GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2021

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HOUSE BILL DRH30286-MT-34A

Short Title:	Increase Dropout Age/Completion Indicator.	(Public)
Sponsors:	Representative Elmore.	
Referred to:		

1 2	A BILL TO BE ENTITLED AN ACT TO RAISE THE COMPULSORY SCHOOL ATTENDANCE AGE TO EIGHTEEN
3	YEARS OLD OVER A FIVE-YEAR PERIOD AND TO ESTABLISH A COMPLETION
4	RATE INDICATOR FOR SCHOOL PERFORMANCE GRADES.
5	The General Assembly of North Carolina enacts:
6	PART I. RAISE DROPOUT AGE TO 16 YEARS AND SIX MONTHS FOR THE
7 8	2022-2023 SCHOOL YEAR
8 9	SECTION 1.(a) G.S. 115C-378(a) reads as rewritten:
10	"(a) Every parent, guardian guardian, or custodian in this State having charge or control
10	of a child between the ages of (i) seven years and (ii) 16 years and six months shall cause the
12	child to attend school continuously for a period equal to the time which the public school to
13	which the child is assigned shall be in session. session, unless the child graduates from high
14	school. Every parent, guardian, or custodian in this State having charge or control of a child under
15	age seven who is enrolled in a public school in grades kindergarten through two shall also cause
16	the child to attend school continuously for a period equal to the time which the public school to
17	which the child is assigned shall be in session unless the child has withdrawn from school."
18	SECTION 1.(b) G.S. 115C-238.66(3) reads as rewritten:
19	"(3) School attendance. – Every parent, guardian, or other person in this State
20	having charge or control of a child who is enrolled in the regional school and
21	who is less than 16 years and six months of age shall cause such child to attend
22	school continuously for a period equal to the time that the regional school shall
23	be in session. session, unless the child graduates from high school. No person
24 25	shall encourage, entice, or counsel any child to be unlawfully absent from the regional school. Any person who aids or abets a student's unlawful absence
23 26	from the regional school shall, upon conviction, be guilty of a Class 1
20 27	misdemeanor. The principal shall be responsible for implementing such
28	additional policies concerning compulsory attendance as shall be adopted by
29	the board of directors, including regulations concerning lawful and unlawful
30	absences, permissible excuses for temporary absences, maintenance of
31	attendance records, and attendance counseling."
32	SECTION 1.(c) G.S. 116-235(b)(2) reads as rewritten:
33	"(2) School Attendance. – Every parent, guardian, or other person in this State
34	having charge or control of a child who is enrolled in the School and who is
35	less than 16 years and six months of age shall cause such child to attend school
36	continuously for a period equal to the time which the School shall be in



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1	sessic	m. session, unless the child graduates fi	rom high school. No person shall
2		rage, entice, or counsel any child to	• •
3		bl. Any person who aids or abets a stud	•
4	Schoo	ol shall, upon conviction, be guilty o	f a Class 1 misdemeanor. The
5	Chano	cellor of the School shall be respo	onsible for implementing such
6	additi	onal policies concerning compulsory a	ttendance as shall be adopted by
7		oard of Trustees, including regulations	-
8		ces, permissible excuses for tempor	,
9		lance records, and attendance counselin	-
10		(d) G.S. 116-239.8(b)(5) reads as rew	
11		ol attendance. – Every parent, guardia	
12		g charge or control of a child who is e	
13		who is less than 16 years and six months	
14 15		l school continuously for a period equa	
15 16		l shall be in session. session, unless the error shall encourage, entice, or cour	
10	1	t from the laboratory school. Any pers	
18		ful absence from the laboratory school	
19		lass 1 misdemeanor. The principal shall	
20		additional policies concerning compulse	
21		e chancellor, including regulations c	-
22	•	ces, permissible excuses for tempor	-
23		lance records, and attendance counselin	•
24		(e) G.S. 7B-1501(27) reads as rewritte	0
25	"(27) Undis	ciplined juvenile. –	
26	a.	A juvenile who, while less than 16 ye	ears and six months of age but at
27		least 6 years of age, is unlawfully ab	• •
28		disobedient to and beyond the disci	
29		parent, guardian, or custodian; or is r	
30		is unlawful for a juvenile to be; or has	run away from home for a period
31	ĥ	of more than 24 hours; or	17 weeks and six months of each
32 33	b.	A juvenile who is <u>between (i)</u> 16 or	
33 34		and (ii) 18 years of age and who is reg the disciplinary control of the juvenile	
35		or is regularly found in places where i	
36		or has run away from home for a peri	
37	SECTION 1	(f) G.S. 143B-805(20) reads as rewrit	
38		ciplined juvenile. –	
39	a.	A juvenile who, while less than 16 ye	ears and six months of age but at
40		least 6 years of age, is unlawfully ab	
41		disobedient to and beyond the disci	plinary control of the juvenile's
42		parent, guardian, or custodian; or is r	egularly found in places where it
43		is unlawful for a juvenile to be; or has	run away from home for a period
44		of more than 24 hours; or	
45	b.	A juvenile who is <u>between (i)</u> 16 or	
46		and (ii) 18 years of age and who is reg	
47		the disciplinary control of the juvenile	
48		or is regularly found in places where	e e
49 50		or has run away from home for a peri	ou of more than 24 nours."
50 51	PART II RAIGE NDA	POUT AGE TO 17 YEARS FOR TH	IF 2023-2024 SCHOOL VEAD
51	I ANT II, NAISE DRU	I GOT AGE TO IT TEAMSFOR III	L 2025-2024 SCHOOL ILAR

	General Assembly	v Of North Carolina	Session 2021
1	SECTI	ON 2.(a) G.S. 115C-378(a), as amended by Section	1(a) of this act, reads as
2	rewritten:		
3	"(a) Every p	arent, guardian, or custodian in this State having cha	arge or control of a child
4	between the ages o	f (i) seven years and (ii) 16-17 years and six month	shall cause the child to
5	attend school conti	nuously for a period equal to the time which the pu	blic school to which the
6		hall be in session, unless the child graduates from hi	
7	-	lian in this State having charge or control of a child	
8		school in grades kindergarten through two shall also	
9		y for a period equal to the time which the public sch	
10		session unless the child has withdrawn from school	
11	0	ON 2.(b) G.S. 115C-238.66(3), as amended by Sect	
12	as rewritten:	617 2.(b) (3.5. 1150 250.00(5), us unicided by Seet	for $f(0)$ of this det, feads
12		School attendance. – Every parent, guardian, or or	ther person in this State
13		having charge or control of a child who is enrolled in	
15		who is less than 16- <u>17</u> years and six months of age	
16			
		attend school continuously for a period equal to the school shall be in session, unless the shild graduat	
17		school shall be in session, unless the child graduate	
18	-	person shall encourage, entice, or counsel any child	•
19		from the regional school. Any person who aids or a	
20		absence from the regional school shall, upon convic	
21		1 misdemeanor. The principal shall be responsible	1 0
22		additional policies concerning compulsory attendand	1 1
23		the board of directors, including regulations concern	0
24		absences, permissible excuses for temporary ab	sences, maintenance of
25		attendance records, and attendance counseling."	
26		ON 2.(c) G.S. 116-235(b)(2), as amended by Section	n 1(c) of this act, reads as
27	rewritten:		
28		School Attendance. – Every parent, guardian, or o	-
29		having charge or control of a child who is enrolled	
30		less than <u>16-17</u> years and six months of age shall ca	
31		school continuously for a period equal to the time w	
32		in session, unless the child graduates from high	-
33		encourage, entice, or counsel any child to be unla	
34		School. Any person who aids or abets a student's ur	
35		School shall, upon conviction, be guilty of a Cla	
36		Chancellor of the School shall be responsible	
37		additional policies concerning compulsory attendance	
38		the Board of Trustees, including regulations concern	
39		absences, permissible excuses for temporary ab	sences, maintenance of
40		attendance records, and attendance counseling."	
41	SECTI	ON 2.(d) G.S. 116-239.8(b)(5), as amended by Sect	ion 1(d) of this act, reads
42	as rewritten:		
43	"(5) \$	School attendance Every parent, guardian, or of	ther person in this State
44	1	having charge or control of a child who is enrolled	in the laboratory school
45	6	and who is less than 16- <u>17 y</u> ears and six months of a	ge shall cause such child
46	t	to attend school continuously for a period equal to th	e time that the laboratory
47	S	school shall be in session, unless the child graduate	es from high school. No
48		person shall encourage, entice, or counsel any child	
49	-	from the laboratory school. Any person who aids or a	-
50		absence from the laboratory school shall, upon convi-	
51		1 misdemeanor. The principal shall be responsible	- -
			- 0

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1 2 3 4 5	th ab at	ditional policies concerning compulsory attendance e chancellor, including regulations concerning sences, permissible excuses for temporary abs tendance records, and attendance counseling." N 2.(e) G.S. 7B-1501(27), as amended by Section	lawful and unlawful sences, maintenance of
6	rewritten:	172.(c) 3.5. <i>7D</i> 1501(27), as allended by Section	
7		ndisciplined juvenile. –	
8 9 10 11 12 13	(<u>-</u>), e.	A juvenile who, while less than 16-17 years at at least 6 years of age, is unlawfully absent fro disobedient to and beyond the disciplinary of parent, guardian, or custodian; or is regularly is unlawful for a juvenile to be; or has run away of more than 24 hours; or	om school; or is regularly control of the juvenile's found in places where it
14	b.	A juvenile who is between (i) 16 - <u>17</u> years an	d six months of age and
15		(ii) 18 years of age and who is regularly disob	
16		disciplinary control of the juvenile's parent, g	uardian, or custodian; or
17		is regularly found in places where it is unlawf	ul for a juvenile to be; or
18		has run away from home for a period of more	than 24 hours."
19	SECTIO	N 2.(f) G.S. 143B-805(20), as amended by Section	1(f) of this act, reads as
20	rewritten:		
21	"(20) U	ndisciplined juvenile. –	
22 23 24 25 26	a.	A juvenile who, while less than <u>16-17</u> years at at least 6 years of age, is unlawfully absent fro disobedient to and beyond the disciplinary of parent, guardian, or custodian; or is regularly is unlawful for a juvenile to be; or has run away	om school; or is regularly control of the juvenile's found in places where it
27		of more than 24 hours; or	
28	b.	A juvenile who is between (i) 16-17 years an	
29		(ii) 18 years of age and who is regularly disob	
30		disciplinary control of the juvenile's parent, g	
31		is regularly found in places where it is unlawf	0
32		has run away from home for a period of more	than 24 hours."
33			
34		DROPOUT AGE TO 17 YEARS AND SIX	MONTHS FOR THE
35	2024-2025 SCHOO		
36		N 3.(a) G.S. 115C-378(a), as amended by Section	2(a) of this act, reads as
37	rewritten:	and an align an analysis in this Chats having the	·····
38		ent, guardian, or custodian in this State having cha	-
39 40	5	 i) seven years and (ii) 17 years <u>and six months</u> shall for a period equal to the time which the public sche 	
40 41		ession, unless the child graduates from high school.	
42		state having charge or control of a child under age	• • •
42 43		rades kindergarten through two shall also cause th	
44	1 0	riod equal to the time which the public school to wh	
45	• 1	less the child has withdrawn from school."	nen tile enna 15 assigned
46		N 3.(b) G.S. 115C-238.66(3), as amended by Secti	on 2(b) of this act, reads
47	as rewritten:		
48		chool attendance. – Every parent, guardian, or oth	her person in this State
49		wing charge or control of a child who is enrolled in	-
50		ho is less than 17 years and six months of age shall c	0
51		hool continuously for a period equal to the time that	

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1 2 3 4 5 6 7 8 9 10		encourage regional s from the misdemea additional the board absences, attendance	tion, unless the child graduates from h e, entice, or counsel any child to be chool. Any person who aids or abets a regional school shall, upon conviction nor. The principal shall be responsi policies concerning compulsory attend of directors, including regulations com- permissible excuses for temporary e records, and attendance counseling." G.S. 116-235(b)(2), as amended by Sec	unlawfully absent from the a student's unlawful absence on, be guilty of a Class 1 ble for implementing such dance as shall be adopted by cerning lawful and unlawful absences, maintenance of
	rouritton	SECTION 3.(C)	(0.5.110-235(0)(2)), as amended by Sec	ction 2(c) of this act, reads as
11 12 13 14 15	rewritten:	having ch less than 1 continuou	ttendance. – Every parent, guardian, or arge or control of a child who is enroll 7 years <u>and six months</u> of age shall cause asly for a period equal to the time who	led in the School and who is se such child to attend school hich the School shall be in
16 17 18 19 20 21		encourage School. A School sh Chancello	unless the child graduates from high e, entice, or counsel any child to be ny person who aids or abets a student' hall, upon conviction, be guilty of a or of the School shall be responsible policies concerning compulsory attend	unlawfully absent from the s unlawful absence from the Class 1 misdemeanor. The ble for implementing such
22 23 24 25		the Board absences, attendance SECTION 3.(d)	of Trustees, including regulations con permissible excuses for temporary e records, and attendance counseling." G.S. 116-239.8(b)(5), as amended by S	cerning lawful and unlawful absences, maintenance of
26	as rewritte			
27 28 29 30 31 32 33 34 35 36 37 38 39 40 41	rewritten:	having ch and who i attend sch school sha person sha from the la absence fr 1 misdem additional the chance absences, attendance	tendance. – Every parent, guardian, o arge or control of a child who is enrol s less than 17 years <u>and six months</u> of all be in session, unless the child grad all encourage, entice, or counsel any c aboratory school. Any person who aids com the laboratory school shall, upon co neanor. The principal shall be response policies concerning compulsory attend cellor, including regulations concern permissible excuses for temporary e records, and attendance counseling." G.S. 7B-1501(27), as amended by Sec	lled in the laboratory school age shall cause such child to the time that the laboratory luates from high school. No hild to be unlawfully absent or abets a student's unlawful onviction, be guilty of a Class sible for implementing such dance as shall be adopted by ning lawful and unlawful absences, maintenance of
42 43 44 45 46 47 48 49 50 51		a. A lea dis pa is of b. A 18	ined juvenile. – juvenile who, while less than 17 years ast 6 years of age, is unlawfully absent sobedient to and beyond the disciplina rent, guardian, or custodian; or is regul unlawful for a juvenile to be; or has run more than 24 hours; or juvenile who is between (i) 17 years <u>ar</u> by years of age and who is regularly dis sciplinary control of the juvenile's paren	ary control of the juvenile's arly found in places where it away from home for a period and six months of age and (ii) sobedient to and beyond the

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1 2 3		is regularly found in places where it is u has run away from home for a period of B.(f) G.S. 143B-805(20), as amended by S	more than 24 hours."	
4	rewritten:			
5		sciplined juvenile. –		
6 7 8	a.	A juvenile who, while less than 17 year least 6 years of age, is unlawfully absen	nt from school; or is regularly	
8 9 10 11		disobedient to and beyond the discipli parent, guardian, or custodian; or is regu is unlawful for a juvenile to be; or has ru- of more than 24 hours; or	ularly found in places where it	
12	b.	A juvenile who is between (i) 17 years	and six months of age and (ii)	
12	0.	18 years of age and who is regularly d		
13 14		disciplinary control of the juvenile's par	-	
14		is regularly found in places where it is u	-	
15		has run away from home for a period of	=	
10		has full away from home for a period of	more than 24 nours.	
18	DADT IV DAISE DD(DPOUT AGE TO 18 YEARS FOR THE	2025-2026 SCHOOL VEAD	
18		I.(a) G.S. 115C-378(a), as amended by Se		
20	rewritten:	(a) 0.5. 115C-576(a), as amended by SC	section 5(a) of this act, reads as	
20		, guardian, or custodian in this State having	ng charge or control of a child	
22		seven years and (ii) 17-<u>18</u> years and six n	• •	
23		sly for a period equal to the time which t		
23 24		e in session, unless the child graduates fro		
25	-	n this State having charge or control of a	• • •	
26	-	ool in grades kindergarten through two shal	-	
27	-	a period equal to the time which the public		
28		ion unless the child has withdrawn from s		
29		l.(b) G.S. 115C-238.66(3), as amended by		
30	as rewritten:	(0) 0.5. 1150 250.00(5), us unionated by	Section 5(0) of this act, reads	
31		ol attendance. – Every parent, guardian,	or other person in this State	
32		g charge or control of a child who is enrol		
33		is less than 17-18 years and six months of	-	
34		d school continuously for a period equal	-	
35		b) shall be in session, unless the child gra		
36		n shall encourage, entice, or counsel any	-	
37	-	the regional school. Any person who aids	•	
38		the regional school shall, upon co		
39		sdemeanor. The principal shall be responded		
40		ional policies concerning compulsory atte		
41		oard of directors, including regulations co		
42		ices, permissible excuses for temporar	-	
43		dance records, and attendance counseling.		
44		$\mathbf{k}(\mathbf{c})$ G.S. 116-235(b)(2), as amended by S		
45	rewritten:	(,, , , , , , , , , , , , , , , , , , ,		
16		ol Attendance. – Every parent, guardian,	or other person in this State	
17		g charge or control of a child who is enro	-	
18		han 17-<u>18</u> years and six months of age sh		
19		bl continuously for a period equal to the ti		
0		ssion, unless the child graduates from h		
51		arage, entice, or counsel any child to be		

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1 2 3		School. Any person who aids or abets a student's unlawf School shall, upon conviction, be guilty of a Class 1 Chancellor of the School shall be responsible for	misdemeanor. The implementing such
4		additional policies concerning compulsory attendance as	
5		the Board of Trustees, including regulations concerning	
6 7		absences, permissible excuses for temporary absence	es, maintenance of
8	SECT	attendance records, and attendance counseling." TON 4.(d) G.S. 116-239.8(b)(5), as amended by Section 3	(d) of this act reads
o 9	as rewritten:	10N 4.(u) G.S. 110-259.8(b)(5), as amended by Section 5	S(d) of this act, reads
9 10	"(5)	School attendance. – Every parent, guardian, or other	narson in this State
11	(5)	having charge or control of a child who is enrolled in the	he laboratory school
12		and who is less than <u>17-18</u> years and six months of age sh	
13 14		to attend school continuously for a period equal to the time school shall be in session, unless the child graduates fro	•
15		person shall encourage, entice, or counsel any child to b	-
16		from the laboratory school. Any person who aids or abets	•
17		absence from the laboratory school shall, upon conviction	
18		1 misdemeanor. The principal shall be responsible for	
19		additional policies concerning compulsory attendance as	1 0
20		the chancellor, including regulations concerning law	
21		absences, permissible excuses for temporary absence	es, maintenance of
22		attendance records, and attendance counseling."	
23		TON 4.(e) G.S. 7B-1501(27), as amended by Section 3(e)) of this act, reads as
24	rewritten:		
25	"(27)	Undisciplined juvenile. – <u>A</u>	
26		a. A-juvenile who, while less than <u>17-18</u> years and si	
27		at least 6 years of age, is unlawfully absent from so	
28		disobedient to and beyond the disciplinary cont	5
29		parent, guardian, or custodian; or is regularly four	1
30		is unlawful for a juvenile to be; or has run away fro	om nome for a period
31 32		of more than 24 hours; or <u>hours.</u>	antha of and and (ii)
32 33		b. A juvenile who is between (i) 17 years and six main 18 years of age and who is regularly disobedien	-
33 34		disciplinary control of the juvenile's parent, guard	
35		is regularly found in places where it is unlawful fo	
36		has run away from home for a period of more that	
37	SECT	TON 4.(f) G.S. 143B-805(20), as amended by Section 3(f)	
38	rewritten:		, or units act, reads as
39	"(20)	Undisciplined juvenile. – <u>A</u>	
40	· · · · · · · · · · · · · · · · · · ·	a. \overline{A} juvenile who, while less than $\frac{17}{18}$ years and si	ix months of age but
41		at least 6 years of age, is unlawfully absent from so	_
42		disobedient to and beyond the disciplinary cont	rol of the juvenile's
43		parent, guardian, or custodian; or is regularly four	nd in places where it
44		is unlawful for a juvenile to be; or has run away fro	om home for a period
45		of more than 24 hours; orhours.	
46		b. A juvenile who is between (i) 17 years and six m	
47		18 years of age and who is regularly disobedien	•
48		disciplinary control of the juvenile's parent, guard	
49		is regularly found in places where it is unlawful fo	
50		has run away from home for a period of more than	n 24 hours."
51	SECI	TON 4.(g) Section 8.21 of S.L. 2016-94 is repealed.	

PART V COMPLET	FION R	ATE	C INDICATOR FOR SCHOOL PERFORMA	NCE
GRADES			indication for school film on the	
	.(a) G.S.	115C	C-83.15(b)(2) reads as rewritten:	
			g any students in ninth through twelfth grade, the	State
		-	points on the following measures available for that so	
a.			or each percent of students who score at or above prof	
	on eithe	er the	e Algebra I or Integrated Math I end-of-course test of	or, for
	student	s who	o completed Algebra I or Integrated Math I before	ninth
			er mathematics course with an end-of-course test.	
b.	One po	int for	or each percent of students who score at or above prof	ïcient
	on the I	Englis	sh II end-of-course test.	
с.	One por	int for	or each percent of students who score at or above prof	icient
	on the I	Biolog	ogy end-of-course test.	
d.	One po	oint fo	or each percent of students who complete Algebra	II or
			Iath III with a passing grade.	
e.			for each percent of students who either (i) achieved	
			core required for admission into a constituent institut	
			sity of North Carolina on a nationally normed to	
	-		diness or (ii) are enrolled in Career and Tecl	
			ourses and score at Silver, Gold, or Platinum levels	s on a
0		-	ormed test of workplace readiness.	o 1
f.			Session Laws 2019-142, s. 1, effective July 19, 2019	
			b measures based on data from the 2018-2019 schoo	I year
			nool year thereafter.	
g.	-		or each percent of students who graduate within four	years
L		0	nigh school.	
h.			for each percent of students who progress in achi	eving
i			guage proficiency.	of tha
<u>i.</u>			a point for each percent of students who meet one iteria within five years of entering high school:	
			luate from high school.	
			an adult high school diploma.	
			an adult high school equivalency diploma.	
In calculating the ox			achievement score earned by schools, the State Boa	ard of
			pproach to weigh the achievement elements based of	
	-		given achievement element and (ii) proportionally	
	•		f a school achievement element for award of score	
			one of the school achievement elements annually ass	
			e overall school achievement score shall be translate	
			reporting purposes as provided in G.S. 115C-12(
115C-218.65, 115C-238				, ,
SECTION 5	.(b) G.S.	. 115C	C-83.16(a)(2) reads as rewritten:	
			g any students in ninth through twelfth grade, the	State
Board	l shall def	fine th	he indicators as follows:	
a.	Acaden	nic in	ndicators. –	
	1.	The	academic achievement indicator shall include	e the
			wing measures:	
		I.	Proficiency on either the Algebra I or Integrated	
			I end-of-course test or, for students who comp	oleted

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1 2 3		Algebra I or Integrated Math another mathematics course wi II. Proficiency on the English II en	th an end-of-course test.
4		III. The growth score earned by scl	
5		2. Repealed by Session Laws 2017-206, s	
6		30, 2017, and applicable beginning with	th the 2017-2018 school
7		year.	
8	-	B. The graduation rate indicator shall	be the percentage of
9		students who graduate within four	years of entering high
10		school.	
11	2	. The English language proficiency	
12		percentage of students who progress	s in achieving English
13		language proficiency.	
14		School quality and student success indicator	
15		tudent success indicator shall be made up of	e
16		Proficiency on the Biology end-of-cou	
17 18		2. The percentage of students who co	
18 19	,	Integrated Math III with a passing grad The percentage of students who either (
20		score required for admission into a c	
20		The University of North Carolina on a	
22		of college readiness or (ii) are enrolled	•
23		Education courses and score at Silver,	
24		on a nationally normed test of workpla	
25	2	Repealed by Session Laws 2019-142,	
26		2019, and applicable to measures b	•
27		2018-2019 school year and each school	
28		5. The percentage of students who mee	et one of the following
29		criteria within five years of entering hi	<u>gh school:</u>
30		I. Graduate from high school.	
31		II. Earn an adult high school diplo	
32		III. Earn an adult high school equiv	
33) G.S. 115C-12 is amended by adding a new	
34		Provide Dropout Data to the State Board of	
35		purposes of calculating the high school com	
36 37		5C-83.15(b)(2)i., by June 15 of each yea	
37 38		on shall provide the State Board of Com	· ·
38 39		ng information for any students who meet the The student unenrolled from a public school u	
40		completion of a program of study without	
40	_	econdary school.	transferring to another
42	=	The student entered high school no more than	five years earlier "
43) G.S. 115D-5(a2) reads as rewritten:	<u>nve yeurs eurnen.</u>
44		l of Community Colleges shall comply with t	he following provisions
45		change of information between education age	
46		visions of G.S. 116-11(10a) to plan and imp	
47		tion between the public schools and the	
48		n in the State.	C C
49	(2) By July	15 of each year, for students included in the	data provided pursuant
50		115C-12(27b), the State Board of Community	

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1		the State Board of Education with the dates that students ear	ned an adult high
2		school equivalency diploma."	-
3	SEC	FION 5.(e) This section is effective when it becomes law and	applies to school
4	performance sco	res and grades issued based on data from the 2021-2022 schoo	l year.
5			
6	PART VI. EFFI	ECTIVE DATE	
7	SEC	FION 6. This act is effective as follows:	
8	(1)	Section 1 of this act becomes effective July 1, 2022, and a	pplies beginning
9		with the 2022-2023 school year.	
10	(2)	Section 2 of this act becomes effective July 1, 2023, and a	pplies beginning
11		with the 2023-2024 school year.	
12	(3)	Section 3 of this act becomes effective July 1, 2024, and a	pplies beginning
13		with the 2024-2025 school year.	
14	(4)	Section 4 of this act becomes effective July 1, 2025, and a	pplies beginning
15		with the 2025-2026 school year.	
16	(5)	The remainder of this act is effective when it becomes law.	