IN THE MATTER OF THE GRANT OF THE:

CHARTER SCHOOL APPLICATION OF : STATE BOARD OF EDUCATION

THE TEANECK COMMUNITY CHARTER: DECISION

SCHOOL, BERGEN COUNTY. :

Decided by the Commissioner of Education, January 21, 1998

For the Appellant, Schenck, Price, Smith & King (Sidney A. Sayovitz, Esq., of Counsel)

For the Respondent, Amy B. Kaiman, pro se

For the Participant Commissioner of Education, Michelle L. Miller, Deputy Attorney General (Peter Verniero, Attorney General of New Jersey)

This is one of fourteen appeals from contingent approvals given by the Commissioner of Education to applications submitted to obtain charters to operate charter schools pursuant to the Charter School Program Act of 1995, N.J.S.A. 18A:36A-1 et seq. We have presumed the validity of the statute and implementing regulations for purposes of determining whether a specific applicant should be permitted to proceed in this process. Hence, for purposes of this review, we have focused on whether the appeal raises concerns of such character as to preclude the grant of a charter or has revealed circumstances which must be addressed before the proposed school can become operational.

In support of its appeal, the Board of Education of the Township of Teaneck

(hereinafter "Board") contends that the Commissioner's decision should be reversed

because the regulations implementing the Charter School Act exceed the statutory

authority conferred by the Legislature. It also contends that the application of the

proposed Teaneck Community Charter School fails to meet the requirements of the

Charter School Act because it fails to identify a facility.

We find that the Board has not shown that the substance of the application is

such that we should set aside the Commissioner's determination that the proposed

charter school may continue the process which would allow it to become operative if

the Commissioner grants it final approval.

Margaret M. Bennett abstained.

April 1, 1998

Date of mailing _____

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