February 23, 2015

VIA: HAND DELIVERY

Cindy Chan, Interim Director
Judie Hall, Administrator
Charter Schools Division
California Department of Education
1430 N Street
Sacramento, CA 95814

Re: Description of Changes to the Wei Yu International Charter School Charter Petition Necessary to Reflect the State Board of Education as the Authorizing Entity

Dear Interim Director Chan:

The Wei Yu International Charter School (“WYICS” or the “Charter School”) charter petition was denied by the Moreland School District (“District” or “MSD”) on November 18, 2014. The Petitioners appealed the District’s denial to the Santa Clara County Board of Education (“County”), and the County Board voted to deny the charter on February 4, 2015.

The Charter School respectfully submits its charter petition to the State Board of Education (“SBE”). In accordance with the California Code of Regulations, Title 5, Section 11967(b)(4), we have listed below the relevant and appropriate changes to the charter petition that are necessary to reflect approval by the County:

1. **Chartering Authority**

   Any text referring to the “Moreland School District,” “MSD,” or the “District” as the chartering authority would be revised to read “State Board of Education” or “SBE,” or the “California Department of Education” or “CDE” as the oversight agency, where appropriate.

2. **Petition Element A: Plan for Students with Disabilities (pp. 73-80)**

   The Charter School shall operate as its own local educational agency (“LEA”) for the purposes of special education, as described in the charter, and will not operate as a public school of the authorizer in year one as originally planned. The Charter School will apply
directly for membership in the El Dorado County Charter Special Education Local Plan Area (“SELPA”). The charter would be amended to reflect the applicable arrangement.

3. Petition Element N: Dispute Resolution (p. 146)

The Charter School recognizes that the SBE may choose to resolve a dispute directly instead of pursuing the dispute resolution process specified in the charter, provided that if the SBE intends to resolve a dispute directly instead of pursuing the dispute resolution process specified in the charter, it must first hold a public hearing to consider arguments for and against the direct resolution of the dispute instead of pursuing the dispute resolution process specified in the charter.

Further, the Charter School recognizes that if the substance of a dispute is a matter that could result in the taking of appropriate action, including, but not limited to, revocation of the charter in accordance with Education Code Section 47604.5, the matter will be addressed at the SBE’s discretion in accordance with that provision of law and any regulations pertaining thereto.

4. Technical Amendments

The Charter School agrees to incorporate into its charter any technical amendments deemed necessary and appropriate by the SBE.

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We will make every effort to submit any supplemental documentation that the SBE or CDE may request in a timely manner.

Sincerely,

Jun Dong
Lead Petitioner
Wei Yu International Charter School