1	ENGROSSED HOUSE
2	BILL NO. 1940 By: Sterling of the House
3	and
4	Stanley of the Senate
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7	An Act relating to charter schools; amending 70 O.S. 2021, Section 3-132, as last amended by Section 5,
8	Chapter 323, O.S.L. 2023 (70 O.S. Supp. 2024, Section 3-132), which relates to sponsorship of charter
9	schools; adding county to certain sponsor; providing
10	an effective date; and declaring an emergency.
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13	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
14	SECTION 1. AMENDATORY 70 O.S. 2021, Section 3-132, as
15	last amended by Section 5, Chapter 323, O.S.L. 2023 (70 O.S. Supp.
16	2024, Section 3-132), is amended to read as follows:
17	Section 3-132. A. The Oklahoma Charter Schools Act shall apply
18	only to charter schools formed and operated under the provisions of
19	the act. Charter schools shall be sponsored only as follows:
20	1. By any school district located in this state, provided such
21	charter school shall only be located within the geographical
22	boundaries of the sponsoring district and subject to the
23	restrictions of Section 3-145.6 of this title;
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2. By an accredited comprehensive, regional, or two-year
 institution that is a member of The Oklahoma State System of Higher
 Education or by a private institution of higher learning located
 within this state that is accredited pursuant to Section 4103 of
 this title;

6 3. By a federally recognized Indian tribe, operating a high 7 school under the authority of the Bureau of Indian Affairs as of November 1, 2010, if the charter school is for the purpose of 8 9 demonstrating native language immersion instruction, and is located 10 within its former reservation or treaty area boundaries. For purposes of this paragraph, native language immersion instruction 11 12 shall require that educational instruction and other activities 13 conducted at the school site are primarily conducted in the native 14 language;

4. Until June 30, 2023, by the State Board of Education and beginning July 1, 2024, by the Statewide Charter School Board when the applicant of the charter school is the Office of Juvenile Affairs or the applicant has a contract with the Office of Juvenile Affairs and the charter school is for the purpose of providing education services to youth in the custody or supervision of the state or county;

5. By a federally recognized Indian tribe only when the charter school is located within the former reservation or treaty area boundaries of the tribe on property held in trust by the Bureau of

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Indian Affairs of the United States Department of the Interior for
 the benefit of the tribe; or

6. By the Statewide Charter School Board. In counties with a population of fewer than five hundred thousand (500,000), according to the latest Federal Decennial Census, the Statewide Charter School Board shall not sponsor more than five new charter schools each year. Existing charter schools sponsored by the Statewide Charter School Board shall not apply to the limits prescribed by this paragraph.

B. An eligible non-school-district sponsor shall give priority
to opening charter schools that serve at-risk student populations or
students from low-performing traditional public schools.

13 C. An eligible non-school-district sponsor shall give priority 14 to applicants that have demonstrated a record of operating at least 15 one school or similar program that demonstrates academic success and 16 organizational viability and serves student populations similar to 17 those the proposed charter school seeks to serve. In assessing the 18 potential for quality replication of a charter school, a sponsor 19 shall consider the following factors before approving a new site or 20 school:

Evidence of a strong and reliable record of academic success
 based primarily on student performance data, as well as other viable
 indicators including financial and operational success;

24 2. A sound, detailed, and well-supported growth plan;

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3. Evidence of the ability to transfer successful practices to
 a potentially different context that includes reproducing critical
 cultural, organizational, and instructional characteristics;

4 4. Any management organization involved in a potential
5 replication is fully vetted, and the academic, financial, and
6 operational records of the schools it operates are found to be
7 satisfactory;

8 5. Evidence the program seeking to be replicated has the
9 capacity to do so successfully without diminishing or putting at
10 risk its current operations; and

6. A financial structure that ensures that funds attributable to each charter school within a network and required by law to be utilized by a school remain with and are used to benefit that school.

15 SECTION 2. This act shall become effective July 1, 2025.

16 SECTION 3. It being immediately necessary for the preservation 17 of the public peace, health or safety, an emergency is hereby 18 declared to exist, by reason whereof this act shall take effect and 19 be in full force from and after its passage and approval.

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1	Passed the House of Representatives the 12th day of March, 2025.
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4	Presiding Officer of the House of Representatives
5	Decod the Constants day of 2025
6	Passed the Senate the day of, 2025.
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8	Presiding Officer of the Senate
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