By: Van de Putte, et al. (Shelton)

S.B. No. 1872

A BILL TO BE ENTITLED

1	AN ACT
2	relating to revising, revoking, or denying renewal of charters of
3	open-enrollment charter schools under certain circumstances.
4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
5	SECTION 1. Subchapter D, Chapter 12, Education Code, is
6	amended by adding Section 12.1141 to read as follows:
7	Sec. 12.1141. REVISION: ADDING SCHOOLS UNDER CERTAIN
8	CIRCUMSTANCES. (a) Except as provided by Subsection (b), the
9	commissioner may not deny approval for a charter holder to add one
10	or more additional open-enrollment charter schools under an
11	existing open-enrollment charter granted to the charter holder if:
12	(1) considering available data, the charter holder
13	meets all criteria established by rule for adding a charter school
14	under an existing charter other than criteria for performance based
15	on dropout and completion rates of one or more existing charter
16	schools under the charter and the charter holder demonstrates
17	through a process developed by the agency that those criteria would
18	<pre>be met if:</pre>
19	(A) a student enrolled at the charter school who
20	is at least 17 years of age at the time of enrollment were not
21	considered a dropout; and
22	(B) a student who graduates from the charter
23	school before or during the student's sixth year of high school were
24	considered a high school graduate;

1 (2) the charter holder, at the time of submission of 2 the application for approval to add one or more additional charter schools, has been assigned a financial accountability rating under 3 Subchapter D, Chapter 39, indicating financial performance that is 4 5 satisfactory or better; and (3) each additional charter school: 6 7 (A) will serve only high school students; (B) will have an enrollment of students of whom 8 9 at least 50 percent did not graduate with a ninth grade cohort; and 10 (C) will be in the geographical area described 11 for the charter under Section 12.111(a)(14). (b) The commissioner may not approve a total of more than 10 12 13 additional charter schools under Subsection (a). The commissioner may, in accordance with commissioner rule, limit the enrollment of 14 15 an additional charter school as necessary to conform to the 16 capacity limits of the charter holder or the demand for services in the geographical area, as determined by the commissioner, but may 17 not limit the enrollment of an additional charter school to less 18 than the number of students currently enrolled at the high school 19 20 level at a charter school operated by the charter holder that focuses on dropout recovery. 21 22 (c) This section expires September 1, 2013. SECTION 2. Subchapter D, Chapter 12, Education Code, is 23 amended by adding Section 12.1151 to read as follows: 24

FOR CERTAIN CHARTER SCHOOLS. (a) This section applies only to an

open-enrollment charter school that has an enrollment of students

Sec. 12.1151. LIMITATION ON REVOCATION OR DENIAL OF RENEWAL

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- 1 of whom at least 50 percent did not graduate with a ninth grade
- 2 <u>cohort.</u>
- 3 (b) The commissioner may not revoke or deny renewal of the
- 4 charter of an open-enrollment charter school to which this section
- 5 applies if:
- 6 (1) considering available data, the charter holder
- 7 meets all criteria established by rule for adding a charter school
- 8 under an existing charter other than criteria for performance based
- 9 on dropout and completion rates of one or more existing charter
- 10 schools under the charter and the charter holder demonstrates
- 11 through a process developed by the agency that those criteria would
- 12 be met if:
- 13 (A) a student enrolled at the charter school who
- 14 is at least 17 years of age at the time of enrollment were not
- 15 considered a dropout; and
- 16 (B) a student who graduates from the charter
- 17 school before or during the student's sixth year of high school were
- 18 considered a high school graduate; and
- 19 (2) the charter holder, at the time the ratings appeal
- 20 is filed, has been assigned a financial accountability rating under
- 21 Subchapter D, Chapter 39, that indicates financial performance that
- 22 <u>is satisfactory or better.</u>
- (c) This section expires September 1, 2013.
- SECTION 3. This Act takes effect immediately if it receives
- 25 a vote of two-thirds of all the members elected to each house, as
- 26 provided by Section 39, Article III, Texas Constitution. If this
- 27 Act does not receive the vote necessary for immediate effect, this

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1 Act takes effect September 1, 2011.