Arizona State Board for Charter Schools On-going Board Actions as of July 29, 2010

| | Withholding | | | | | |
|----------------|----------------------------|---|---|--|--|--|
| School Name | Date of Board Action | Violation | Notes | Status of Corrective Action Plan | Date issue, if unresolved, will come back before the Board | |
| Back-to-Basics | 511/10 | Noncompliance with state law for failing to report student attendance data in accordance with A.R.S. §§ 15-185(B)(2), 15-901 and 15-902 | Corrective action plan for the charter holder includes: •Demonstration that the charter holder has corrected the student attendance data for fiscal year 2010 reported to ADE and used for funding purposes. This would include providing all information to and completing all steps required by ADE. Board staff will review the revised student attendance data for the charter holder after the data have been aggregated by ADE to ensure the data accurately reflect, within 2%, the information found on the teacher-marked attendance rosters. •Detailed policies and procedures related to student attendance recording and reporting that address the charter holder's overall processes as well as specific steps included to ensure the issues identified by the Board during its site visits to the school do not recur. •Evidence that the policies and procedures have been adopted by the charter holder's corporate or governing body, as appropriate (e.g., meeting minutes). •Implementation of the policies and | At the July 12, 2010 Board meeting, the school provided attendance policies and procedures and minutes from the school's July 5, 2010 governing board meeting. Staff is reviewing these documents. | Notice of Intent to Revoke was issued as part of the motion. | |

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|-------------------------------------|----------------------------|--|--|--|--|
| School Name | Date of Board Action | Violation | Notes | Status of Corrective Action Plan | Date issue, if unresolved, will come back before the Board |
| | | | procedures developed and adopted by the charter holder that result in the submission of accurate data through the first 40 days of FY 2011. | | |
| Bradley Academy of Excellence, Inc. | June 14, 2010 | Failure to comply with attendance record retention requirements pursuant to A.R.S. §39-121.01 and in accordance with the General Retention Schedule for School Districts and Charter Schools published by the Arizona State Library, Archives and Public Records | Compliance must be demonstrated through the fiscal year 2010 audit. If Bradley Academy of Excellence's fiscal year 2010 audit does not demonstrate compliance, the charter holder will be brought back to the Board for consideration of other ways through which the charter holder could demonstrate compliance in order to have the 10% returned. | | January 2011 |
| Global Education Foundation, Inc. | June 14, 2010 | Failure to comply with Classroom Site Fund requirements found in A.R.S. §15-977, Failure to retain student attendance records as required by A.R.S. §39-121.01 and in accordance with the General Retention Schedule | For Classroom Site Fund, either through the fiscal year 2010 audit or through Agreed-Upon Procedures established by Board staff. For attendance records, through the fiscal year 2010 audit. If Global Education Foundation's fiscal year 2010 audit does not demonstrate compliance, the charter holder will be brought back to the Board for consideration of other ways through which the charter holder could demonstrate compliance in order to have | | January 2011 |

| | | W | /ithholding | | |
|---------------------------------------|----------------------------|--|--|--|--|
| School Name | Date of Board Action | Violation | Notes | Status of Corrective Action Plan | Date issue, if unresolved, will come back before the Board |
| | | for School Districts and Charter Schools published by the Arizona State Library, Archives and Public Records, and Failure to comply with federal and state payroll tax requirements as required by 26 U.S.C. §3402 and A.R.S. §§43-401 and 43- 1111. | the 10% returned. For federal and state payroll taxes, through the satisfactory completion of the corrective action plan requested in the Board's March 22, 2010 audit letter. | | |
| Scottsdale Horizons Charter School | 511/10 | Noncompliance with state law for failing to report student attendance data in accordance with A.R.S. §§ 15-185(B)(2), 15-901 and 15-902 | Corrective action plan for the charter holder includes: •Demonstration that the charter holder has corrected the student attendance data for fiscal year 2010 reported to ADE and used for funding purposes. This would include providing all information to and completing all steps required by ADE. Board staff will review the revised student attendance data for the charter holder after the data have been aggregated by ADE to ensure the data accurately reflect, within 2%, the information found on the teacher-marked attendance rosters. •Detailed policies and procedures related to student attendance recording and reporting | At the July 12, 2010 Board meeting, the school provided attendance policies and procedures and minutes from the school's July 5, 2010 governing board meeting. Staff is reviewing these documents. | After school's 40 th day of FY2011 |

| | Withholding | | | | |
|---|----------------------------|---|--|--|--|
| School Name | Date of Board Action | Violation | Notes | Status of Corrective Action Plan | Date issue, if unresolved, will come back before the Board |
| | | | that address the charter holder's overall processes as well as specific steps included to ensure the issues identified by the Board during its site visits to the school do not recur. •Evidence that the policies and procedures have been adopted by the charter holder's corporate or governing body, as appropriate (e.g., meeting minutes). •Implementation of the policies and procedures developed and adopted by the charter holder that result in the submission of accurate data through the first 40 days of FY 2011. | | |
| Vechij Himdag Alternative School, Inc. | June 14, 2010 | • Failure to comply with Classroom Site Fund requirements found in A.R.S. §15-977 | Compliance with Classroom Site Fund requirements either through the fiscal year 2010 audit or through Agreed-Upon Procedures established by Board staff. | | January 2011 |

Schools Under a Notice of Intent to Revoke

| School Name | Date of Board Action | Alleged Violation | Date of Revocation Hearing/Orders | Status |
|----------------|----------------------------|--|--------------------------------------|--|
| | Action | | | |
| Back-to-Basics | 511/10 | Failing to report student attendance data in | Hearing is set for October 26 | Hearing date request submitted to OAH 6/1/10 |

Schools Under a Notice of Intent to Revoke

| 'A A D C 88 15 105(D)(A) | | |
|--|--|--|
| '.1 A D C 88 15 105(D)(O) | | |
| ance with A.R.S. §§ 15-185(B)(2), and 15-902 | and 27, 2010. Pre-Hearing Conference set for August 13, 2010. | Notice of Hearing and NOIR to be mailed 6/7/10. Notices delivered on 6/11/10. |
| aı | id 13-902 | Pre-Hearing Conference set |

Other Legal Matters

| School Name | Date of | Status |
|----------------------------|---------|--|
| | Board | |
| | Action | |
| Scottsdale Horizons | 7/12/10 | Charter holder has requested a formal hearing be set regarding the Board's action denying the renewal application. |
| Charter School | | |

Consent/Settlement Agreements that are being monitored

| School Name | Date of Board | Terms | Status of compliance with |
|------------------------|---------------|---|---------------------------|
| | Action | | Terms |
| Gila Educational Group | 7/12/10 | The Charter Operator agrees that it shall discontinue the operation of its Middle School effective June 30, 2010 and that it shall cease to serve students in grades 7 and 8. | |
| | | By August 1, 2010, the Charter Operator shall develop and submit to the Board a Performance Management Plan ("PMP") for the High School for reading and mathematics using the templates provided by the Board. The PMP is a strategic plan addressing the School's academic performance deficiencies and shall cover the period of August 1, 2010 through June 30, 2012. The Board shall identify the Measure, Metric, Target and Strategies for the PMP. The Charter Operator shall identify the Action Steps, Timeline, | |

Consent/Settlement Agreements that are being monitored

| School Name | Date of Board | Terms | Status of compliance with |
|-------------|---------------|---|---------------------------|
| | Action | Responsible Party, Evidence of Meeting Action Steps, and Budget of the PMP. The Timeline(s) identified by Gila Educational Group in the PMP must correspond with the Quarterly Report submission dates identified in paragraph 16. The PMP to be submitted to the Board by August 1, 2010 shall be incorporated into this Agreement as Attachments A and B. Throughout the duration of the PMP (August 2, 2010 through June 30, 2012) and within 10 days of the end of every calendar quarter (October 1, January 1, April 1, June 1), the Charter Operator shall complete and submit a Quarterly Report to the Board. Each Quarterly Report shall: • Detail the Charter Operator's progress on the implementation of the Action Steps identified in the PMP within the Timelines(s) identified; • Provide evidence that the High School is progressing toward the prescribed Targets, which includes a data comparison in chart and graph format depicting the High School's academic student performance; and • Provide documentation of the High School's budget expenditures for the Action Steps implemented for the quarter. Throughout the duration of the PMP (August 1, 2010 through June 30, 2012) and within 10 days of the end of the quarter (October 1, January 1, April 1, June 1), the Charter Operator shall provide a current list of the High School's instructional staff that identifies each staff's content area assignments and highly qualified status that evidence that the High School's teachers of core academic subjects (English, reading or language arts, mathematics, science, foreign languages, civics and government, economics, arts, history, and geography) are "highly qualified" under the No Child Left Behind Act of 2001 (20 U.S.C. § 6301 et seq.). By June 30, 2012 and for every year thereafter for the duration of the charter, the High School's reading and mathematics AIMS scores shall meet or exceed the State average percent proficient in reading and math on the state assessment. | Terms |

Consent/Settlement Agreements that are being monitored

| School Name | Date of Board | Terms | Status of compliance with |
|----------------|---------------|---|---|
| | Action | | Terms |
| Legacy Schools | 5/10/10 | By July 1, 2010, the Charter Operator shall develop and submit to the Board a Performance Management Plan ("PMP") for reading and mathematics using the templates provided by the Board. The PMP is a strategic plan addressing the School's academic performance deficiencies and shall cover the period of July 1, 2010 through June 30, 2012. The Board shall identify the Measure, Metric, Target and Strategies for the PMP. The Charter Operator shall identify the Action Steps, Timeline, Responsible Party, Evidence of Meeting Action Steps, and Budget of the PMP. The Timeline(s) identified by the Charter Operator in the PMP must correspond with the Quarterly Report submission dates identified in paragraph 21. The PMPs to be submitted to the Board by July 1, 2010 shall be incorporated into this Agreement as Attachment A and B. | On June 28, 2010 staff received the completed Performance Management Plan (PMP) from Legacy Elementary School. Staff will review the PMP for content. First Quarterly Report due in October. |
| | | Throughout the duration of the PMP (July 1, 2010 through June 30, 2012) and within 10 days of the end of every calendar quarter (October 1, January 1, April 1, June 1), the Charter Operator shall complete and submit a Quarterly Report to the Board. Each Quarterly Report shall: Detail the Charter Operator's progress on the implementation of the Action Steps identified in the PMP within the Timeline(s) identified; Provide evidence that the School is progressing toward the prescribed Targets, which includes a data comparison in chart and graph format depicting the School's academic student performance; and Provide documentation of the School's budget expenditures for the Action Steps implemented for the quarter. | |
| | | Throughout the duration of the PMP (July 1, 2010 through June 30, 2012) and within 10 days of the end of the quarter (October 1, January 1, April 1, June 1), the Charter Operator shall provide a current list of the School's instructional staff that identifies each staff's content area assignments and highly qualified status that evidences that the School's teachers of core academic subjects (English, reading or language arts, mathematics, science, foreign languages, civics and government, economics, arts, history, and geography) are "highly qualified" under the No Child Left Behind Act of | |

Consent/Settlement Agreements that are being monitored

| School Name | Date of Board | Terms | Status of compliance with |
|-------------|---------------|--|---------------------------|
| | Action | 2001 (20 U.S.C. § 6301 et seq.). By June 30, 2012 and for every year thereafter for the duration of the charter, the School's reading and math AIMS scores shall meet or exceed the State average percent proficient in reading and math on the state assessment. By June 30, 2012 and for every year thereafter for the duration of the charter, the School must have a student growth percentile of no less than minus one | Terms |
| | | standard deviation from the State median growth percentile in reading and math. | |

Status of Board Requested Reports/Site Visits

| School Name | Date of Board | Board Request of School/Staff | Status of compliance with request |
|----------------------|---------------|---|---|
| | Action | | |
| Phoenix Advantage | 5/12/08 | Board instructed staff for a period not to exceed three years, to | On May 29, 2008, staff received response from |
| Charter School, Inc. | | monitor the school's compliance with Classroom Site Fund | school. School requested that compliance |
| , | | requirements periodically as established between the staff and the | reviews be conducted on the status of CSF as of |
| | | school until such time as compliance is demonstrated through the | December 31 st and June 30 th of each year. |
| | | review of a fiscal year audit that demonstrates compliance. The | |
| | | Board specified that the compliance would not be determined | PACS' financial office is located at Ahwatukee |
| | | through the fiscal year 2008 audit. | Foothills Prep (AFP). AFP's roof collapsed in |
| | | | July and flooded the school, which resulted in |
| | | In a letter dated May 16, 2008, staff requested that the school | PACS not having normal access to its records or |
| | | provide by June 2, 2008: a specific timeline for eliminating the | office functions. PACS was granted an |
| | | school's CSF carryover from prior years and distributing the | extension until August 15 th to provide the July |
| | | "new" CSF allocations received annually going forward; a brief | 22 nd report. |
| | | description of how the school plans to use the CSF monies coded | |
| | | to Project 1013; and a schedule indicating when the school | On July 29 th , PACS provided the first report. No |
| | | distributes the CSF monies to the teachers. | issues were identified. At this time, PACS "fully |
| | | | expects" the fiscal year 2008 audit to reflect the |
| | | In a letter dated June 13, 2008, the school was notified of the dates | school's compliance with all Classroom Site |

| established for submitting the monitoring review reports to the | | Fund requirements. |
|---|-----------------|--|
| Board: | | |
| Period Covered by Report | Report Due Date | On January 21 st , PACS provided the second |
| 07/01/07-06/30/08 | 07/22/08 | report. No issues were identified. |
| 07/01/08-12/31/08 | 01/22/09 | |
| 07/01/08-06/30/09 | 07/22/09 | PACS' fiscal year 2008 audit did not identify |
| 07/01/09-12/31/09 | 01/22/10 | any noncompliance with Classroom Site Fund |
| 07/01/09-06/30/10 | 07/22/10 | requirements. |
| | | On July 30, 2009, PACS provided the third report. No issues were identified. |
| | | On January 20, 2010, PACS provided the fourth report. No issues were identified. |
| | | On July 22, 2010, PACS provided the final report. No issues were identified. |