## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2013

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## SENATE BILL 337 PROPOSED COMMITTEE SUBSTITUTE S337-PCS85201-RQ-3

Short Title: NC Public Charter School Board.

	Sponsors:			
	Referred to:			
	March 19, 2013			
1	A BILL TO BE ENTITLED			
2	AN ACT TO CREATE THE NORTH CAROLINA PUBLIC CHARTER SCHOOLS BOARD			
3	AND MAKE OTHER CHANGES TO CHARTER SCHOOL LAWS.			
4	The General Assembly of North Carolina enacts:			
5	<b>SECTION 1.(a)</b> Article 16 of Chapter 115C of the General Statutes is amended by			
6	adding a new section to read:			
7	"§ 115C-238.29A1. North Carolina Public Charter Schools Board established.			
8	(a) Creation. – There is created the North Carolina Public Charter Schools Board,			
9	hereinafter referred to in this Part as the Charter Board. The Charter Board shall be located			
10	administratively within the Department of Public Instruction but shall exercise its powers and			
11	duties independently of the State Board of Education and Department of Public Instruction,			
12	except as provided in this section.			
13	(b) Purpose The purpose of the Charter Board is to authorize and oversee			
14	high-quality public charter schools throughout the State, consistent with the purposes of this			
15	Part, and to exercise authority for approval of any charter applicant.			
16	(c) <u>Membership. – The State Superintendent of Public Instruction shall be the secretary</u>			
17	of the Charter Board and a nonvoting member. The Charter Board shall consist of the following			
18	<u>11 voting members:</u>			
19	(1) Three members appointed by the Governor.			
20	(2) Three members appointed by the General Assembly upon the			
21	recommendation of the President Pro Tempore of the Senate, in accordance			
22	with G.S. 120-121.			
23	(3) Three members appointed by the General Assembly upon the			
24	recommendation of the Speaker of the House of Representatives, in			
21 22 23 24 25 26	accordance with G.S. 120-121.			
	(4) <u>The State Treasurer or the Treasurer's designee.</u>			
27	(5) <u>The Lieutenant Governor or the Lieutenant Governor's designee.</u>			
28	(d) Qualifications of Members Members appointed to the Charter Board shall			
29	collectively possess strong experience and expertise in public and nonprofit governance,			
30	management and finance, public school leadership, assessment, curriculum and instruction,			
31	public charter schools, and public education law. All appointed members of the Charter Board			
32	shall have demonstrated an understanding of and a commitment to charter schools as a strategy			
33	for strengthening public education.			
34	(e) <u>Terms of Office and Vacancy Appointments. – Appointed members shall serve</u>			
35	four-year terms of office beginning on July 1. No appointed member shall serve more than			



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1	eight consecutive years. Vacancy appointments shall be made by the appointing authority for
2	the remainder of the term of office.
3	(f) Officers. – The Charter Board shall annually elect a chair and a vice-chair from
4	among its membership. In the absence of the chair, the vice-chair shall preside over the Charter
5	Board's meetings. A majority of the Charter Board constitutes a quorum. The Charter Board
5	shall adopt rules to govern its proceedings.
7	(g) Meetings. – Meetings of the Charter Board shall be held upon the call of the chair or
8	the vice-chair with the approval of the chair.
9	(h) Expenses. – Members of the Charter Board shall be reimbursed for travel and
0	subsistence expenses at the rates allowed to State officers and employees by G.S. 138-6(a).
1	(i) <u>Removal. – Any appointed member of the Charter Board may be removed by a vote</u>
2	of at least two-thirds of the members of the Charter Board at any duly held meeting for any
3	cause that renders the member incapable or unfit to discharge the duties of the office.
4	(j) Office of Charter Schools. – The Office of Charter Schools shall be the principal
5	administrative unit under the direction of the Charter Board. The Department of Public
5	Instruction shall provide staff, offices, office equipment, and meeting space to the Charter
	Board and Office of Charter Schools.
}	(k) Powers and Duties. – The Charter Board shall have the following duties:
)	(1) To provide technical assistance, through the Office of Charter Schools and
)	the Department of Public Instruction, to charter school applicants and to
	charter schools that are approved under this Part.
2	(2) To adopt rules in accordance with Article 2A of Chapter 150B of the
3	<u>General Statutes regarding all aspects of charter school operation, including</u>
-	time lines, standards, and criteria for acceptance and approval of
	applications, monitoring of charter schools, and grounds for revocation of
	charters.
	(3) <u>To oversee the process for accepting and approving applications for charters</u>
)	and to make final approval of charter applications.
	(4) To oversee the process for monitoring the operation of charter schools with
)	the assistance and counsel of staff from the Department of Public
	Instruction.
	(5) To take any actions regarding a charter school, including renewals of
	<u>charters, nonrenewals of charters, and revocation of charters.</u>
	(6) To undertake any duties and responsibilities consistent with the above
	(1) The State Reard shall have the authority to yet a by a three fourthe yets any action
	(1) The State Board shall have the authority to veto by a three-fourths vote any action adopted by yets of the Charter Board if the State Board's yets yets is taken within 45 days of
7	adopted by vote of the Charter Board if the State Board's veto vote is taken within 45 days of
8	the date the Charter Board voted to adopt the action."
9	SECTION 1.(b) G.S. 115C-238.29B reads as rewritten:
)	"§ 115C-238.29B. Eligible applicants; contents of applications; submission of applications
1	for approval.
2	(a) Any person, group of persons, or nonprofit corporation seeking to establish a charter
3	school may apply to the Charter Board to establish a charter school. If the applicant seeks to
4	convert a public school to a charter school, the application shall include a statement signed by a
5	majority of the teachers and instructional support personnel currently employed at the school
5	indicating that they favor the conversion and evidence that a significant number of parents of
7	children enrolled in the school favor conversion.
8	(b) The application shall contain at least the following information:
9	(1) A description of a program that implements one or more of the purposes in
50	G.S. 115C-238.29A.

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12	(2)	A description of student achievement goals for the program and the method of demonstrating that studen	nts have attained the
3 4	(3)	skills and knowledge specified for those student achieve The governance structure of the school including the na	ames of the proposed
5 6		initial members of the board of directors of the n corporation and the process to be followed by the scho	
7 8	$(2 \circ)$	involvement.	will be leasted
> }	(3a) (4)	The local school administrative unit in which the school Admission policies and procedures.	will be located.
0	(5)	A proposed budget for the school and evidence that the school is economically sound.	financial plan for the
2	(6)	Requirements and procedures for program and financial	audits.
3	(7)	A description of how the school will comply with G.S.	
1	(8)	Types and amounts of insurance coverage, including b	
5	(-)	the principal officers of the school, to be obtained by the	
5	(9)	The term of the charter.	
7	(10)	The qualifications required for individuals employed by	the school.
3	(11)	The procedures by which students can be excluded from	
9		and returned to a public school. Notwithstanding any	•
0		any local board may refuse to admit any student w	_
1		expelled from a charter school due to actions that wou	
2		or expulsion from a public school under G.S.	
3	(1.2)	G.S. 115C-390.11 until the period of suspension or expu	-
4	(12)	The number of students to be served, which number sha	
5		the minimum number of teachers to be employed a	
6 7		number shall be at least three. However, the charter sch than 65 students or employ fewer than three teache	•
8		contains a compelling reason, such as the scho	
9		geographically remote and small student population.	i would berve u
)	(13)	Information regarding the facilities to be used by the so	hool and the manner
l		in which administrative services of the school are to be	
2	(14)	Repealed by Session Laws 1997-430, s. 1.	-
3	<del>(c)</del> An aj	pplicant shall submit the application to a chartering en	ntity for preliminary
1		ering entity may be:	
5	(1)	The local board of education of the local school admini	strative unit in which
5		the charter school will be located;	
7	(2)	The board of trustees of a constituent institution of The	-
3		Carolina, so long as the constituent institution is invo	lved in the planning,
9	(2)	operation, or evaluation of the charter school; or	
0	( <del>3)</del> Decordless of	The State Board of Education.	minany approval the
1 2	-	which chartering entity receives the application for preli lucation shall have final approval of the charter school.	minary approvai, the
3		ing the provisions of this subsection, if the State Board of	Education finds that
4		submitted an application to a local board of education	
5	<b>I I</b> (7)	e State Board of Education, but (ii) is unable to find a su	
5		administrative unit to operate, the State Board of Educati	
7		operate within an adjacent local school administrative u	
3		bl cannot operate for more than one year unless it reapplie	
		2), or (3) of this subsection, and receives final approval	
9	Suburvision (1), (	2), or (5) or this subsection, and receives intal approval	

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Unless an applicant submits its application under subsection (c) of this section to the 1 <del>(d)</del> 2 local board of education of the local school administrative unit in which the charter school will 3 be located, the applicant shall submit a copy of its application to that local board within seven 4 days of its submission under subsection (c) of this section. The local board may offer any 5 information or comment concerning the application it considers appropriate to the chartering entity. The local board shall deliver this information to the chartering entity no later than 6 7 January 1 of the next calendar year. The applicant shall not be required to obtain or deliver this 8 information to the chartering entity on behalf of the local board. The State Board shall consider any information or comment it receives from a local board and shall consider the impact on the 9 10 local school administrative unit's ability to provide a sound basic education to its students when 11 determining whether to grant preliminary and final approval of the charter school. The Charter Board shall establish reasonable fees for initial and renewal charter 12 (e) 13 applications in accordance with Article 2A of Chapter 150B of the General Statutes. The fees 14 collected under this section shall be placed in a special fund to be designated the "Charter Application Fund" and shall be used under the supervision and direction of the Charter Board 15 16 for the administration of this Part. No application fee shall be refunded in the event the 17 application is rejected or the charter is revoked." 18 **SECTION 1.(c)** G.S. 115C-238.29C is repealed. 19 SECTION 1.(d) G.S. 115C-238.29D reads as rewritten: 20 "§ 115C-238.29D. Final approval of applications for charter schools. 21 (a) The State Charter Board may grant final approval of an application if it finds (i) that 22 the application meets the requirements set out in this Part <del>or</del> and such other requirements as may 23 be adopted by the State Board of Education Charter Board, (ii) that the applicant has the ability 24 to operate the school and would be likely to operate the school in an educationally and 25 economically sound manner, and (iii) that granting the application would achieve one or more 26 of the purposes set out in G.S. 115C-238.29A. The State Board shall act by March 15 of a 27 calendar year on all applications and appeals it receives prior to February 15 of that calendar 28 year.In reviewing applications for the establishment of charter schools within a local school 29 administrative unit, the Charter Board is encouraged to give preference to applications that 30 demonstrate the capability to provide comprehensive learning experiences to students identified 31 by the applicants as at risk of academic failure. 32 Repealed by Session Laws 2011-164, s. 2(a), effective July 1, 2011. (b) 33 (c) The State-Charter Board of Education-may authorize a school before the applicant 34 has secured its space, equipment, facilities, and personnel if the applicant indicates the 35 authority is necessary for it to raise working capital. The State BoardFunds shall not allocate 36 any funds be allocated to the school until the school has obtained space. 37 (d) The State Charter Board of Education may grant the initial charter for a period not 38 to exceed 10 years and may renew the charter upon the request of the chartering entitycharter 39 school for subsequent periods not to exceed 10 years each. The State-Charter Board of 40 Education-shall review the operations of each charter school at least once every five years to 41 ensure that the school is meeting the expected academic, financial, and governance standards. 42 A material revision of the provisions of a charter application shall be made only upon the 43 approval of the State Board of Education. Charter Board. 44 It shall not be considered a material revision of a charter application and shall not require 45 the prior approval of the State-Charter Board for a charter school to increase its enrollment 46 during the charter school's second year of operation and annually thereafter (i) by up to twenty percent (20%) of the school's previous year's enrollment or (ii) in accordance with planned 47 growth as authorized in the charter. Other enrollment growth shall be considered a material 48 49 revision of the charter application, and the State-Charter Board may approve such additional 50

enrollment growth of greater than twenty percent (20%) only if the State-Charter Board finds

51 that: all of the following:

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(1)	The actual enrollment of the charter school is within ten	percent (10%) of its
	maximum authorized enrollment;enrollment.	
(2)	The charter school has commitments for ninety per	rcent (90%) of the
	requested maximum growth; growth.	
<del>(3)</del>	The board of education of the local school administrati	
	charter school is located has had an opportunity to be	-
	Board of Education on any adverse impact the proposed	-
	on the unit's ability to provide a sound basic education to	
(4)	The charter school is not currently	identified as
	low-performing;low-performing.	
(5)	The charter school meets generally accepted s	tandards of fiscal
	management; and management.	.1
(6) SECT	It is otherwise appropriate to approve the enrollment gro	wth."
	ION 1.(e) G.S. 115C-238.29E reads as rewritten:	
	• Charter school operation. The school that is approved by the State shall be a publ	is school within the
	nistrative unit in which it is located. It shall be accountable	
	applied for and received preliminary approval from	
	ring compliance with applicable laws and the provision	
1 1	bols shall be accountable to the State Charter Board for	
	aws and the provisions of their charters, except that a	
	to be accountable to the local board of the school a	•
	school is located rather than to the State Board.charters.	
	ter school shall be operated by a private nonprofit corpor	ration that shall have
	tax-exempt status no later than 24 months following f	
application.		
	ter school shall operate under the written charter signed b	
	under subsection (a) of this section Charter Board and the	
	juired to enter into any other contract. The charter s	
information provided in the application, as modified during the charter approval process, and		
	onditions imposed on the charter school by the Stat	
	her terms may be imposed on the charter school as a cor	ndition for receipt of
local funds.		
	bard of directors of the charter school shall decide m	
-	chool, including budgeting, curriculum, and operating pro	
	rter school's specific location shall not be prescribed o thority except a zoning authority. The school may lease	-
	n or as is otherwise lawful in the local school administrat	-
	located. If a charter school leases space from a sectori	
	isses and students shall be physically separated from an	-
	e no religious artifacts, symbols, iconography, or materia	
	ntrance, classrooms, or hallways. Furthermore, if a charte	1 1
	organization, the charter school shall not use the name of	-
the name of the ch	•	<u> </u>
	nding any other law, and at the request of the charter sci	hool, the local board
	e local school administrative unit in which the charter so	
shall lease any av	ailable building or land to the charter school for one do	llar (\$1.00) per year
-	demonstrates that the lease is not economically or practic	
	does not have adequate classroom space to meet its	
Notwithstanding	any other law a local board of education may provide a	achool facility to a

Notwithstanding any other law, a local board of education may provide a school facility to a
 charter school free of charge; however, If the local board of education provides the school

facility to a charter school for one dollar (\$1.00) per year, the charter school is responsible for 1 2 the maintenance of and insurance for the school facility.

3 Except as provided in this Part and pursuant to the provisions of its charter, a charter (f) 4 school is exempt from statutes and rules applicable to a local board of education or local school 5 administrative unit."

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## **SECTION 1.(f)** G.S. 115C-238.29F reads as rewritten:

7 "§ 115C-238.29F. General requirements.

8 Health and Safety Standards. - A charter school shall meet the same health and (a) 9 safety requirements required of a local school administrative unit. The Department of Public 10 Instruction shall ensure that charter schools provide parents and guardians with information 11 about meningococcal meningitis and influenza and their vaccines at the beginning of every 12 school year. This information shall include the causes, symptoms, and how meningococcal 13 meningitis and influenza are spread and the places where parents and guardians may obtain 14 additional information and vaccinations for their children.

The Department of Public Instruction shall also ensure that charter schools provide parents 15 16 and guardians with information about cervical cancer, cervical dysplasia, human 17 papillomavirus, and the vaccines available to prevent these diseases. This information shall be 18 provided at the beginning of the school year to parents of children entering grades five though 19 through 12. This information shall include the causes and symptoms of these diseases, how 20 they are transmitted, how they may be prevented by vaccination, including the benefits and 21 possible side effects of vaccination, and the places where parents and guardians may obtain 22 additional information and vaccinations for their children.

23 The Department of Public Instruction shall also ensure that charter schools provide students 24 in grades nine through 12 with information annually on the manner in which a parent may 25 lawfully abandon a newborn baby with a responsible person, in accordance with G.S. 7B-500.

26 The Department of Public Instruction shall also ensure that the guidelines for individual 27 diabetes care plans adopted by the State Board of Education under G.S. 115C-12(31) are 28 implemented in charter schools in which students with diabetes are enrolled and that charter 29 schools otherwise comply with the provisions of G.S. 115C-375.3.

30 (b) School Nonsectarian. – A charter school shall be nonsectarian in its programs, 31 admission policies, employment practices, and all other operations and shall not charge tuition 32 or fees, except that a charter school may charge any fees that are charged by the local school 33 administrative unit in which the charter school is located. A charter school shall not be 34 affiliated with a nonpublic sectarian school or a religious institution. 35

Civil Liability and Insurance. -(c)

- 36 (1)The board of directors of a charter school may sue and be sued. The State 37 Charter Board of Education shall adopt rules to establish reasonable amounts 38 and types of liability insurance that the board of directors shall be required 39 by the charter to obtain. The board of directors shall obtain at least the amount of and types of insurance required by these rules to be included in 40 41 the charter. Any sovereign immunity of the charter school, of the 42 organization that operates the charter school, or its members, officers, or 43 directors, or of the employees of the charter school or the organization that 44 operates the charter school, is waived to the extent of indemnification by insurance. 45
- 46 (2) No civil liability shall attach to any chartering entity, the Charter Board, to 47 the State Board of Education, or to any of their members or employees, individually or collectively, for any acts or omissions of the charter school. 48

49 (d) Instructional Program. –

50 The school shall provide instruction each year for at least 185 days or 1,025 (1)51 hours over nine calendar months.

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1 2 3		(2)	The school shall design its programs to at least meet the standards adopted by the State Board of Education performance standards contained in the shorter	-
4		(3)	performance standards contained in the charter. A charter school shall conduct the student assessments	required for charter
5		$\langle A \rangle$	schools by the State Board of Education.	
6		(4)	The school is subject to and shall comply with Article 9	-
7 8			the General Statutes and The Individuals with Di	
9			Improvements Act, 20 U.S.C. § 1400, et seq., (2004 comply with policies adopted by the State Board of E	Education for charter
10			schools relating to the education of children with disabil	
11		(5)	The school is subject to and shall comply with Article 27	-
12			the General Statutes, except that a charter school may all	
13 14			from the charter school and return that student to anothe school administrative unit in accordance with the terms	
15		-	after due process.	
16	(d1)		ng Proficiency and Student Promotion. –	1 . 1 . 6 . 1
17		(1)	Students in the third grade shall be retained if t	
18			demonstrate reading proficiency by reading at or above	-
19 20			as demonstrated by the results of the State-approved	
20 21			reading comprehension administered to third grade st school shall provide reading interventions to retained s	
21			reading deficiency, which may include 90 minutes of	
23			evidence-based reading instruction, accelerated reading	•
23 24			classes containing third and fourth grade students, a	-
25			camps.	ind Summer reading
26		(2)	Students may be exempt from mandatory retention in	third grade for good
27			cause but shall continue to receive instructional suppo	
28			reading interventions appropriate for their age and reading	ng level. Good cause
29			exemptions shall be limited to the following:	
30			a. Limited English Proficient students with less	•
31			instruction in an English as a Second Language p	
32			b. Students with disabilities, as defined in G.S. 11	
33			individualized education program indicates the	e use of alternative
34 35			<ul><li>assessments and reading interventions.</li><li>c. Students who demonstrate reading proficiency</li></ul>	appropriate for third
35 36				sment of reading
30 37			comprehension. The charter school shall notify	U
38			Education of the alternative assessment used to	
39			proficiency.	
40			d. Students who demonstrate, through a studen	t reading portfolio,
41			reading proficiency appropriate for third grade st	01
42			e. Students who have (i) received reading in	
43			previously been retained more than once in	kindergarten, first,
44			second, or third grades.	
45		(3)	The charter school shall provide notice to parents an	
46			student is not reading at grade level. The notice sh	
47			student's reading deficiency is not remediated by the en	-
48			student shall be retained unless he or she is exem	· ·
49 50			retention for good cause. Notice shall also be provi	1
50			guardians of any student who is to be retained under the	
51			reason the student is not eligible for a good cause exe	inpuon, as well as a

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1			description of proposed reading interventions that will	-
2			student to remediate identified areas of reading deficiency	
3		(4)	The charter school shall annually publish on the charter	
4			and report in writing to the State Board of Education by S	September 1 of each
5			year the following information on the prior school year:	
6			a. The number and percentage of third grade stud	6
7			and not demonstrating reading proficiency on	
8 9			standardized test of reading comprehension ad grade students.	ministered to third
10			b. The number and percentage of third grade student	s not demonstrating
11 12			reading proficiency and who do not return to the the following school year.	e charter school for
13			c. The number and percentage of third grade stud	lents who take and
14			pass the alternative assessment of reading compre	
15			d. The number and percentage of third grade stude	
16			demonstrating reading proficiency.	
17			e. The number and percentage of third grade stu	dents exempt from
18			mandatory third grade retention by category of ex	emption as listed in
19			subdivision (2) of this subsection.	
20	(e)	Empl	oyees. –	
21		(1)	An employee of a charter school is not an employee	
22			administrative unit in which the charter school is lo	
23			school's board of directors shall employ and contract with	-
24			to perform the particular service for which they are emp	•
25			at least seventy five percent (75%) of these teachers in	
26			through five, at least fifty percent $(50\%)$ of these tead	-
27			through eight, and at least fifty percent (50%) of these	
28 29			nine through 12 shall hold teacher certificates. All tea through 12 who are teaching in the core subject are	0
29 30			science, social studies, and language arts shall be college	
31			The board also may employ necessary employees who	-
32			hold teacher <del>certificates</del> licenses to perform duties othe	-
33			may contract for other services. The board may disc	
34			noncertificated employees.	liuige teuchers und
35		(2)	No local board of education shall require any employee	of the local school
36			administrative unit to be employed in a charter school.	
37		(3)	If a teacher employed by a local school administrative u	nit makes a written
38			request for a leave of absence to teach at a charter scho	
39			administrative unit shall grant the leave for one year. For	
40			charter school's operation, the local school administrative	ve unit may require
41			that the request for a leave of absence be made up to	45 days before the
42			teacher would otherwise have to report for duty. After	the initial year of a
43			charter school's operation, the local school administrative	• •
44			that the request for a leave of absence be made up to	-
45			teacher would otherwise have to report for duty. A local	
46			is not required to grant a request for a leave of absence or	-
47			or renew a leave of absence for a teacher who previou	•
48			leave of absence from that school board under this sub	
49 50			who has career status under G.S. 115C-325 prior to re-	-
50 51			absence to teach at a charter school may return to a public school administrative unit with corpor status at the	
51			school administrative unit with career status at the en	nu of the leave of

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1 2 3 4 5			absence or upon the end of employment at the c appropriate position is available. If an appropriate posi- the teacher's name shall be placed on a list of available teacher shall have priority on all positions for which that in accordance with G.S. $115C-325(e)(2)$ .	sition is unavailable, ble teachers and that at teacher is qualified
6		(4)	The employees of the charter school shall be deemed er	1 0
7			school administrative unit for purposes of providing	
8 9			employee benefits, including membership in the Employees' Retirement System and the State Health P	lan for Teachers and
10			State Employees. The State Board of Education provi	
11 12			schools, and the Charter Board approves the original me	
12			of directors of the charter schools, has the authority to revoke charters, and demands full accountability from	
13			school finances and student performance. Acco	
15			determination of the General Assembly that charter	
16			schools and that the employees of charter schools	
17			employees. Employees of a charter school whose board	_
18			become a participating employer under G.S. 135-5.3 a	
19			purpose of membership in the North Carolina 7	
20			Employees' Retirement System. In no event shall anyth	ing contained in this
21			Part require the North Carolina Teachers' and State En	1 0
22			System to accept employees of a private employ	ver as members or
23			participants of the System.	
24		(5)	Education employee associations shall have equal according to the second	ess to charter school
25		$(\mathbf{C})$	employees as provided in G.S. 115C-335.9.	1
26 27		<u>(6)</u>	Each charter school board of directors shall adopt a po	•
28			under what circumstances an applicant for employment be checked for a criminal history before the app	
29			unconditional job offer. Each charter school board of dir	
30			policy uniformly in requiring applicants for employment	
31			criminal history. A charter school board of directors that	
32			history check for an applicant may employ an applican	t conditionally while
33			the board is checking the person's criminal history an	d making a decision
34			based on the results of the check.	
35	(f)		untability. –	
36		(1)	The school is subject to the financial audits, the audit	-
37			audit requirements adopted by the <u>State Charter</u> Boa	
38 39			charter schools. These audit requirements may include the School Budget and Figuel Control Act	the requirements of
40		(2)	the School Budget and Fiscal Control Act. The school shall comply with the reporting requirement	ts established by the
41		(2)	State Board of Education in the Uniform E	•
42			System.System, except that reports shall be made to t	1 0
43			well as the State Board of Education.	
44		(3)	The school shall report at least annually to the chart	ering entity and the
45			StateCharter Board of Education the information require	
46			entity or the StateCharter Board.	
47	(g)		ssion Requirements. –	
48		(1)	Any child who is qualified under the laws of this Stat	
49			public school is qualified for admission to a charter scho	
50		(2)	No local board of education shall require any student	enrolled in the local
51			school administrative unit to attend a charter school.	

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1	(3)	Admission to a charter school shall not be determined	ed according to the
2	(- )	school attendance area in which a student resides, ex	0
3		school administrative unit in which a public school c	
4		school shall give admission preference to students wh	
5		former attendance area of that school.	
6	(4)	Admission to a charter school shall not be determined a	ccording to the local
7		school administrative unit in which a student resides.	C
8	(5)	A charter school shall not discriminate against any stu-	dent on the basis of
9		ethnicity, national origin, gender, or disability. Except as	s otherwise provided
10		by law or the mission of the school as set out in the cha	rter, the school shall
11		not limit admission to students on the basis of intellectu	ual ability, measures
12		of achievement or aptitude, athletic ability, disability,	race, creed, gender,
13		national origin, religion, or ancestry. The charter school	may give enrollment
14		priority to siblings of currently enrolled students who w	were admitted to the
15		charter school in a previous year and to children of the	·
16		teachers, and teacher assistants. In addition, and only	•
17		operation, the charter school may give enrollment priori	
18		initial members of the charter school's board of directors	
19		children are limited to no more than ten percent (10%)	
20		enrollment or to 20 students, whichever is less, and (ii)	
21		not a former public or private school. If multiple birt	
22		admission to a charter school and a lottery	
23		G.S. 115C-238.29F(g)(6), the charter school shall enter of	
24 25		lottery to represent all of the multiple birth siblings. If	
23 26		multiple birth siblings is selected, then all of the multiple be admitted. Within one year after the charter school be	
20 27		population of the school shall <u>make efforts to reasonal</u>	
28		and ethnic composition of the general population resid	-
20 29		school administrative unit in which the school is locat	0
30		ethnic composition of the special population that the se	
31		residing within the local school administrative unit in	
32		located. The school shall be subject to any court-ordered	
33		in effect for the local school administrative unit.	F
34	(6)	During each period of enrollment, the charter school sh	all enroll an eligible
35		student who submits a timely application, unless the num	0
36		exceeds the capacity of a program, class, grade level,	
37		case, students shall be accepted by lot. Once enrolle	ed, students are not
38		required to reapply in subsequent enrollment periods.	
39	(7)	Notwithstanding any law to the contrary, a charter	school may refuse
40		admission to any student who has been expelled or susp	ended from a public
41		school under G.S. 115C-390.5 through G.S. 115C-390.1	1 until the period of
42		suspension or expulsion has expired.	
43		portation The charter school may provide transport	
44		school. The charter school shall develop a transport	-
45	-	not a barrier to any student who resides in the local schoo	
46		bol is located. The charter school is not required to prov	-
47	-	lives within one and one-half miles of the school. At the r	-
48	school and if the	local board of the local school administrative unit in which as a school bus system, then that local board may contri	ch the charter school

is located operates a school bus system, then that local board may contract with the charter 49 school to provide transportation in accordance with the charter school's transportation plan to 50

students who reside in the local school administrative unit and who reside at least one and 51

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one-half miles of the charter school. A local board may charge the charter school a reasonable		
charge that is sufficient to cover the cost of providing this transportation. Furthermore, a local		
board may refuse to provide transportation under this subsection if it demonstrates there is no		
available space on buses it intends to operate during the term of the contract or it would not be		
practically feasible to provide this transportation.		
(i) Assets. – Upon dissolution of the charter school or upon the nonrenewal of the		
charter, all net assets of the charter school purchased with public funds shall be deemed the		
property of the local school administrative unit in which the charter school is located. State and		
shall be returned to the General Fund.		
(j) Driving Eligibility Certificates. – In accordance with rules adopted by the State		
Board of Education, the designee of the school's board of directors shall do all of the following:		
(1) Sign driving eligibility certificates that meet the conditions established in $C = 20.11$		
<ul><li>G.S. 20-11.</li><li>(2) Obtain the necessary written, irrevocable consent from parents, guardians, or</li></ul>		
(2) Obtain the necessary written, irrevocable consent from parents, guardians, or emancipated juveniles, as appropriate, in order to disclose information to the		
Division of Motor Vehicles.		
(3) Notify the Division of Motor Vehicles when a student who holds a driving		
eligibility certificate no longer meets its conditions.		
(k) The Display of the United States and North Carolina Flags and the Recitation of the		
Pledge of Allegiance. – A charter school shall (i) display the United States and North Carolina		
flags in each classroom when available, (ii) require the recitation of the Pledge of Allegiance on		
a daily basis, and (iii) provide age-appropriate instruction on the meaning and historical origins		
of the flag and the Pledge of Allegiance. A charter school shall not compel any person to stand,		
salute the flag, or recite the Pledge of Allegiance. If flags are donated or are otherwise		
available, flags shall be displayed in each classroom.		
(1) North Carolina School Report Cards. – A charter school shall ensure that the report		
card issued for it by the State Board of Education receives wide distribution to the local press		
or is otherwise provided to the public. A charter school shall ensure that the overall school		
performance score and grade earned by the charter school for the current and previous four		
school years is prominently displayed on the school Web site. If a charter school is awarded a		
grade of D or F, the charter school shall provide notice of the grade in writing to the parent or		
guardian of all students enrolled in that school."		
SECTION 1.(g) G.S. 115C-238.29G reads as rewritten:		
"§ 115C-238.29G. Causes for nonrenewal or termination; disputes.		
(a) The State Board of Education, or a chartering entity subject to the approval of the		
State Board of Education, Charter Board may terminate or not renew a charter terminate, not		
renew, or seek applicants to assume the charter through a competitive bid process established		
by the Charter Board upon any of the following grounds: (1) Failure to meet the requirements for student performance contained in the		
(1) Failure to meet the requirements for student performance contained in the charter;		
<ul><li>(2) Failure to meet generally accepted standards of fiscal management;</li></ul>		
<ul><li>(2) Failure to inect generally accepted standards of fiscal management,</li><li>(3) Violations of law;</li></ul>		
<ul> <li>(4) Material violation of any of the conditions, standards, or procedures set forth</li> </ul>		
in the charter;		
(5) Two-thirds of the faculty and instructional support personnel at the school		
request that the charter be terminated or not renewed; or		
(6) Other good cause identified.		
(a1) The <u>State Charter</u> Board shall adopt criteria for adequate performance by a charter		
school and shall identify charter schools with inadequate performance. The criteria shall		
school and shall facility charter schools with madedaate berronnance. The emerila shall		

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1	performance and has annual performance composites below sixty percent (60%) in any two
2	years in a three-year period is inadequate.
3	(1) If a charter school is inadequate in the first five years of the charter, the
4	charter school shall develop a strategic plan to meet specific goals for
5	student performance that are consistent with State Charter Board criteria and
6	the mission approved in the charter school. The strategic plan shall be
7	reviewed and approved by the State-Charter Board. The State-Charter Board
8	is authorized to terminate or not renew a charter for failure to demonstrate
9	improvement under the strategic plan.
10	(2) If a charter school is inadequate and has had a charter for more than five
11	years, the State Charter Board is authorized to terminate, not renew, or seek
12	applicants to assume the charter through a competitive bid process
13	established by the Charter Board. terminate or not renew the charter. The
14	Charter Board shall develop rules on the assumption of a charter by a new
15	entity that include all aspects of the operations of the charter school,
16	including the status of the employees. Public assets would transfer to the
17	new entity and not revert to the General Fund pursuant to
18	<u>G.S. 115C-238.29F(i).</u>
19	(b) The <u>State-Charter Board of Education</u> -shall develop and implement a process to
20	address contractual and other grievances between a charter school and its chartering entity or
21	the local board of education during the time of its charter.
22	(c) The <u>State Charter Board</u> and the charter school are encouraged to make a good-faith
23	attempt to resolve the differences that may arise between them. They may agree to jointly select
24	a mediator. The mediator shall act as a neutral facilitator of disclosures of factual information

24 a mediator. The mediator shall act as a neutral facilitator of disclosures of factual information, 25 statements of positions and contentions, and efforts to negotiate an agreement settling the 26 differences. The mediator shall, at the request of either the State-Charter Board or a charter 27 school, commence a mediation immediately or within a reasonable period of time. The 28 mediation shall be held in accordance with rules and standards of conduct adopted under 29 Chapter 7A of the General Statutes governing mediated settlement conferences but modified as 30 appropriate and suitable to the resolution of the particular issues in disagreement.

31 Notwithstanding Article 33C of Chapter 143 of the General Statutes, the mediation 32 proceedings shall be conducted in private. Evidence of statements made and conduct occurring 33 in a mediation are not subject to discovery and are inadmissible in any court action. However, 34 no evidence otherwise discoverable is inadmissible merely because it is presented or discussed 35 in a mediation. The mediator shall not be compelled to testify or produce evidence concerning 36 statements made and conduct occurring in a mediation in any civil proceeding for any purpose, 37 except disciplinary hearings before the State Bar or any agency established to enforce standards 38 of conduct for mediators. The mediator may determine that an impasse exists and discontinue 39 the mediation at any time. The mediator shall not make any recommendations or public 40 statement of findings or conclusions. The State Charter Board and the charter school shall share equally the mediator's compensation and expenses. The mediator's compensation shall be 41 42 determined according to rules adopted under Chapter 7A of the General Statutes."

- 43
- **SECTION 1.(h)** G.S. 115C-238.29H reads as rewritten:
- 44 "§ 115C-238.29H. State and local funds for a charter school.
- 45
- The State Board of Education shall allocate to each charter school: (a)
- 46 (1)An amount equal to the average per pupil allocation for average daily 47 membership from the local school administrative unit allotments in which 48 the charter school is located for each child attending the charter school 49 except for the allocation for children with disabilities and for the allocation 50 for children with limited English proficiency;

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	(2) An additional amount for each child child with disabilities; and	attending the charter school who is a
	(3) An additional amount for children with the charter school, based on a formula	
	In accordance with G.S. 115C-238.29D(d), the The	1 0
2	adjustments to the amount allocated to a charter school	
	school years subsequent to the initial year of operation.	C
	In the event a child with disabilities leaves the charte during the first 60 school days in the school year, the	1
	amount of funds allocated for that child to the State Boar	
	those funds to the local school administrative unit in whi	
е	event a child with disabilities enrolls in a charter school	during the first 60 school days in the
S	school year, the State Board shall allocate to the ch	arter school the pro rata amount of
2	additional funds for children with disabilities.	
	(a1) Funds allocated by the State Board of Ed	•
	operational and financing leases for real property or mo	
	facilities for charter schools and may be used for paymen	
	facilities or equipment. However, State funds shall not b	•
	real property or mobile classroom units. No indebtedness	•
	charter school shall constitute an indebtedness of the Sta	-
	indebtedness of the charter school shall involve or be s	-
-	power of the State or its political subdivisions. Every c	
	school enters shall include the previous sentence. The sch	noor also may own land and buildings
1	it obtains through non-State sources.	al school administrative unit in which
t	(b) If a student attends a charter school, the loca the child resides shall transfer to the charter school an a	
	the local current expense appropriation to fund of the lo	
	fiscal year. The amount transferred under this subsection	
	supplemental taxes shall be transferred only to a charter	
	which these taxes are levied and in which the student re-	
	current expense fund shall be transferred to the charter s	
	monies into the local current expense fund.	
	(c) The local school administrative unit shall also	provide each charter school to which
_	it transfers a per pupil share of its local current exp	•
i	information within the 30-day time period provided in sul	
	(1) The total amount of monies the local	-
	of the funds listed in G.S. 115C-426(c)	
	(2) <u>The student membership numbers used</u>	to calculate the per pupil share of the
	local current expense fund.	
	(3) How the per pupil share of the local cu	
	(d) The court shall award the prevailing party in	
	subsection (b) of this section its reasonable attorneys' fee	
	an action, plus interest at the legal rate as provided in G.S.	
	such amounts should have otherwise been paid to the cha	-
_	shall order any delinquent funds, costs, fees, and interes from the entry of any judgment."	a to be paid in full within three years
1	SECTION 1.(i) G.S. 115C-238.29I reads as r	awritten
,	"§ 115C-238.29I. Notice of the charter school process	
	School Advisory Committee.schools.	, review of charter schools, charter
	(a) The <u>State Charter</u> Board of <u>Education</u> shall (	distribute information announcing the
2	availability of the charter school process described	
L		

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administra	tive u	nit and public postsecondary educational institution and,	through press releases,
to each ma	jor ne	wspaper in the State.	
(b)	Repe	aled by Session Laws 1997-18, s. 15(i).	
(c)	The	State Charter Board of Education shall review and eva	aluate the educational
effectivene	ess of	the charter school approachschools authorized under this	Part and the effect of
		on the public schools in the local school administrative ur	
		ted. The Board shall report <u>annually</u> no later than January	
		cation Oversight Committee with recommendations to	
terminate	that a	pproach. The Board shall base its recommendations	
following		nation: on the following:	
	(1)	The current and projected impact of charter school services by the public schools.	ls on the delivery of
	(2)	Student academic progress in the charter schools	as measured, where
		available, against the academic year immediately	preceding the first
		academic year of the charter schools' operation.	
	(3)	Best practices resulting from charter school operations.	
	(4)	Other information the State Charter Board considers ap	propriate.
<del>(d)</del>	The S	State Board of Education may establish a Charter School	Advisory Committee
to assist w	ith the	e implementation of this Part. The Charter School Advise	bry Committee may (i)
provide te	chnic	al assistance to chartering entities or to potential a	pplicants, (ii) review
application	<del>is for</del>	preliminary approval, (iii) make recommendations as	to whether the State
		pprove applications for charter schools, (iv) make re	
whether th	e Sta	te Board should terminate or not renew a charter, (v) m	ake recommendations
concerning	<del>g griev</del>	vances between a charter school and its chartering entity	, the State Board, or a
local board	<del>d, (vi)</del>	assist with the review under subsection (c) of this sect	tion, and (vii) provide
any other a	assista	nce as may be required by the State Board.	
<del>(e)</del>	Notw	vithstanding the dates set forth in this Part, the State Bo	ard of Education may
establish a	<del>n alte</del>	ernative time line for the submission of applications, p	reliminary approvals,
criminal re	cord-	checks, appeals, and final approvals so long as the Board	l grants final approval
by March		<del>each calendar year.</del> "	
	SEC	<b>TION 1.(j)</b> G.S. 115C-238.29J is repealed.	
	SEC	<b>TION 1.(k)</b> G.S. 115C-238.29K is repealed.	
	SEC	<b>TION 2.(a)</b> G.S. 115C-426(c) reads as rewritten:	
"(c)	The u	uniform budget format shall require the following funds:	
	(1)	The State Public School Fund.	
	(2)	The local current expense fund.	
	(3)	The capital outlay fund.	
In add	ition,	other funds may be used to account for reimbursement	nts, including indirect
costs, fees	for a	ctual costs, tuition, sales tax revenues distributed using the	he ad valorem method
pursuant to	o G.S	. 105-472(b)(2), sales tax refunds, gifts and grants rest	ricted as to use, trust
funds, fed	eral a	ppropriations made directly to local school administra	tive units, and funds
received f	for p	ekindergarten programs, and special programs.progra	ms. In addition, the
appropriati	ion or	use of fund balance or interest income by a local scho	ol administrative unit
shall not b	e cons	strued as a local current expense appropriation.	
Each 1	ocal s	school administrative unit shall maintain those funds s	shown in the uniform
budget for	mat th	at are applicable to its operations."	
-		<b>TION 2.(b)</b> G.S. 115C-448 is amended by adding a new	subsection to read:
" <u>(d)</u>		ial funds of individual schools shall not be included as pa	
	-	a local school administrative unit for the purposes of det	
-		ocal current expense fund transferred to a charter	• • • • •
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1	SECTION 3. G.S. 105-278.4(a) reads as rewritten:
2	"(a) Buildings Buildings, the land they actually occupy, and additional land
3	reasonably necessary for the convenient use of any such building shall be exempted from
4	taxation if all of the following requirements are met:
5	
6	(4) Wholly and exclusively used for educational purposes by the owner or
7	occupied gratuitously by another nonprofit educational institution and
8	wholly and exclusively used by the occupant for nonprofit educational
9	purposes.any of the following:
10	<u>a.</u> <u>The owner.</u>
11	b. <u>A nonprofit educational institution occupying the building</u>
12	<u>gratuitously.</u>
13	<u>c.</u> <u>A charter school even if the charter school is not the owner of the</u>
14	building."
15	<b>SECTION 4.</b> G.S. 135-5.3(b) reads as rewritten:
16	"(b) No later than 30 days after both parties have signed the written charter under
17	G.S. 115C-238.29E, the board of directors of a charter school operated by a private nonprofit
18	corporation shall elect whether to become a participating employer in the Retirement System in
19	accordance with this Article. This election shall be in writing and filed with the Retirement
20	System and with the StateNorth Carolina Public Charter Schools Board of Education and is
21	effective for each charter school employee as of the date of that employee's entry into eligible
22	service. This subsection applies to charter schools that receive State Board of Education or
23	North Carolina Public Charter Schools Board approval under G.S. 115C-238.29D after 1998."
24	<b>SECTION 5.</b> G.S. 135-48.54(b) reads as rewritten:
25	"(b) No later than 30 days after both parties have signed the written charter under
26	G.S. 115C-238.29E, the board of directors of a charter school operated by a private nonprofit
27	corporation shall elect whether to become a participating employer in the Plan in accordance
28	with this Article. This election shall be in writing and filed with the Plan and the North
29	Carolina Public Charter Schools Board. State Board of Education. This election is effective for
30	each charter school employee as of the date of that employee's entry into eligible service. This
31	subsection applies to charter schools that receive State Board of Education or North Carolina
32	Public Charter Schools Board approval under G.S. 115C-238.29D after 1998."
33	<b>SECTION 6.</b> Notwithstanding G.S. 115C-238.29A1, as enacted by this act, initial
34 25	appointments to the Charter Board shall be made by the Governor and the General Assembly
35	no later than August 1, 2013. Initial terms of office to the Charter Board shall be as follows:
36	(1) Two members appointed by the Governor, as designated by the Governor,
37	shall be appointed to serve until June 30, 2015. One member appointed by
38	the Governor, as designated by the Governor, shall be appointed to serve until June 30, 2017.
39 40	
40 41	(2) One member appointed by the General Assembly upon the recommendation of the Speaker of the House of Representatives, as designated by the
41	Speaker, shall be until June 30, 2015. Two members appointed by the
42 43	General Assembly upon the recommendation of the Speaker of the House of
43 44	Representatives, as designated by the Speaker, shall be until June 30, 2017.
44 45	
43 46	(3) One member appointed by the General Assembly upon the recommendation of the President Pro Tempore of the Senate, as designated by the President
40 47	Pro Tempore, shall be until June 30, 2015. Two members appointed by the
48	General Assembly upon the recommendation of the President Pro Tempore
49	of the Senate, as designated by the President Pro Tempore, shall be until
<del>5</del> 0	June 30, 2017.
50	Juile 30, 2017.

1 **SECTION 7.** This act is effective when it becomes law. G.S. 115C-238.29H(d), as 2 enacted by this act, applies to proceedings commenced on or after the effective date of this act.