GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2019

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SENATE BILL 113

House Committee Substitute Favorable 6/23/20 Third Edition Engrossed 6/24/20 Proposed Conference Committee Substitute S113-PCCS35449-TC-15

Short Title: Education Omnibus.

(Public)

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Sponsors:

Referred to:

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February 25, 2019

A BILL TO BE ENTITLED

2 AN ACT TO EXEMPT CERTAIN SCHOOL PSYCHOLOGISTS FROM NORTH CAROLINA 3 PSYCHOLOGY BOARD LICENSURE; TO CLARIFY USE OF DIGITAL LEARNING 4 PLAN FUNDS; TO MAKE MODIFICATIONS TO THE 2020-2021 SCHOOL 5 CALENDAR REQUIREMENTS TO EXPAND THE USE OF REMOTE LEARNING DAYS AND ALLOW MODIFICATIONS FOR SINGLE-TRACK YEAR-ROUND 6 7 SCHOOLS; TO CLARIFY THAT SCHOOL NUTRITION FUNDS FROM THE 8 CORONAVIRUS RELIEF FUND ARE FOR EMERGENCY SCHOOL NUTRITION 9 SERVICES, AUTHORIZE THE USE OF THESE FUNDS FOR THE SUMMER FOOD SERVICE PROGRAM. AND EXTEND THE PERIOD OF USE FOR THESE FUNDS 10 11 UNTIL DECEMBER 30, 2020; TO ALLOW LME/MCO REINVESTMENT PLANS TO INCLUDE PROVIDING ASSISTANCE TO PUBLIC SCHOOL UNITS; TO CHANGE A 12 13 CHARTER SCHOOL REPORT DATE; TO DESIGNATE THE SUPERINTENDENT OF 14 PUBLIC INSTRUCTION AS AN APPROVER OF PRIVATE ACTIVITY BONDS; TO 15 REVISE THE CALCULATION OF THE SCHOOL ADMINISTRATOR INTERN STIPEND; TO EXTEND THE GRANT TERM FOR THE NORTH CAROLINA 16 17 TRANSFORMING PRINCIPAL PREPARATION PROGRAM; AND TO PROVIDE IMMUNITY FOR NONPUBLIC SCHOOLS FOR CLAIMS RELATED TO COVID-19 18 19 **CLOSURES FOR 2019-2020.** 20 The General Assembly of North Carolina enacts:

21 22 PART I. SCHOOL PSYCHOLOGIST LICENSURE EXEMPTION

22 23

SECTION 1. G.S. 90-270.4(c) reads as rewritten:

24 Persons certified-licensed by the State Board of Education as school psychologists ''(c)25 and serving as regular salaried employees or contractors of the Department of Public Instruction or local boards of education any public school unit are not required to be licensed under this 26 27 Article in order to perform the duties for which they serve the Department of Public Instruction 28 or local boards of education, public school unit, and nothing in this Article shall be construed as 29 limiting their activities, services, or titles while performing those duties for which they serve the Department of Public Instruction or local boards of education. public school units. If a person 30 certified-licensed by the State Board of Education as a school psychologist and serving as a 31 32 regular salaried an employee or contractor of the Department of Public Instruction or a local 33 board of education public school unit is or becomes a licensed psychologist under this Article, he or she shall be required to comply with all conditions, requirements, and obligations imposed 34



by statute or by Board rules upon all other licensed psychologists as a condition to retaining that 1 2 license. Other provisions of this Article notwithstanding, if a person certified licensed by the 3 State Board of Education as a school psychologist and serving as a regular salaried an employee 4 or contractor of the Department of Public Instruction or a local board of education public school 5 unit is or becomes a licensed psychological associate under this Article, he or she shall not be 6 required to comply with the supervision requirements otherwise applicable to licensed 7 psychological associates by Board rules or by this Article in the course of his or her regular 8 salaried employment or contractual relationship with the Department of Public Instruction or a 9 local board of education, public school unit, but he or she shall be required to comply with all 10 other conditions, requirements, and obligations imposed by statute or a local board of education public school unit or by Board rules upon all other licensed psychological associates as a 11 12 condition to retaining that license." 13 14 PART II. CLARIFY USE OF DIGITAL LEARNING PLAN FUNDS 15 **SECTION 2.(a)** Of the funds appropriated to the Department of Public Instruction for the 2020-2021 fiscal year for the Digital Learning Plan, as set out in S.L. 2016-94, beginning 16 with the 2020-2021 fiscal year, any portion of the funds in the amount of up to one million eight 17 18 hundred thousand dollars (\$1,800,000) that are, pursuant to Section 7.23K(c) of S.L. 2017-57, as 19 amended by Section 7.7 of S.L. 2018-5, used to implement the requirements of Section 7.23 of 20 S.L. 2017-57, and that the Department allots to local school administrative units, charter schools, 21 and Innovative School District schools within economically distressed counties to support 22 adoption of the digital literacy curriculum provider selected via the competitive procurement 23 process pursuant to Section 7.23K(b) of S.L. 2017-57, shall be used solely for software licenses 24 from that vendor. 25 **SECTION 2.(b)** This section becomes effective July 1, 2020. 26 27 PART III. MODIFICATIONS TO THE 2020-2021 SCHOOL CALENDAR 28 SECTION 3.(a) Subdivision (6) of Section 2.1 of S.L. 2020-3 reads as rewritten: 29 Year-round school. - A school with a single or multi-track instructional "(6) 30 calendar that was adopted prior to March 1, 2020, and provides instructional 31 days in compliance with Section 2.11(b)(1) of this Part throughout the entire 32 school calendar year, beginning July 1 and ending June 30, by utilizing at least 33 one of the following plans: 34 A plan dividing students into four groups and requiring each group to a. 35 be in school for assigned and staggered quarters each school calendar 36 year. 37 b. A plan providing students be scheduled to attend 45-an average of 38 between 44 and 46 instructional days followed by an average of 39 between 15 and 20 days of vacation, repeated throughout the school 40 calendar year. 41 A plan dividing the school calendar year into five nine-week sessions c. 42 of classes and requiring each student to attend four assigned and staggered sessions out of the five nine-week sessions to complete the 43 44 student's instructional year." 45 **SECTION 3.(b)** Section 2.11(b) of S.L. 2020-3 reads as rewritten: 46 "SECTION 2.11.(b) School Calendar. – Except as otherwise provided in this subsection, 47 the requirements of G.S. 115C-84.2, including the requirement that a school calendar consist of 48 215 days, apply to the 2020-2021 school calendar for local school administrative units. The 49 provisions of this subsection supersede any school calendar adopted by a public school unit prior 50 to the enactment of this Part. For the 2020-2021 school year only, the following applies to the 51 school calendar for public school units:

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(1)	1150 116- publi	vithstanding any provisions of G.S. 115C-75.86 2-150.12, 115C-218.85(a)(1), 115C-238.53(239.8(b)(2)c., and Section 6(e) of S.L. 2018-3 c school unit shall adopt a calendar that includes llows:	d), 115C-238.66(1)d., 2 to the contrary, each
	a.	185 days or 1,025 hours of instruction the instruction days in accordance with the Plan subsection (a) of this section. Each of the five may be scheduled in the discretion of the publ provided in subdivision (2) of this subsection.	developed pursuant to remote instruction days ic school unit, except as
	b.	An additional five instructional days that shall individually separate and distinct full instructi accumulation of instructional hours.	
(2)	Notv	vithstanding any provisions of G.S. 115C-84.2(d) to the contrary, each
		school administrative unit shall adopt a school	•
		the following:	
	a.	Except for schools defined in subdivision (4)	or (6) of Section 2.1 of
		this Part, an opening date for students of Aug	
	b.	Except for schools defined in subdivision (4)	or (6) of Section 2.1 of
		this Part, a closing date for students no later th	
	с.	No remote instruction day shall be scheduled p	-
		unless the school operates on a year-round	
		schedule. A year-round or modified calendar s	
		a remote instruction day prior to the sixth	instructional day of the
		year-round or modified calendar.	
	<u>c1.</u>	A local board of education may alter the	
		single-track year-round school in a manner t	
		requirements of Section 2.1(6)b. of this act,	it both of the following
		are met:	ince the modification is
		<u>1.</u> <u>The local board of education determined</u> necessary to ensure the health and safe	
		2. The altered calendar complies with al	
		<u>year-round schools in this section.</u>	<u>i otnei requirements ior</u>
	d.	Remote instruction days may be schedule	ed for use as teacher
	u.	workdays, including as teacher workdays on v	
		accumulated vacation leave, provided that ren	•
		is prepared and provided for students to	
		instruction days. Local school administrati	-
		discretion, schedule remote instruction days	-
		facilitate completion of first semester course	-
		holiday period. This sub-subdivision only ap	-
		instruction days scheduled as required by	
		subdivision (1) of this subsection.	
	e.	The following apply for a local school admin	nistrative unit granted a
		good cause waiver for the 2020-2021 school y	/ear:
		1. The opening date for students shall no	-
		17, 2020, except for schools defined i	n subdivision (4) or (6)
		of Section 2.1 of this Part.	
		2. Up to an additional five remote instru	
		if those days are (i) provided in	
		requirements of this subsection for rem	note instruction days and

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1 2 3		(ii) used solely as make-up days for have been closed due to inclement w situations.	•
4	(3) If,	during the 2020-2021 school year, a state of	emergency or disaster is
5		clared under Chapter 166A of the General Statute	
6		more than five days, If the governing board	0
7		ermines that additional remote instruction beyond	
8		polivision (1) of this subsection is needed to ensur	
9		<u>dents, a public school unit providing may prov</u>	
10		cordance with the Plan developed pursuant to sub	
11		y use additional remote instruction days	
12		tructional time requirements. The public school	
12		compliance with all required COVID-19 guidance	
13		elementary and secondary schools issued by the	
15		Department of Public Instruction, and the D	
16		man Services."	epartment of fleatin and
17		N 3.(c) This section is effective when it becomes	law
18	5201101		
19	PART IV. MODIFY	USE OF SCHOOL NUTRITION FUNDS	
20	SECTION	V 4. Subdivision (6) of Section 3.3 of S.L. 2020-	4 reads as rewritten:
21	"(6) \$7	5,000,000 to the Department of Public Instructi	ion for <u>emergency</u> school
22	nu	trition services services, including innovative s	chool meals, provided to
23	stu	dents in response to COVID-19 by public schoo	l units participating in the
24	Na	tional School Lunch Program or Program, So	chool Breakfast Program
25	Pro	ogram, or Summer Food Service Program from	March 16, 2020, through
26	the	end of the 2019-2020 school year. December (<u>30, 2020.</u> Funds for these
27		vices shall be allocated in the same manner as	
28	sch	nool units were reimbursed by school meal receip	ots or federal funds."
29			
30		CO EXPENDITURE FOR STUDENT BE	HAVIORAL HEALTH
31	NEEDS		
32		N 5. G.S. 122C-125.2(a) reads as rewritten:	1 11.
33		on September 1, 2018, the Department shall cale	
34 35		each LME/MCO as a sum of the following figu	ires to produce upper and
35 36	lower range values: (1) Inc	curred but not reported claims figure. – The incurr	rad but not reported claims
30 37		ure shall be calculated by multiplying an LME/M	-
38		preceding 12 months by six and eight-tenth	1 0
39		IE/MCO experiences extenuating circumstance	-
40		cumentation, then the Department may utilize a	
41		d eight-tenths (6.8%) for that LME/MCO.	percentage other than shi
42		t operating liabilities figure. – The net operating	v liabilities figure shall be
43		culated by subtracting noncash current accou	
44		nclaims current liabilities, as reported on the l	
45		ance sheet. If the noncash accounts receivable are	
46		bilities, then the value for the net operating liabil	
47		tastrophic or extraordinary events range.	
48		raordinary events range shall be calculated as the	
49	fig	ure and an upper figure. The lower figure shall be	calculated by multiplying
50	an	LME/MCO's service expenditures from the pred	ceding 12 months by four
51	and	d fifteen-hundredths percent (4.15%). The upper	figure shall be calculated

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1		by multiplying an LME/MCO's service expenditures from the preceding 12
2		months by eight and three-tenths percent (8.3%) .
3	(4)	Required intergovernmental transfers figure. – The required
4		intergovernmental transfers figure is the amount of funds needed by an
5		LME/MCO to make any intergovernmental transfers required by law over the
6		subsequent 24 months.
7	(5)	Projected operating loss figure The projected operating loss figure is the
8		projected net loss for an LME/MCO over the subsequent 24 months. In
9		projecting the net loss for an LME/MCO, the Department shall use the net loss
10		of the LME/MCO in the preceding 12 months adjusted for any changes in
11		single-stream funding, intergovernmental transfers, or other factors known to
12		the Department that will impact the LME/MCO's net loss over the subsequent
13		24 months. If a net profit is projected for an LME/MCO, then this figure is
14		zero.
15	(6)	Reinvestment plan figure. – The reinvestment plan figure is the amount
16		required for all qualifying expenditures contained in an LME/MCO's
17		reinvestment plans over the subsequent 36 months. To qualify as an
18 19		expenditure under this subdivision, the expenditure must be related to one of the following:
20		the following: a. An initiative that supports specific goals or health status outcomes of
20 21		the State in relation to the State's behavioral health needs.
21		b. An initiative that meets a State behavioral health need, as defined in
22		law or by the Department.
23 24		c. Funding for infrastructure that supports the effective and efficient
25		operation of the LME/MCO.
26		d. Funding for a facility within the LME/MCO catchment area that is
27		necessary to meet to the needs of the population served by the
28		LME/MCO.
29		e. New or expanded initiatives and programmatic improvements to the
30		State behavioral health system.
31		f. Working capital to be utilized to fund changes in rates, operations, or
32		programs.
33		g. Assistance to public school units within the LME/MCO catchment
34		area for student behavioral health needs."
35		
36		NGE CHARTER SCHOOL REPORT DATE
37		TION 6. G.S. 115C-218.110(b) reads as rewritten:
38	· · /	State Board of Education shall review and evaluate the educational effectiveness
39 40		nools authorized under this Article and the effect of charter schools on the public
40		cal school administrative unit in which the charter schools are located. The Board
41 42	-	ually no later than February 15 June 15 to the Joint Legislative Education
42 43	-	nittee on the following: The current and projected impact of charter schools on the delivery of services
43 44	(1)	The current and projected impact of charter schools on the delivery of services by the public schools.
44 45	(2)	Student academic progress in the charter schools as measured, where
46	(2)	available, against the academic year immediately preceding the first academic
47		year of the charter schools' operation.
48	(3)	Best practices resulting from charter school operations.
49	(4)	Other information the State Board considers appropriate."
50		The second se
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PART VII. S	SUPERINTENDENT MAY APPROVE BONDS TO FINANCE OR
REFINANCE A	A CHARTER SCHOOL FACILITY
SEC	TION 7. Article 14A of Chapter 115C of the General Statutes is amended by
adding a new se	
	. Public approval for private activity bonds.
<u>(a)</u> For p	purposes of this section, the following definitions shall apply:
<u>(1)</u>	Charter school facility. – Real property, personal property, or both that is used
	or intended for use in connection with the operation of a charter school.
<u>(2)</u>	Applicable elected representative. – An elected official of a governmental unit
	having jurisdiction over the area in which a charter school facility is located,
	as defined in section 147(f)(2) of the Internal Revenue Code (26 U.S.C. §
	<u>147(f)(2)).</u>
	Superintendent of Public Instruction is hereby designated as an applicable elected
	the may approve the issuance of one or more private activity bonds to finance or
	ter school facility, after a public hearing following reasonable public notice, in
	section 147(f) of the Internal Revenue Code (26 U.S.C. § 147(f)) and applicable
	l laws and regulations. Procedures for the public hearing shall be determined by
	ent of Public Instruction, and the public hearing shall be conducted by the
-	or his or her designee, in the county where the charter school facility is or will be
located."	
	EVISE SCHOOL ADMINISTRATOR INTERN STIPEND
	TION 8. If Senate Bill 818, 2019 Regular Session, becomes law, then Section
. ,	eads as rewritten:
	6.(c) Participants in an approved full-time master's in school administration
	eceive up to a 10-month stipend <u>during the internship period of the master's</u>
	tipend shall be at the beginning salary of an assistant principal during the
	d of the master's program. The stipend shall not exceed the difference between
	alary of an assistant principal plus the cost of tuition, fees, and books and any
-	s received by the intern as a full time student, including awards of the Principal
	n. or, for a teacher who becomes an intern, at least as much as that person would
	r on the teacher salary schedule. The Principal Fellows Program or the school of
	e the intern participates in a full-time master's in school administration program
shall supply the	Department of Public Instruction with certification of eligible full-time interns."
DADT IV EVT	TEND MANIMUM ODANT TEDM TO SIV VEADS FOD THE MODTH
	FEND MAXIMUM GRANT TERM TO SIX YEARS FOR THE NORTH
	RANSFORMING PRINCIPAL PREPARATION PROGRAM
	TION 9.(a) G.S. 116-74.46(c)(1) reads as rewritten:
"(1)	The duration of grants shall be as follows:
	a. Grants shall be no more than five six years and no fewer than two years
	in duration, unless the Commission finds early termination of a grant
	is necessary due to noncompliance with grant terms.
	b. The Commission may renew a grant based on compliance with the
	grant terms and performance, including allowing the grantee to scale
	up or replicate the successful program as provided in subdivision (3) of this subsection."
SEC	
	TION 9.(b) This section becomes effective July 1, 2020, and applies to grants
awarded or rene	wed on or after that date.
DADT V COV	ID 10 IMMUNUTY FOD NONDUDI IC SCHOOLS
raki A. COV	ID-19 IMMUNITY FOR NONPUBLIC SCHOOLS

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1	SEC	FION 10.(a) Article 39 of Chapter 115C of the General S	tatutes is amended by
2	adding a new Par		2
3	-	"Part 5. COVID-19 Immunity.	
4	" <u>§ 115C-567.10.</u>	Definitions.	
5	The followin	g definitions apply in this Part:	
6	<u>(1)</u>	<u>Claim. – A claim or cause of action seeking any legal of</u>	or equitable remedy or
7		<u>relief.</u>	
8	<u>(2)</u>	COVID-19. – The coronavirus disease 2019.	
9	<u>(3)</u>	COVID-19 emergency declaration. – Executive Order 1	
10		10, 2020, by Governor Roy A. Cooper, including any a	
11		executive order, subject to extensions under Chapter	166A of the General
12	(A)	Statutes.	outive Order No. 121
13 14	<u>(4)</u>	<u>COVID-19 essential business executive order. – Exec</u> issued March 27, 2020, by Governor Roy A. Co	
14		amendments issued by executive order, subject to exte	
16		166A of the General Statutes.	insions under enapter
17	<u>(5)</u>	Individual. – A person paying, or on whose behalf a	third party is paying
18		tuition, fees, or room and board to a nonpublic scho	
19		academic year.	
20	<u>(6)</u>	Nonpublic school. – Any of the following schools, i	ncluding the owners,
21		directors, trustees, officers, employees, contractors,	-
22		schools:	-
23		<u>a.</u> <u>A private church school or school of religious</u>	charter in compliance
24		with Part 1 of this Article.	
25		b. <u>A qualified nonpublic school in compliance with</u>	Part 2 of this Article.
26		Tuition liability limitation.	
27		ithstanding any other provision of law and subject to	
28	-	shall have immunity from claims by an individual, if all c	• • • •
29 30	<u>(1)</u>	The claim arises out of or is in connection with tuition nonpublic school for the 2019-2020 academic year.	on or lees paid to the
30	<u>(2)</u>	The claim alleges losses or damages arising from an a	ct or omission by the
32	<u>(2)</u>	nonpublic school during or in response to COVID	-
33		emergency declaration, or the COVID-19 essential busi	
34	(3)	The alleged act or omission by the nonpublic school w	
35		to protecting the public health, safety, or welfare in respo	
36		emergency declaration, COVID-19 essential business	s executive order, or
37		applicable guidance from the Centers for Disease Contr	ol and Prevention.
38	<u>(4)</u>	The nonpublic school offered remote learning options	
39		during the 2019-2020 academic year that allowed stud	dents to complete the
40		academic year.	
41		ection (a) of this section shall not apply to losses or damag	
42		an express contractual provision allocating liability in the	e event of a pandemic
43	event.	ation (a) of this spatian shall not analy to leases on domas	an annead her on ant an
44 45		ection (a) of this section shall not apply to losses or damage conpublic school that was in bad faith or malicious.	es caused by an act or
45 46	" <u>§ 115C-567.12.</u>		
40 47		plies to alleged acts or omissions occurring on or afte	r the issuance of the
48	-	gency declaration until July 1, 2020. The provisions of	
49		her immunities provided by applicable State law.	
50	" <u>§ 115C-567.13</u> .	· · · · ·	

General Assembly Of North Carolina

1	It is a matter of vital State concern affecting the public health, safety, and welfare that
2	nonpublic schools continue to be able to fulfill their educational missions during the COVID-19
3	pandemic without civil liability for any acts or omissions for which immunity is provided in this
4	Part. This Part shall be liberally construed to effectuate those public purposes. The provisions of
5	this Part are severable. If any part of this Part is declared to be invalid by a court, the invalidity
6	does not affect other parts of this Part that can be given effect without the invalid provision."
7	SECTION 10.(b) This section is effective when it becomes law and applies to all
8	actions commenced on or after the effective date of this section.
9	
10	PART XI. EFFECTIVE DATE
11	SECTION 11. Except as otherwise provided, this act is effective when it becomes
10	low

12 law.