Senate Engrossed House Bill

State of Arizona
House of Representatives
Fifty-first Legislature
Second Regular Session
2014

CHAPTER 137

HOUSE BILL 2265

AN ACT

AMENDING SECTIONS 15-183 AND 15-701.01, ARIZONA REVISED STATUTES; RELATING TO
SCHOOL CURRICULUM.

(TEXT OF BILL BEGINS ON NEXT PAGE)
Be it enacted by the Legislature of the State of Arizona:

Section 1. Section 15-183, Arizona Revised Statutes, is amended to read:

15-183. Charter schools; application; requirements; immunity; exemptions; renewal of application; reprisal; fee; funds

A. An applicant seeking to establish a charter school shall submit a written application to a proposed sponsor as prescribed in subsection C of this section. The application, application process and application time frames shall be posted on the sponsor's website and shall include the following, as specified in the application adopted by the sponsor:

1. A detailed educational plan.
2. A detailed business plan.
3. A detailed operational plan.
4. Any other materials required by the sponsor.

B. The sponsor of a charter school may contract with a public body, private person or private organization for the purpose of establishing a charter school pursuant to this article.

C. The sponsor of a charter school may be either a school district governing board, the state board of education, the state board for charter schools, a university under the jurisdiction of the Arizona board of regents, a community college district with enrollment of more than fifteen thousand full-time equivalent students or a group of community college districts with a combined enrollment of more than fifteen thousand full-time equivalent students, subject to the following requirements:

1. For charter schools that submit an application for sponsorship to a school district governing board:
   (a) An applicant for a charter school may submit its application to a school district governing board, which shall either accept or reject sponsorship of the charter school within ninety days. An applicant may submit a revised application for reconsideration by the governing board. If the governing board rejects the application, the governing board shall notify the applicant in writing of the reasons for the rejection. The applicant may request, and the governing board may provide, technical assistance to improve the application.
   (b) In the first year that a school district is determined to be out of compliance with the uniform system of financial records, within fifteen days of the determination of noncompliance, the school district shall notify by certified mail each charter school sponsored by the school district that the school district is out of compliance with the uniform system of financial records. The notification shall include a statement that if the school district is determined to be out of compliance for a second consecutive year, the charter school will be required to transfer sponsorship to another entity pursuant to subdivision (c) of this paragraph.
   (c) In the second consecutive year that a school district is determined to be out of compliance with the uniform system of financial records, the school district shall cease to sponsor any charter school and any existing charter school shall be required to transfer sponsorship to another entity pursuant to subdivision (c) of this paragraph.
records, within fifteen days of the determination of noncompliance, the school district shall notify by certified mail each charter school sponsored by the school district that the school district is out of compliance with the uniform system of financial records. A charter school that receives a notification of school district noncompliance pursuant to this subdivision shall file a written sponsorship transfer application within forty-five days with the state board of education, the state board for charter schools or the school district governing board if the charter school is located within the geographic boundaries of that school district. A charter school that receives a notification of school district noncompliance may request an extension of time to file a sponsorship transfer application, and the state board of education, the state board for charter schools or a school district governing board may grant an extension of not more than an additional thirty days if good cause exists for the extension. The state board of education and the state board for charter schools shall approve a sponsorship transfer application pursuant to this paragraph.

(d) A school district governing board shall not grant a charter to a charter school that is located outside the geographic boundaries of that school district.

(e) A school district that has been determined to be out of compliance with the uniform system of financial records during either of the previous two fiscal years shall not sponsor a new or transferring charter school.

2. The applicant may submit the application to the state board of education or the state board for charter schools. The state board of education or the state board for charter schools may approve the application if the application meets the requirements of this article and may approve the charter if the proposed sponsor determines, within its sole discretion, that the applicant is sufficiently qualified to operate a charter school and that the applicant is applying to operate as a separate charter holder by considering factors such as whether:

(a) The schools have separate governing bodies, governing body membership, staff, facilities, and student population.

(b) Daily operations are carried out by different administrators.

(c) The applicant intends to have an affiliation agreement for the purpose of providing enrollment preferences.

(d) The applicant's charter management organization has multiple charter holders serving varied grade configurations on one physical site or nearby sites serving one community.

(e) It is reconstituting an existing school site population at the same or new site.

(f) It is reconstituting an existing grade configuration from a prior charter holder with at least one grade remaining on the original site with the other grade or grades moving to a new site.

The state board of education or the state board for charter schools may approve any charter schools transferring charters. The state board of education and the state board for charter schools shall approve any charter
schools transferring charters from a school district that is determined to be
out of compliance with the uniform system of financial records pursuant to
this section, but may require the charter school to sign a new charter that
is equivalent to the charter awarded by the former sponsor. If the state
board of education or the state board for charter schools rejects the
preliminary application, the state board of education or the state board for
charter schools shall notify the applicant in writing of the reasons for the
rejection and of suggestions for improving the application. An applicant may
submit a revised application for reconsideration by the state board of
education or the state board for charter schools. The applicant may request,
and the state board of education or the state board for charter schools may
provide, technical assistance to improve the application.

3. The applicant may submit the application to a university under the
jurisdiction of the Arizona board of regents, a community college district or
a group of community college districts. A university, a community college
district or a group of community college districts may approve the
application if it meets the requirements of this article and if the proposed
sponsor determines, in its sole discretion, that the applicant is
sufficiently qualified to operate a charter school.

4. Each applicant seeking to establish a charter school shall submit a
full set of fingerprints to the approving agency for the purpose of obtaining
a state and federal criminal records check pursuant to section 41-1750 and
Public Law 92-544. If an applicant will have direct contact with students,
the applicant shall possess a valid fingerprint clearance card that is issued
pursuant to title 41, chapter 12, article 3.1. The department of public
safety may exchange this fingerprint data with the federal bureau of
investigation. The criminal records check shall be completed before the
issuance of a charter.

5. All persons engaged in instructional work directly as a classroom,
laboratory or other teacher or indirectly as a supervisory teacher, speech
therapist or principal shall have a valid fingerprint clearance card that is
issued pursuant to title 41, chapter 12, article 3.1, unless the person is a
volunteer or guest speaker who is accompanied in the classroom by a person
with a valid fingerprint clearance card. A charter school shall not employ a
teacher whose certificate has been surrendered or revoked, unless the
teacher's certificate has been subsequently reinstated by the state board of
education. All other personnel shall be fingerprint checked pursuant to
section 15-512. Before employment, the charter school shall make documented,
good faith efforts to contact previous employers of a person to obtain
information and recommendations that may be relevant to a person's fitness
for employment as prescribed in section 15-512, subsection F. The charter
school shall notify the department of public safety if the charter school or
sponsor receives credible evidence that a person who possesses a valid
fingerprint clearance card is arrested for or is charged with an offense
listed in section 41-1758.03, subsection B. Charter schools may hire
personnel that have not yet received a fingerprint clearance card if proof is
provided of the submission of an application to the department of public
safety for a fingerprint clearance card and if the charter school that is
seeking to hire the applicant does all of the following:
(a) Documents in the applicant's file the necessity for hiring and
placement of the applicant before receiving a fingerprint clearance card.
(b) Ensures that the department of public safety completes a statewide
criminal records check on the applicant. A statewide criminal records check
shall be completed by the department of public safety every one hundred
twenty days until the date that the fingerprint check is completed.
(c) Obtains references from the applicant's current employer and the
two most recent previous employers except for applicants who have been
employed for at least five years by the applicant's most recent employer.
(d) Provides general supervision of the applicant until the date that
the fingerprint card is obtained.
(e) Completes a search of criminal records in all local jurisdictions
outside of this state in which the applicant has lived in the previous five
years.
(f) Verifies the fingerprint status of the applicant with the
department of public safety.
6. A charter school that complies with the fingerprinting requirements
of this section shall be deemed to have complied with section 15-512 and is
entitled to the same rights and protections provided to school districts by
section 15-512.
7. If a charter school operator is not already subject to a public
meeting or hearing by the municipality in which the charter school is
located, the operator of a charter school shall conduct a public meeting at
least thirty days before the charter school operator opens a site or sites
for the charter school. The charter school operator shall post notices of
the public meeting in at least three different locations that are within
three hundred feet of the proposed charter school site.
8. A person who is employed by a charter school or who is an applicant
for employment with a charter school, who is arrested for or charged with a
nonappealable offense listed in section 41-1758.03, subsection B and who does
not immediately report the arrest or charge to the person's supervisor or
potential employer is guilty of unprofessional conduct and the person shall
be immediately dismissed from employment with the charter school or
immediately excluded from potential employment with the charter school.
9. A person who is employed by a charter school and who is convicted
of any nonappealable offense listed in section 41-1758.03, subsection B or is
convicted of any nonappealable offense that amounts to unprofessional conduct
under section 15-550 shall immediately do all of the following:
(a) Surrender any certificates issued by the department of education.
(b) Notify the person's employer or potential employer of the
conviction.
(c) Notify the department of public safety of the conviction.
(d) Surrender the person's fingerprint clearance card.
D. An entity that is authorized to sponsor charter schools pursuant to this article has no legal authority over or responsibility for a charter school sponsored by a different entity. This subsection does not apply to the state board of education's duty to exercise general supervision over the public school system pursuant to section 15-203, subsection A, paragraph 1.

E. The charter of a charter school shall do all of the following:

1. Ensure compliance with federal, state and local rules, regulations and statutes relating to health, safety, civil rights and insurance. The department of education shall publish a list of relevant rules, regulations and statutes to notify charter schools of their responsibilities under this paragraph.

2. Ensure that it is nonsectarian in its programs, admission policies and employment practices and all other operations.

3. Ensure that it provides a comprehensive program of instruction for at least a kindergarten program or any grade between grades one and twelve, except that a school may offer this curriculum with an emphasis on a specific learning philosophy or style or certain subject areas such as mathematics, science, fine arts, performance arts or foreign language.

4. Ensure that it designs a method to measure pupil progress toward the pupil outcomes adopted by the state board of education pursuant to section 15-741.01, including participation in the Arizona instrument to measure standards test and the nationally standardized norm-referenced achievement test as designated by the state board and the completion and distribution of an annual report card as prescribed in chapter 7, article 3 of this title.

5. Ensure that, except as provided in this article and in its charter, it is exempt from all statutes and rules relating to schools, governing boards and school districts.

6. Ensure that, except as provided in this article, it is subject to the same financial and electronic data submission requirements as a school district, including the uniform system of financial records as prescribed in chapter 2, article 4 of this title, procurement rules as prescribed in section 15-213 and audit requirements. The auditor general shall conduct a comprehensive review and revision of the uniform system of financial records to ensure that the provisions of the uniform system of financial records that relate to charter schools are in accordance with commonly accepted accounting principles used by private business. A school's charter may include exceptions to the requirements of this paragraph that are necessary as determined by the district governing board, the state board of education or the state board for charter schools. The department of education or the office of the auditor general may conduct financial, program or compliance audits.

7. Ensure compliance with all federal and state laws relating to the education of children with disabilities in the same manner as a school district.
8. Ensure that it provides for a governing body for the charter school that is responsible for the policy decisions of the charter school. Notwithstanding section 1-216, if there is a vacancy or vacancies on the governing body, a majority of the remaining members of the governing body constitute a quorum for the transaction of business, unless that quorum is prohibited by the charter school's operating agreement.

9. Ensure that it provides a minimum of one hundred eighty instructional days before June 30 of each fiscal year unless it is operating on an alternative calendar approved by its sponsor. The superintendent of public instruction shall adjust the apportionment schedule accordingly to accommodate a charter school utilizing an alternative calendar.

F. A charter school shall keep on file the resumes of all current and former employees who provide instruction to pupils at the charter school. Resumes shall include an individual's educational and teaching background and experience in a particular academic content subject area. A charter school shall inform parents and guardians of the availability of the resume information and shall make the resume information available for inspection on request of parents and guardians of pupils enrolled at the charter school. This subsection does not require any charter school to release personally identifiable information in relation to any teacher or employee, including the teacher's or employee's address, salary, social security number or telephone number.

G. The charter of a charter school may be amended at the request of the governing body of the charter school and on the approval of the sponsor.

H. Charter schools may contract, sue and be sued.

I. The charter is effective for fifteen years from the first day of the fiscal year as specified in the charter, subject to the following:

1. At least eighteen months before the expiration of the charter, the sponsor shall notify the charter school that the charter school may apply for renewal and shall make the renewal application available to the charter school. A charter school that elects to apply for renewal shall file a complete renewal application at least fifteen months before the expiration of the charter. A sponsor shall give written notice of its intent not to renew the charter school's request for renewal to the charter school at least twelve months before the expiration of the charter. The sponsor shall make data used in making renewal decisions available to the school and the public and shall provide a public report summarizing the evidence basis for each decision. The sponsor may deny the request for renewal if, in its judgment, the charter holder has failed to do any of the following:

(a) Meet or make sufficient progress toward the academic performance expectations set forth in the performance framework.

(b) Meet the operational performance expectations set forth in the performance framework or any improvement plans.

(c) Complete the obligations of the contract.

(d) Comply with this article or any provision of law from which the charter school is not exempt.
2. A charter operator may apply for early renewal. At least nine months before the charter school's intended renewal consideration, the operator of the charter school shall submit a letter of intent to the sponsor to apply for early renewal. The sponsor shall review fiscal audits and academic performance data for the charter school that are annually collected by the sponsor, review the current contract between the sponsor and the charter school and provide the qualifying charter school with a renewal application. On submission of a complete application, the sponsor shall give written notice of its consideration of the renewal application. The sponsor may deny the request for early renewal if, in the sponsor's judgment, the charter holder has failed to do any of the following:

(a) Meet or make sufficient progress toward the academic performance expectations set forth in the performance framework.

(b) Meet the operational performance expectations set forth in the performance framework or any improvement plans.

(c) Complete the obligations of the contract.

(d) Comply with this article or any provision of law from which the charter school is not exempt.

3. A sponsor shall review a charter at five-year intervals using a performance framework adopted by the sponsor and may revoke a charter at any time if the charter school breaches one or more provisions of its charter or if the sponsor determines that the charter holder has failed to do any of the following:

(a) Meet or make sufficient progress toward the academic performance expectations set forth in the performance framework.

(b) Meet the operational performance expectations set forth in the performance framework or any improvement plans.

(c) Comply with this article or any provision of law from which the charter school is not exempt.

4. At least sixty days before the effective date of the proposed revocation, the sponsor shall give written notice to the operator of the charter school of its intent to revoke the charter. Notice of the sponsor's intent to revoke the charter shall be delivered personally to the operator of the charter school or sent by certified mail, return receipt requested, to the address of the charter school. The notice shall incorporate a statement of reasons for the proposed revocation of the charter. The sponsor shall allow the charter school at least sixty days to correct the problems associated with the reasons for the proposed revocation of the charter. The final determination of whether to revoke the charter shall be made at a public hearing called for such purpose.

J. The charter may be renewed for successive periods of twenty years.

K. A charter school that is sponsored by the state board of education, the state board for charter schools, a university, a community college district or a group of community college districts may not be located on the property of a school district unless the district governing board grants this authority.
L. A governing board or a school district employee who has control over personnel actions shall not take unlawful reprisal against another employee of the school district because the employee is directly or indirectly involved in an application to establish a charter school. A governing board or a school district employee shall not take unlawful reprisal against an educational program of the school or the school district because an application to establish a charter school proposes the conversion of all or a portion of the educational program to a charter school. For the purposes of this subsection, "unlawful reprisal" means an action that is taken by a governing board or a school district employee as a direct result of a lawful application to establish a charter school and that is adverse to another employee or an education program and:

1. With respect to a school district employee, results in one or more of the following:
   (a) Disciplinary or corrective action.
   (b) Detail, transfer or reassignment.
   (c) Suspension, demotion or dismissal.
   (d) An unfavorable performance evaluation.
   (e) A reduction in pay, benefits or awards.
   (f) Elimination of the employee's position without a reduction in force by reason of lack of monies or work.
   (g) Other significant changes in duties or responsibilities that are inconsistent with the employee's salary or employment classification.

2. With respect to an educational program, results in one or more of the following:
   (a) Suspension or termination of the program.
   (b) Transfer or reassignment of the program to a less favorable department.
   (c) Relocation of the program to a less favorable site within the school or school district.
   (d) Significant reduction or termination of funding for the program.

M. Charter schools shall secure insurance for liability and property loss. The governing body of a charter school that is sponsored by the state board of education or the state board for charter schools may enter into an intergovernmental agreement or otherwise contract to participate in an insurance program offered by a risk retention pool established pursuant to section 11-952.01 or 41-621.01 or the charter school may secure its own insurance coverage. The pool may charge the requesting charter school reasonable fees for any services it performs in connection with the insurance program.

N. Charter schools do not have the authority to acquire property by eminent domain.

O. A sponsor, including members, officers and employees of the sponsor, is immune from personal liability for all acts done and actions taken in good faith within the scope of its authority.
P. Charter school sponsors and this state are not liable for the debts or financial obligations of a charter school or persons who operate charter schools.

Q. The sponsor of a charter school shall establish procedures to conduct administrative hearings on determination by the sponsor that grounds exist to revoke a charter. Procedures for administrative hearings shall be similar to procedures prescribed for adjudicative proceedings in title 41, chapter 6, article 10. Except as provided in section 41-1092.08, subsection H, final decisions of the state board of education and the state board for charter schools from hearings conducted pursuant to this subsection are subject to judicial review pursuant to title 12, chapter 7, article 6.

R. The sponsoring entity of a charter school shall have oversight and administrative responsibility for the charter schools that it sponsors. In implementing its oversight and administrative responsibilities, the sponsor shall ground its actions in evidence of the charter holder's performance in accordance with the performance framework adopted by the sponsor. The performance framework shall be publicly available, shall be placed on the sponsoring entity's website and shall include:

1. The academic performance expectations of the charter school and the measurement of sufficient progress toward the academic performance expectations.

2. The operational expectations of the charter school, including adherence to all applicable laws and obligations of the charter contract.

3. Intervention and improvement policies.

S. Charter schools may pledge, assign or encumber their assets to be used as collateral for loans or extensions of credit.

T. All property accumulated by a charter school shall remain the property of the charter school.

U. Charter schools may not locate a school on property that is less than one-fourth mile from agricultural land regulated pursuant to section 3-365, except that the owner of the agricultural land may agree to comply with the buffer zone requirements of section 3-365. If the owner agrees in writing to comply with the buffer zone requirements and records the agreement in the office of the county recorder as a restrictive covenant running with the title to the land, the charter school may locate a school within the affected buffer zone. The agreement may include any stipulations regarding the charter school, including conditions for future expansion of the school and changes in the operational status of the school that will result in a breach of the agreement.

V. A transfer of a charter to another sponsor, a transfer of a charter school site to another sponsor or a transfer of a charter school site to a different charter shall be completed before the beginning of the fiscal year that the transfer is scheduled to become effective. An entity that sponsors charter schools may accept a transferring school after the beginning of the fiscal year if the transfer is approved by the superintendent of public instruction. The superintendent of public instruction shall have the
discretion to consider each transfer during the fiscal year on a case by case basis. If a charter school is sponsored by a school district that is determined to be out of compliance with this title, the uniform system of financial records or any other state or federal law, the charter school may transfer to another sponsoring entity at any time during the fiscal year. A charter holder seeking to transfer sponsors shall comply with the current charter terms regarding assignment of the charter. A charter holder transferring sponsors shall notify the current sponsor that the transfer has been approved by the new sponsor.

W. Notwithstanding subsection V of this section, a charter holder on an improvement plan must notify parents or guardians of registered students of the intent to transfer the charter and the timing of the proposed transfer. On the approved transfer, the new sponsor shall enforce the improvement plan but may modify the plan based on performance.

X. Notwithstanding subsection Y of this section, the state board for charter schools shall charge a processing fee to any charter school that amends its contract to participate in Arizona online instruction pursuant to section 15-808. The charter Arizona online instruction processing fund is established consisting of fees collected and administered by the state board for charter schools. The state board for charter schools shall use monies in the fund only for the processing of contract amendments for charter schools participating in Arizona online instruction. Monies in the fund are continuously appropriated.

Y. The sponsoring entity may not charge any fees to a charter school that it sponsors unless the sponsor has provided services to the charter school and the fees represent the full value of those services provided by the sponsor. On request, the value of the services provided by the sponsor to the charter school shall be demonstrated to the department of education.

Z. Charter schools may enter into an intergovernmental agreement with a presiding judge of the juvenile court to implement a law related education program as defined in section 15-154. The presiding judge of the juvenile court may assign juvenile probation officers to participate in a law related education program in any charter school in the county. The cost of juvenile probation officers who participate in the program implemented pursuant to this subsection shall be funded by the charter school.

AA. The sponsor of a charter school shall modify previously approved curriculum requirements for a charter school that wishes to participate in the board examination system prescribed in chapter 7, article 6 of this title.

BB. If a charter school decides not to participate in the board examination system prescribed in chapter 7, article 6 of this title, pupils enrolled at that charter school may earn a Grand Canyon diploma by obtaining a passing score on the same board examinations.

CC. Notwithstanding subsection Y of this section, a sponsor of charter schools may charge a new charter application processing fee to any applicant. The application fee shall fully cover the cost of application review and any
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needed technical assistance. Authorizers may approve policies that allow a portion of the fee to be returned to the applicant whose charter is approved.

DD. A charter school may choose to provide a preschool program for children with disabilities pursuant to section 15-771.

EE. PURSUANT TO THE PRESCRIBED GRADUATION REQUIREMENTS ADOPTED BY THE STATE BOARD OF EDUCATION, THE GOVERNING BODY OF A CHARTER SCHOOL OPERATING A HIGH SCHOOL MAY APPROVE A RIGOROUS COMPUTER SCIENCE COURSE THAT WOULD FULFILL A MATHEMATICS COURSE REQUIRED FOR GRADUATION FROM HIGH SCHOOL. THE GOVERNING BODY MAY ONLY APPROVE A RIGOROUS COMPUTER SCIENCE COURSE IF THE RIGOROUS COMPUTER SCIENCE COURSE INCLUDES SIGNIFICANT MATHEMATICS CONTENT AND THE GOVERNING BODY DETERMINES THE HIGH SCHOOL WHERE THE RIGOROUS COMPUTER SCIENCE COURSE IS OFFERED HAS SUFFICIENT CAPACITY, INFRASTRUCTURE AND QUALIFIED STAFF, INCLUDING COMPETENT TEACHERS OF COMPUTER SCIENCE.

Sec. 2. Section 15-701.01, Arizona Revised Statutes, is amended to read:
15-701.01. High school; graduation; requirements; community college or university courses; transfer from private schools; academic credit

A. The state board of education shall:
1. Prescribe a minimum course of study, as defined in section 15-101 and incorporating the academic standards adopted by the state board of education, for the graduation of pupils from high school.
2. Prescribe competency requirements for the graduation of pupils from high school incorporating the academic standards in at least the areas of reading, writing, mathematics, science and social studies. The academic standards prescribed by the state board of education in social studies shall include personal finance. This paragraph does not allow the state board of education to establish a required separate personal finance course for the purpose of the graduation of pupils from high school.
3. Develop and adopt competency tests pursuant to section 15-741. English language learners who are subject to article 3.1 of this chapter are subject to the assessments prescribed in section 15-741.

B. The governing board of a school district shall:
1. Prescribe curricula that include the academic standards in the required subject areas pursuant to subsection A, paragraph 1 of this section.
2. Prescribe criteria for the graduation of pupils from the high schools in the school district. These criteria shall include accomplishment of the academic standards in at least reading, writing, mathematics, science and social studies, as determined by district assessment. PURSUANT TO THE PRESCRIBED GRADUATION REQUIREMENTS ADOPTED BY THE STATE BOARD OF EDUCATION, THE GOVERNING BOARD MAY APPROVE A RIGOROUS COMPUTER SCIENCE COURSE THAT WOULD FULFILL A MATHEMATICS COURSE REQUIRED FOR GRADUATION FROM HIGH SCHOOL. THE GOVERNING BOARD MAY ONLY APPROVE A RIGOROUS COMPUTER SCIENCE COURSE IF THE RIGOROUS COMPUTER SCIENCE COURSE INCLUDES SIGNIFICANT MATHEMATICS CONTENT AND THE GOVERNING BOARD DETERMINES THE HIGH SCHOOL WHERE THE RIGOROUS COMPUTER SCIENCE COURSE IS OFFERED HAS SUFFICIENT CAPACITY, INFRASTRUCTURE AND QUALIFIED STAFF, INCLUDING COMPETENT TEACHERS OF COMPUTER SCIENCE.
QUALIFIED STAFF, INCLUDING COMPETENT TEACHERS OF COMPUTER SCIENCE. Other criteria may include additional measures of academic achievement and attendance.

C. The governing board may prescribe the course of study and competency requirements for the graduation of pupils from high school that are in addition to or higher than the course of study and competency requirements that the state board prescribes.

D. The governing board may prescribe competency requirements for the passage of pupils in courses that are required for graduation from high school.

E. A teacher shall determine whether to pass or fail a pupil in a course in high school as provided in section 15-521, paragraph 4 on the basis of the competency requirements, if any have been prescribed. The governing board, if it reviews the decision of a teacher to pass or fail a pupil in a course in high school as provided in section 15-342, paragraph 11, shall base its decision on the competency requirements, if any have been prescribed.

F. Graduation requirements established by the governing board may be met by a pupil who passes courses in the required or elective subjects at a community college or university, if the course is at a higher level than the course taught in the high school attended by the pupil or, if the course is not taught in the high school, the level of the course is equal to or higher than the level of a high school course. The governing board shall determine if the subject matter of the community college or university course is appropriate to the specific requirement the pupil intends it to fulfill and if the level of the community college or university course is less than, equal to or higher than a high school course, and the governing board shall award one-half of a carnegie unit for each three semester hours of credit the pupil earns in an appropriate community college or university course. If a pupil is not satisfied with the decision of the governing board regarding the amount of credit granted or the subjects for which credit is granted, the pupil may request that the state board of education review the decision of the governing board, and the state board shall make the final determination of the amount of credit to be given the pupil and for which subjects. The governing board shall not limit the number of credits that is required for high school graduation and that may be met by taking community college or university courses. For the purposes of this subsection:

1. "Community college" means an educational institution that is operated by a community college district as defined in section 15-1401 or a postsecondary educational institution under the jurisdiction of an Indian tribe recognized by the United States department of the interior.

2. "University" means a university under the jurisdiction of the Arizona board of regents.

G. A pupil who transfers from a private school shall be provided with a list that indicates those credits that have been accepted and denied by the school district. A pupil may request to take an examination in each particular course in which credit has been denied. The school district shall
accept the credit for each particular course in which the pupil takes an
examination and receives a passing score on a test designed and evaluated by
a teacher in the school district who teaches the subject matter on which the
examination is based. In addition to the above requirements, the governing
board of a school district may prescribe requirements for the acceptance of
the credits of pupils who transfer from a private school.

H. If a pupil who was previously enrolled in a charter school or school
district enrolls in a school district in this state, the school
district shall accept credits earned by the pupil in courses or instructional
programs at the charter school or school district. The governing board of a
school district may adopt a policy concerning the application of transfer
credits for the purpose of determining whether a credit earned by a pupil who
was previously enrolled in a school district or charter school will be assigned as an elective or core credit.

I. A pupil who transfers from a charter school or school district
shall be provided with a list that indicates which credits have been accepted
as an elective credit and which credits have been accepted as a core credit
by the school district. Within ten school days after receiving the list, a
pupil may request to take an examination in each particular course in which
core credit has been denied. The school district shall accept the credit as
a core credit for each particular course in which the pupil takes an
examination and receives a passing score on a test designed and evaluated by
a teacher in the school district who teaches the subject matter on which the
examination is based.

J. The state board of education shall adopt rules to allow high school
pupils who can demonstrate competency in a particular academic course or
subject to obtain academic credit for the course or subject without enrolling
in the course or subject.

K. Pupils who earn a Grand Canyon diploma pursuant to article 6 of
this chapter are exempt from the graduation requirements prescribed in this
section. Pupils who earn a Grand Canyon diploma are entitled to all the
rights and privileges of persons who graduate with a high school diploma
issued pursuant to this section, including access to postsecondary scholarships and other forms of student financial aid and access to all forms
of postsecondary education. Notwithstanding any other law, a pupil who is
eligible for a Grand Canyon diploma may elect to remain in high school
through grade twelve and shall not be prevented from enrolling at a high
school after the pupil becomes eligible for a Grand Canyon diploma. A pupil
who is eligible for a Grand Canyon diploma and who elects not to pursue one
of the options prescribed in section 15-792.03 may only be readmitted to that
high school or another high school in this state pursuant to policies adopted
by the school district of readmission.
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APPROVED BY THE GOVERNOR APRIL 22, 2014.