; and
- (e) "Release" and "waiver", when authorized, mean the identified statute or rule will not be applied to the charter school. "Waiver" does not include a request for transfer of authority from one governing board to another.
- (d) "State Board" means the State Board of Education appointed pursuant to Wyo. Stat. 21-2-301.

Section 5. Public Hearings by District Board.

~~(a) — For all hearings, the district board may designate one of its members to act as the presiding officer, and/or make appropriate arrangements to secure the services of a hearing officer from the Office of Administrative Hearings, who will act as presiding officer over the hearing proceedings in accordance with Wyo. Stat. 9-2-2202 and Wyo. Stat. 16-3-112.~~

~~(b) — A record of hearings shall be kept in accordance with Wyo. State. 16-3-107(p).~~

~~(e) — A quorum of district board will attend the hearings held in accordance with Wyo. Stat. 21-3-308(a) and 21-3-310(b)(ii).~~

~~(d) — The initial hearing required by Wyo. Stat. 21-3-308(a) shall be held in accordance with the Public Meetings Act, Wyo. Stat. 16-4-401 through 16-4-407.~~

~~(e) — Any subsequent hearing required by Wyo. Stat. 21-3-310(b)(ii) shall be held in accordance with the Wyoming Administrative Procedure Act, Contested Case, General Procedure, Wyo. Stat. 16-3-107 through 16-3-112. The Office of Administrative Hearings Rules, Chapter 3, Evidentiary Hearing and Decision, (W.S. § 16-3-101 et seq.) shall govern the procedure used in any hearing required by Wyo. Stat. 21-3-310(b)(ii).~~

~~Section 6. — Notice of Appeal.~~

~~(a) — A charter applicant or any other person who wishes to appeal a decision of a district board concerning a charter school shall file a notice of appeal with the State Board and the district board within thirty (30) days after the district board's decision.~~

~~(b) — A notice of appeal shall include the following:~~

~~(i) — the names, addresses, and phone numbers of the person or persons appealing;~~

~~(ii) — the reasons and/or basis for the appeal as set forth in Wyo. Stat. 21-3-310(a);~~

~~(iii) — the facts, including minutes of district board meetings where the charter school application was taken, and information submitted to the district board which supports the appeal;~~

~~(iv) the requested relief.~~

~~(c) — Fifteen (15) copies of the notice of appeal and all supporting documents and evidence shall be filed with the State Board of Education Chairman, 2300 Capitol Avenue, Hathaway Building, 2nd Floor, Cheyenne, Wyoming 82002-0050. An additional copy of all documents and evidence filed with the State Board throughout the appeal process shall also be sent to the district board. The State Board will accept electronic transmissions for a notice of appeal, and of any documents or evidence throughout the appeal process.~~

Section 7. — Processing Notices of Appeal.

(a) — ~~Once the appeal has been timely filed, the State Board shall schedule a public hearing, after notice as required by the Public Meetings Act, Wyo. Stat. 16-4-401 et. seq., at which the State Board shall review the decision of the district board. The public hearing shall be held within sixty (60) days after the State Board's receipt of the notice of appeal, and it shall be held in the school district in which the proposed charter school has applied for a charter. A separate notice to the parties shall include the date, time, and location of the public hearing. Further, the State Board shall give public notice of the hearing in the community where the hearing is to be held. Said public notice shall be made in accordance with public notice of regularly scheduled State Board meetings.~~

(b) — ~~In all appeals, each party shall submit to the chairman of the State Board, and all other parties to the appeal, briefs limited to the specific grounds for the appeal as follows:~~

(i) — ~~the appealing party shall file the required number of briefs within ten (10) days after receiving notice of the public hearing;~~

(ii) — ~~the responding party shall file the required number of briefs within ten (10) days after receipt of the appealing party's brief;~~

(iii) — ~~the appealing party may file the required number of reply briefs within five (5) days after receiving the responding party's brief.~~

(iv) — ~~The State Board may refuse hearings to consider briefs not submitted to opposing party in a timely manner. The State Board will not consider arguments that do not relate to the specific grounds of the appeal.~~ the approval or denial of charter school applications.

(c) — ~~Except by permission of the State Board, pursuant to Section 6(f) below, the format of the briefs filed shall be in accordance with Wyoming Rules of Appellate Procedure 7.05.~~

(d) — ~~Except by permission of the State Board, pursuant to Section 6(f) below, the addendum to the briefs shall be limited to the actual charter application presented to the district board and the written record, in accordance with Wyo. Stat. 16-3-107(o), of the district board's action. In accordance with Wyoming Rules of Appellate Procedure 3.01 through 3.09, the district board shall complete, designate, and transmit the record of the district board's action.~~

(e) — ~~All motions, including motions to exceed page limitations or to submit additional items in the addendum, shall be filed no later than ten (10) calendar days before the briefs are due.~~

(f) — ~~The State Board may refuse to accept and/or consider any briefs that do not comply with the above rules.~~

Section 8. — Public Hearing by State Board.

~~(a) — For all hearings, the State Board may designate one of its members to act as the presiding officer, and/or make appropriate arrangements to secure the services of a hearing officer from the Office of Administrative Hearings, who will act as presiding officer over the hearing proceedings in accordance with Wyo. Stat. 9-2-2202(b) and Wyo. Stat. 16-3-112.~~

~~(b) — A record of the hearing shall be kept in accordance with Wyo. Stat. 16-3-107(p).~~

~~(c) — A quorum of the State Board will attend the public hearings in accordance with Wyo. Stat. 21-3-310(b)(i) and (iv). The attendance of an individual board member may be via electronic conferencing, if necessary. However, no fewer than four (4) board members shall attend, in person, a public hearing required by Wyo. Stat. 21-3-310(b)(i) and (iv).~~

~~(d) — At the hearings, each party shall have a maximum of thirty (30) minutes to summarize and clarify the brief presented to the State Board. The State Board may ask questions at any time during the hearing. At the beginning of the hearing, the appealing party shall designate the amount of time, if any, it wishes to reserve for rebuttal.~~

~~(e) The hearing shall proceed as follows:~~

~~(i) — the party appealing shall present its oral argument;~~

~~(ii) — at the conclusion of the oral argument by the appealing party, the respondent shall then present its oral argument;~~

~~(iii) — the appealing party may then present its rebuttal argument, if any;~~

~~(iv) — after both sides have presented their cases and the appealing party has presented its rebuttal, the presiding officer shall adjourn the hearing;~~

~~(c) (v) — the State Board shall make findings of fact and conclusions of law and The district board shall at a minimum consider the following in considering the application for any charter school:~~

~~(i) The level of community and parental support for the application if the application is for a new charter school or the level of teacher and parental support if the application is for a converted or a charter school within a school; and~~

~~The purpose of the charter school, including whether it is to provide an order in accordance with Wyo. Stat. 21-3-310(b)(i).~~

~~Section 9. Action of State Board.~~

~~(a) — If the State Board finds the district board's decision is in the best interest of the pupils, school district, teachers, parents, pupils and community, it shall uphold members with the district board's decision.~~

(b) ~~— If the State Board finds the district board's decision was contrary to the best interest of the pupils, establish and maintain a school district, or community, the State Board shall remand such decision to the district board with written instructions for reconsideration thereof in accordance with Wyo. Stat. 21-3-310(b)(i).~~

(c) ~~— If, after a remand and subsequent decision of the district board, a party chooses to appeal that subsequent district board decision, a second notice of appeal may be filed with the State Board within thirty (30) days following such final decision.~~

(d) ~~— The second appeal will be governed by the rules for the first appeal as set forth above.~~

(ii) ~~(e) Upon appeal after remand, if the State Board finds that the district board's decision was contrary to the best interests of the pupils, that operates independently from the existing school district, or community, the State Board shall remand the final decision to the district board with instructions in accordance with Wyo. Stat. 21-3-310(b)(iv). The decision of the State Board on second appeal constitutes final agency action. This final agency action is subject to review in accordance with Wyo. Stat. 16-3-114(c) and the Wyoming Rules of Appellate Procedure. The decision of the State Board may require changes to the contract to be executed by the charter school and the school district. as a method to:~~

~~(A) Section 10. **Extension** Improve pupil learning;~~

~~(B) Increase learning opportunities for all pupils, with special emphasis on expanded learning experiences;~~

~~(C) Encourage the use of **Procedural Timelines**. Parties different and innovative teaching methods;~~

~~(D) Create new professional opportunities for teachers, including the opportunity to the appeal may request an extension be responsible for the learning program at the school site; and~~

~~(E) Provide parents and pupils with expanded choices in the types of the procedural timelines for good cause. It is educational opportunities that are available within the discretion public school system.~~

~~(d) District boards shall utilize an Evaluation Rubric as outlined in these Rules to assist in the consideration of the State Board to grant application and make a determination as to the Final Approval/Denial Status of the application.~~

~~(e) The district board shall make a decision to approve or deny the request application within sixty (60) days of receipt of the application.~~

~~(i) Upon request by the applicant, subject to provisions of W.S. § 21-3-308(a) and (c), the district board may approve the charter school application subject to specified~~

conditions which provide the applicant sufficient time to acquire necessary funding for securing or otherwise finalizing arrangements for facilities or equipment necessary for the operation of the proposed school.

(ii) Prior to approving a charter school application the board shall approve and adopt the contents and terms of the contract as provided by W.S. § 21-3-308(a).

(f) If the district board denies a charter school application, the district board shall notify the applicant in writing, including the reasons or basis for the denial, within forty-five (45) days of its decision.

(g) To operate in the upcoming school year the charter school application shall be approved and the contract shall be executed, including any waivers by the State Board that may be necessary, on or before March 1 of the previous school year.

Section 11. Review of Charter Application on Its Own Motion. ~~The appeal process may be initiated by the State Board, upon its own motion at any time. If the State Board moves to review a district board decision regarding charter schools, the State Board shall notify all affected parties of the reason for review, of the date, time, and location of the public hearing, and shall require the record of the school district regarding the matter and minutes of the action taken to be submitted by the district. In accordance with Wyo. Stat. 21-3-310(b)(i), findings and a decision on the State Board's own motion to review a charter school shall be rendered within sixty (60) days of the making of a motion to review by the State Board.~~
Contract between the District Board and Charter School Applicant.

(a) The approved application shall serve as the basis of the contract between the charter school applicant and the district board.

(b) The contract shall contain the provisions mutually agreed to by the district board and the charter school applicant and shall address the following:

(i) All items noted in Section 7 of these Rules;

(ii) Any and all waivers granted by the district board or requested of the State Board; and

(iii) A provision which requires that upon the closure of the charter school any charter school assets purchased with public funds will become the property of the local district.

(c) Any material revision to the contract after the original execution shall be effective only upon the approval and mutual agreement of the district board and the governing body of the charter school.

(d) No contract shall be executed or signed by a district board which includes waivers that must be granted by the State Board without following the process outlined in Section 13 of these Rules and obtaining approval by the State Board.

Section 12— . Revocation and Renewal of Charter School Waivers- Applications.

(a) (a) In accordance with Wyo. Stat. 21-3-304(g), A charter school renewal application shall be in the form and manner prescribed by the district board, but at a minimum shall contain the following:

(i) A report on the progress of the charter school in achieving the goals, objectives, public performance standards, content standards and other terms of the approved charter school application; and

(ii) A financial statement that discloses the costs of administration, instruction and other spending categories for the charter school that is understandable to the general public and will allow comparison of such costs to other schools or other comparable organizations.

(b) An application for renewal for the operation of a charter school shall be presented in the same manner as an initial application and shall include a Preliminary Evaluation of Readiness and a determination of Preliminary Approval by the district superintendent prior to presentation to the district board for Final Approval/Denial Status of the renewal of the charter school application.

(c) A charter may be revoked or not renewed if the district board finds the charter school has engaged in any of the following activities:

(i) Committed a material violation of any of the conditions, standards or procedures set forth in the approved charter school application;

(ii) Failed to meet or make reasonable progress toward achievement of the content standards or pupil performance standards identified in the approved charter school application;

(iii) Failed to meet generally accepted standards of fiscal management; or

(iv) Violated any provision of the law from which the charter school was not exempt.

(d) A charter shall not be renewed upon a determination by the district board that it is not in the interest of the pupils residing within the school district to continue the operation of the charter school.

(e) The district board shall state its reasons in writing if it decides to revoke or not renew a charter school application.

(f) A district board's decision to revoke or not renew a charter school application may be appealed to the State Board pursuant to W.S. § 21-3-310 and Section 25 of these Rules.

Section 13 Waiver of District Requirements by District Board.

(a) A district board may waive state locally imposed school district requirements subject to the following:

(i) A district board shall not waive any requirements imposed by Wyoming Statute or any rule and regulation promulgated by the State Board or the Wyoming Department of Education; and

(ii) All waivers granted shall be incorporated into the contract as executed by the district board and the charter school applicant.

(b) Any waivers granted by the district board of locally imposed school district requirements shall be effective for the term of the charter.

Section 14. Waivers of State Statutes and Rules and Regulations by State Board.

(a) Approval of the State Board shall be required for the waiver of any State statutory requirements and/or rules and regulations promulgated by the State Board, except those.

(b) The district board shall notify the State Board of any requests for release from State statutes and/or regulations within ten (10) business days after the contract is approved by the district board but prior to signature and/or execution.

(c) The request shall provide adequate written justification for a waiver of each statute and/or rule and regulation to enable the State Board to make a decision whether waiver is necessary and appropriate. Notification shall include copies of all supporting documentation and evidence.

(d) The request for release shall be made in writing to the State Board of Education, 2300 Capitol Avenue, Hathaway Building, 2nd Floor, Cheyenne, Wyoming 82002-0050. Service can be made in person, by U.S. Mail or received by facsimile at (307)777-6234 during regular business hours. Any request received after regular business hours will be treated as received during the regular business hours of the next working day. It is the responsibility of the requesting party to ensure receipt by the State Superintendent if U.S. Mail or facsimile is the method utilized for delivery.

(e) Within forty-five (45) days after receipt of the request by the district board, the State Board shall notify the district board and the charter school applicant of its decision as to the approval or denial of the charter school applicant's request(s) for a waiver. Notice shall be given in the following manner:

(i) If the request is granted, the State Board shall notify the district board and the charter school applicant of the waiver. Notification of approval may be written or verbal. However, written notification is the preferred method of communication of any approval.

(ii) If the request for a waiver or release is denied, the State Board shall notify the district board and the charter school applicant of the denial in writing, via certified mail return receipt requested, and the notice shall include the following:

(A) The specific reasons for the denial; and

(B) If the denial includes multiple State statutes or regulations, the State Board shall specify the State statutes and regulations for which the waiver or release is denied, and the denial shall apply only to the statutes and regulations cited in the notification.

(iii) If the State Board fails to respond within forty-five (45) days after submittal of the request for waiver or release, the request shall be deemed granted and the waiver shall be included within the contract as executed between the district board and the charter school applicant.

(f) The State Board may only waive statutes and rules and regulations within its statutory authority or control. No waiver shall be made of any provision or regulation that is within the authority of the State Superintendent, the Wyoming Department of Education, the Professional Teaching Standards Board and any other state agency or entity.

(g) The State Board shall not waive any statute or rule relating to the assessments or standards required to be administered. Upon request of the charter applicant, the State Board shall provide summaries of such regulations and policies to use in preparing a charter school application and contract, including but not limited to the uniform educational program standards imposed upon public schools by W.S. §§ 21-9-101 and 21-9-102, the uniform student and content and performance standards prescribed by the rules and regulation of the State Board and the requirements of the statewide assessment system as promulgated pursuant to W.S. § 21-2-304(a)(v). In addition, the State Board shall not waive any statute or rule which relates to district or school accreditation, teacher certification or health and safety.

~~(b) The State Board will not consider waivers of state statutory requirements and rules promulgated. Any waiver granted by the State Board regarding state standards and assessments.~~

~~(c) Within ten (10) days after a charter school contract is approved by the school district, fifteen (15) copies of any request for release from state statutes and regulations, and all supporting documents and evidence, shall be delivered by the school district to the State Board at the Wyoming Department of Education, State Board of Education Chairman, 2300 Capitol Avenue, Hathaway Building, 2nd Floor, Cheyenne, Wyoming, 82002-0050. The State Board will accept electronic transmissions for a request for waiver, and of any supporting documents or evidence.~~

(d) — The charter school applicant shall supply adequate written justification for a waiver of each statute and rule to enable the State Board to make a decision whether waiver is necessary to support one or more of the purposes stated in Wyo. Stat. 21-3-301 and in accordance with Wyo. Stat. 21-3-310(b)(i).

(e) — In accordance with Wyo. Stat. 21-3-305, within forty five (45) days after a request for release from state statutes and regulations is received by the State Board, the State Board shall either grant or deny the request. The State Board shall notify the school district and the charter school of its decision via certified mail, return receipt requested. If the State Board denies a request, the written notification shall specify the reasons for denial. If the school district and the charter school do not receive notice of the State Board's decision within forty five (45) days after submittal of the request for release, the request shall be deemed granted. If the State Board denies a request for release that includes multiple state statutes or regulations for which the release is denied, the denial shall apply only to those state statutes and regulations as specified.

(h) (f) — Any waiver of state regard to any State statutes or regulations by the State Board shall be subject to review reviewed every two (2) years and may be revoked if the waiver is deemed no longer necessary by the State Board.

Section 13. — Complaints Concerning Charter Schools.

(a) — Complaints concerning charter schools shall be in writing, signed, and delivered to the Section 15. Notification of State Superintendent by District Board.

The district board inshall notify the district within whichState Superintendent of the approval of any charter school operates.

(a) (b) — Complaints concerningapplication, any modification to an existing contract or approved charter school application and/or any renewal of a charter schoolsschool application.

(b) — The notice shall be investigated and resolvedsent in accordance with procedures establishedthe provisions of Section 9(d) of these Rules to the State Superintendent.

(c) — A copy of the following documents shall accompany the notification:

(i) — The application as approved by the district board-;

(ii) — The contract as executed, including any attachments or extraneous documents, if applicable; and

(iii) — The official minutes of the district board meeting that evidence the approval of the application or any modification or amendments of the terms of the contract as executed by the district board and the charter school applicant.

Section 14-16.
to State Board.

Annual Reporting Requirements- Report on Charter Schools

(a) ~~(a)~~—Each district board ~~granting that grants~~ a charter, pursuant to Wyo. Stat. 21-3-301 et. seq., school application shall report to the State Board on an annual basis. Said annually on each charter school operating within the district.

(b) The report shall assure the State Board and all accompanying documentation shall be in the manner and form as prescribed by the Wyoming Department of Education with the consultation of the State Board of Education.

(c) The report, at a minimum, shall include the following items:

(i) An assurance with supporting documentation, evidence or data that students attending the charter school are receiving an education consistent with the educational opportunities available to all students within the school district. The report shall be received by the State Board on or before the 15th of October.;

(ii) ~~(b)~~ The report to the State Board will include, at a minimum, a copy of the building report card for the charter A school, including achievement data, description that provides a portrait of the school during the period of the report that at a minimum includes the following:

(A) Guiding philosophy;

(B) School programming;

(C) School staff;

(D) Student characteristics/demographics;

(E) School governance;

(F) Financial report in the format established identified as appropriate by the Wyoming Department of Education; fiscal reports to the Department in a format established by the Department's Fiscal Unit; an annual accreditation and

(G) Facilities updates and information;

(iii) A school performance report on WDE Form 605; a list of any complaints received by or what has been learned about the charter school and the resolution of those complaints; and a copy of the district's accreditation report, when applicable. schools performance plan against the goals contained in its charter, including:

Section 15. Accreditation. Pursuant to Wyo. Stat. 21-2-304 and Chapter 6, Wyoming State Board of Education Rules and Regulations, an approved charter school will be considered

~~as any other public school within the approving school district for the purposes of accreditation and, therefore, in the absence of approved waivers by the State Board of Education, must abide by all accreditation requirements. The charter school's review will be conducted and reported as for each other public school's review within that district. The district will be responsible for all corrective actions required of the schools, including the charter school.~~

~~Section 16~~ — **Federal Funds.**

~~(A) (a) Pursuant to and Evidence and analysis of performance and progress;~~

~~(B) Actions that are being taken to use accountability information to improve the schools programs, practices and performance;~~

~~(C) Unique accomplishments;~~

~~(D) An audit report; and~~

~~(E) Verification of accreditation status from a recognized accreditation agency;~~

~~(d) The report and accompanying documentation shall be submitted to the Wyoming Department of Education on or before March 15th of each school year for presentation to the State Board.~~

Section 17. Length of Operation for Charter School.

~~(a) A charter school application may be granted for a period not to exceed five (5) years.~~

~~(b) Upon presentation and approval of the district board in accordance with the No Child Left Behind Act of 2001, Section 12 of these Rules, charter school applications may be renewed for successive five (5) year periods.~~

~~Section 5206, and the Education Department General Administrative Regulations (EDGAR), 34 CFR Part 76, the local school~~ **18. Complaints Concerning Charter Schools.**

~~(a) Complaints concerning charter schools shall be in writing, signed and delivered to the district board in the district within which the charter school operates.~~

~~(b) Any and all complaints received shall be investigated and resolved in accordance with the policies and procedures established by the district must provide to the charter board.~~

Section 19. Discrimination of Charter Schools by District Board.

(a) No school its share of federal allocation money, regardless of negotiations related to state and/or local funding. The district and the shall discriminate against a charter school will adhere in publicizing the district's educational options, including but not limited via advertisement, direct mail, and the availability of mailing lists or other informational activities.

Section 20. General Operating Procedures for Charter Schools.

(a) A charter school shall comply with the provisions set forth in its approved charter school application and the contract as executed with the district board.

(b) A charter school shall be a public school within the school district that grants its charter and shall be accountable to any other the district board for all purposes of ensuring compliance with applicable laws and charter provisions and the requirements of the Wyoming Constitution.

(c) A charter school shall be subject to all federal and state laws and constitutional provisions prohibiting discrimination on the basis of disability, race, creed, color, gender, national origin, religion, ancestry or need for special education services.

(d) A charter school shall have standing to sue and be sued in its own name for the enforcement of any contract created pursuant to the applicable statutes and rules and regulations.

(e) Enrollment decisions shall not be made:

(i) In a discriminatory manner as specified by the charter school applicant in the charter school application, which includes that at-risk or special program students may not be discriminated against; and

(ii) Solely on academic abilities or achievements, including test scores or intelligence quotient scores.

(f) Tuition shall not be charged by a charter school.

(g) A charter school shall be responsible for its own operation including, but not limited to, preparation of a budget, contracting for services and personnel.

(h) A charter school shall be authorized to offer any educational programs that may be offered by a school district unless expressly prohibited by its charter or by Wyoming law.

(i) Any charter school shall participate in the Wyoming retirement system to the extent required if it were a public school within a district.

(i) The school district shall be the owner of all records of the charter school, including student, staff and public affairs records of charter school operations. Upon closure of the charter school, all charter school records shall be promptly delivered to the school district.

Section 21. Charter School Personnel.

(a) All teachers and personnel employed by charter schools shall be subject to the same requirements with respect to certification by the Wyoming Professional Teaching Standards Board and other qualifications as any other teachers or personnel authorized to teach in Wyoming public schools.

(b) A teacher employed by a charter school shall be considered to be on a one (1) year leave of absence from the school district for the first year of employment with the charter school.

(i) The leave shall commence on the first day of services for the charter school;

(ii) The one (1) year leave of absence shall be renewed twice, for a total of three (3) years, upon mutual agreement of the teacher and the school district; and

(iii) At the end of the three (3) year period, the district and the teacher shall determine the relationship of the teacher to the district and the district shall provide the teacher with written notice of its determination.

(c) federal statutory requirements and U.S. The employment status of school district employees employed by the charter school who seek to return to the employment with non-charter schools in the school district shall be negotiated and such treatment shall be addressed and explained within the charter school application as approved by the district board.

Section 22. Charter School Contracts.

(a) A charter school may contract for the provision of services and property subject to following:

(i) The contract shall be executed in the same manner and subject to the same restrictions as contracts executed by public schools and school districts;

(ii) The charter school shall be subject to all competitive bidding laws which apply to school districts;

(iii) The contract shall not exceed the funds available to the charter school;

(iv) The contract shall not exceed the remaining length of operation for which the charter school was approved by the district board; and

(v) With the approval of the school district, the charter school may delegate the authority to negotiate the contract or execute the contract, or both, to the school district.

(b) A charter school may negotiate and contract with a school district, the governing body of a state college or university, or any third party for:

(i) The use of a school building and grounds;

(ii) The operation and maintenance thereof; or

(iii) The provision of any service, activity or undertaking that the charter school is required to perform in order to carry out the educational program described in its charter.

(b) Any services for which a charter school contracts with a school district shall be provided by the district at cost.

(c) No charter school shall enter into a contract with an independent management company without the prior written consent of the district board. The school district shall be a third-party beneficiary to any management contract approved by the district board.

Section 23. Facilities for Charter Schools.

(a) A charter school shall not be required to pay rent for space which is deemed available, as negotiated by contract, in school district facilities. All other costs for the improvement, modification, operation and maintenance of the facilities used by the charter school shall be subject to negotiation between the charter school and the district board.

(b) All decisions regarding the planning, siting and inspection of charter school facilities shall be made in accordance with law and as specified by contract with the district board.

Section 24. Charter School Funding.

(a) All charter schools shall be funded in accordance with Wyoming Statute and the applicable rules and regulations of the Wyoming Department of Education and the Wyoming State Board of Education.

(b) The applicable statutes and rules include, but are not limited to, the following:

(i) W.S. §§ 21-3-314, 21-13-101 et seq. and 21-13-301 et seq.; and

(ii) Chapter 8, *Rules and Regulations of the School Foundation Program*, Wyoming Department of Education guidance or regulations. Rules and Regulations.

Section 25. Appeal of District Board Decisions to the State Board.

(a) In accordance with the provisions contained in this Section, except in the instance of an appeal relating to refusal to participate in mediation, any person, including a charter school applicant, may appeal a decision of a district board concerning a charter school to the State

Board. If the appeal involves a refusal to participate in mediation, only the district superintendent or the charter school applicant may request an appeal under this Section.

(b) The following requirements shall apply to all hearings conducted by the State Board in accordance with this Section:

(i) Appropriate notice of the hearing shall be given to the public in accordance with the Wyoming Public Meetings Act (W.S. §§ 16-4-401 through 16-4-408);

(ii) A quorum of the State Board shall attend the hearing;

(iii) The Wyoming Administrative Procedure Act (W.S. § 16-3-101 et seq.) and Chapter 3 of the Wyoming Department of Education will invite all approved charter schools to compete in Education's Rules and Regulations governing the Practice and Procedure for Contested Cases shall apply to the hearings held in accordance with this Section; and

(iv) The proceeding, including all federal formula grant competitions offered by the Department, testimony, shall be reported verbatim stenographically or by any other means determined appropriate by the State Board or officer presiding at the hearing.

(c) Notice shall be provided to the State Board and the district board of any appeal within thirty (30) days after the decision of the district board.

(d) The notice to the State Board shall be sent in accordance with the provisions of Section 14(c) of these Rules.

(e) The State Board shall hold a public hearing within sixty (60) days after receipt of the first notice of appeal or upon the motion of the State Board.

(i) If as a result of the hearing, the State Board finds that the district board's decision was contrary to the best interests of the pupils, the school district or the community, it shall remand the decision to the district board with written instructions for reconsideration of the previous decision.

(f) Within thirty (30) days after the decision by the State Board to remand a decision to the district board, the district board shall hold a second public hearing to reconsider its decision.

(i) The hearing shall be held in accordance with the provisions of Section 10 of these Rules.

(g) If the district board's decision remains to deny, refuse to renew or revoke a charter or to unilaterally impose conditions unacceptable to the charter school applicant after the second hearing, a second notice of appeal may be filed by any person to appeal a decision of a district board concerning a charter school with the State Board within thirty (30) days of the district board's decision.

(i) The State Board shall hold a hearing within thirty (30) days following the receipt of the second notice of appeal or the making of a motion for a second review by the State Board to determine whether the final decision of the district board was contrary to the best interests of the pupils, school district or community.

(ii) If the State Board finds a second time that the district board's decision was contrary to the best interests of the pupils, school district or community, it shall remand the final decision to the district board with instructions to approve the charter application.

(h) The decision by the State Board may require changes to the contract to be executed between the charter school applicant and the district board.

