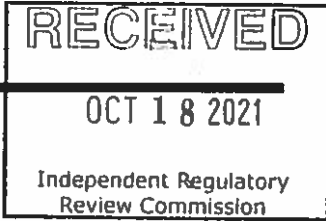


3315



Levis, Eric

From: susanhennemuth@aol.com
Sent: Monday, October 11, 2021 3:53 PM
To: ED, CharterRegs
Subject: [External] Regulation #6-349: Charter Schools and Cyber Charter Schools

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The Pennsylvania Independent Regulatory Review Commission
333 Market St, 14th Floor
Harrisburg, PA 17101
RA-EDCharterRegs@pa.gov

I am writing to express my opposition to Regulation #6-349: Charter Schools and Cyber Charter Schools.

I find that this regulation does not create a fair playing field between authorizers and charter school operators trying to give parents another choice in K-12 education. As written, the regulation creates a minimum standard that all authorizers must meet, but it does not restrict the ability of the authorizing party to create burdensome requirements during the application process. As currently written, authorizers can drown charter school administrators in red tape whenever they try to keep their schools open with a renewed charter or expand their schools because parents are happy with the results.

The regulation leaves too much open for school districts to include requirements that end up being anti-charter, leaving room to be grounds for denial of new charters, renewals of charters, and expansion of charters. How is this helping Pennsylvania families that continue to look for options even while public school districts lose enrollment?

These regulations are not balanced and, therefore, should not be put into law. It is my hope that you rescind this process and work with elected lawmakers to create policies that make sense for all schools.

Thank you for your consideration.

Susan Hennemuth
Member, Board of Trustees
Howard Gardner Multiple Intelligence Charter School