GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2025

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HOUSE BILL 832 PROPOSED SENATE COMMITTEE SUBSTITUTE H832-PCS10533-RQ-18

Short Title: Education Omnibus.

(Public)

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Sponsors:

Referred to:

April 10, 2025

A BILL TO BE ENTITLED 1 2 AN ACT TO MAKE CHANGES TO VARIOUS EDUCATION LAWS. 3 The General Assembly of North Carolina enacts: 4 5 PART I. EXPAND AUTOMATIC ENROLLMENT IN ADVANCED COURSES IN K-12 6 SCHOOLS TO INCLUDE ENGLISH LANGUAGE ARTS COURSES 7 **SECTION 1.(a)** G.S. 115C-81.36 reads as rewritten: 8 "§ 115C-81.36. Advanced courses in mathematics.mathematics and English Language 9 Arts. 10 When practicable, local boards of education shall offer advanced learning (a) opportunities in mathematics in grades three through five, and advanced courses in mathematics 11 in all grades six and higher. For the purposes of this section, advanced learning opportunities are 12 those services and curricular modifications in mathematics and English Language Arts for 13 14 academically or intellectually gifted students approved as part of the local plan, as required by 15 G.S. 115C-150.7.G.S. 115C-150.7, and advanced courses are advanced courses in mathematics 16 and English Language Arts. When advanced learning opportunities are offered in mathematics-in grades three 17 (a1) 18 through five, any student scoring at the highest level on the corresponding end-of-grade test shall, 19 for the next school year, be provided advanced learning opportunities in mathematics approved 20 for that student's grade level. No student who qualifies under this subsection shall be removed 21 from the advanced learning opportunity provided to the student unless a parent or guardian of the 22 student provides written consent for the student to be excluded or removed after being adequately 23 informed that the student's placement was determined by the student's achievement on the 24 previous end-of-grade test. 25 When advanced courses are offered in mathematics in grades six and higher, any (b) student scoring at the highest level on the corresponding end-of-grade or end-of-course test for 26 27 the mathematics course in which the student was most recently enrolled shall be enrolled in the 28 advanced course for the next mathematics course in which the student is enrolled. A student in 29 seventh grade scoring at the highest level on the seventh grade mathematics end of grade test 30 shall be enrolled in a high school level mathematics course in eighth grade. Local boards of 31 education may provide supplemental content enrichment, which may include the administration 32 of diagnostic assessments, to students enrolled in a high school level mathematics course. No 33 student who qualifies under this subsection shall be removed from the advanced or high school 34 mathematics course in which the student is enrolled unless a parent or guardian of the student provides written consent for the student to be excluded or removed from that course after being 35



1 adequately informed that the student's placement was determined by the student's achievement 2 on the previous end-of-grade or end-of-course test. 3 When a high school mathematics course is offered in eighth grade, a student in (b1) 4 seventh grade scoring at the highest level on the seventh grade mathematics end-of-grade test 5 shall be enrolled in a high school level mathematics course in eighth grade. By December 15, 2020, and annually thereafter, the The Department of Public 6 (c)7 Instruction shall submit a report annually by December 15 to the Joint Legislative Education 8 Oversight Committee containing data collected for the current school year on the number and 9 demographics number, demographics, and socioeconomic status of students who were eligible for advanced mathematics courses under this section, including high school level mathematics 10 11 courses in eighth grade, and of those students, the number and demographics number, 12 demographics, and socioeconomic status of those who were placed in advanced mathematics courses and were not placed in advanced mathematics courses. The report shall include 13 14 information on the type and format of advanced mathematics-courses provided and shall also 15 include any feedback provided by local boards of education on the implementation of this section. The Department of Public Instruction shall provide guidance to local boards of 16 (d) 17 education on how to best develop programming and courses to ensure all impacted students 18 receive rigorous, academically appropriate instruction in mathematics.mathematics and English 19 Language Arts. 20 (e) No student who qualifies for advanced learning opportunities or advanced courses under this section shall be removed from the advanced learning opportunity or advanced course 21 provided to the student unless a parent or guardian of the student provides written consent for the 22 student to be excluded or removed after being adequately informed that the student's placement 23 was determined by the student's achievement on the previous end-of-grade or end-of-course test. 24 25 Local boards of education may provide supplemental content enrichment, which may include the 26 administration of diagnostic assessments, to students enrolled in advanced courses." 27 **SECTION 1.(b)** This section is effective when it becomes law and applies beginning 28 with the 2025-2026 school year. 29 30 PART II. ALLOW PARENT CHOICE IN NURSING SERVICE PROVIDERS 31 **REQUIRED BY AN INDIVIDUALIZED EDUCATION PROGRAM** 32 SECTION 2.(a) G.S. 115C-111.2 reads as rewritten: 33 "§ 115C-111.2. Contracts with private service providers. 34 Local educational agencies furnishing special education and related services to (a) 35 children with disabilities may contract with private special education facilities or service 36 providers to furnish any of these services that the public providers are unable to furnish.services. As used in this subsection, "nursing services" are services that may only be provided 37 (b) by nurses licensed in accordance with Article 9A of Chapter 90 of the General Statutes. When 38 39 providing nursing services pursuant to a child's IEP, local educational agencies shall assign the 40 parent's choice of nurse to provide the nursing services required by the child's IEP if all of the 41 following apply: 42 The child received nursing services from the nurse (i) prior to the nursing (1)43 services being required by the child's IEP or (ii) prior to the child enrolling in his or her current school. 44 The parent's choice of nurse is employed by a nursing agency and willing to 45 (2) provide the nursing services required by the child's IEP. 46 The nursing agency employing the parent's choice of nurse is willing to enter 47 (3) 48 into a contract with the local educational agency that otherwise meets the 49 standard contract terms required for any other nursing agency contracted by the local educational agency, including licensing and liability requirements. 50

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1		(4)	The contracted rate is equal to or less than the contract	ted rate of other nurses
2		<u> </u>	contracted by the local educational agency.	
3	(c)	This	section shall not be construed to limit the local	educational agency's
4			provide a free appropriate public education."	<u>_</u>
5	<u> </u>	-	TION 2.(b) This section is effective when it becomes law	and applies beginning
6	with the 2		26 school year.	
7				
8	PART II	I. CHA	ARTER SCHOOLS REVIEW BOARD AMENDMI	ENTS AND OTHER
9	CHARTI	ER SCI	HOOL AMENDMENTS	
10		SECT	FION 3.(a) G.S. 115C-218 reads as rewritten:	
11	"§ 115C-2	218. P	urpose of charter schools; role of State Board of Edu	cation; establishment
12		of No	rth Carolina Charter Schools Review Board and Nor	th Carolina Office of
13		Char	ter Schools.	
14	•••			
15	(a1)		Board of Education The State Board of Education sh	all have the following
16	duties reg	arding	charter schools:	
17		(1)	Rulemaking To establish adopt all rules for the ope	
18			charter schools. Any rule or policy adopted by the	
19			charter schools shall first be recommended approved b	by the Charter Schools
20			Review Board.	
21		(2)	Funding. – To allocate funds to charter schools.	
22		(3)	Appeals. – To hear appeals from decisions of the Ch	harter Schools Review
23		(4)	Board under G.S. 115C-218.9.	
24 25		(4)	Accountability. – To ensure accountability from char	ter schools for school
25 26		(5)	finances and student performance.	all agains the Deview
20 27		<u>(5)</u>	<u>Review of financial assistance. – The State Board sh</u> <u>Board to conduct any hearings pursuant to 20 U.S.C.</u>	
27			making findings and recommendations regarding those	_
28 29	(b)	North	Carolina Charter Schools Review Board. –	<u>/ itearings.</u>
30	(0)	North	Caronna Charter Schools Review Board. –	
31		(10)	Powers and duties. – The Review Board shall have the	following duties:
32		(10)	a. To make recommendations to the State Board	-
33			adoption of propose, recommend, and appro	
34			regarding all aspects of charter school operation	
35			processes, standards, and criteria for accepta	-
36			applications, monitoring of charter school	ls, and grounds for
37			revocation of charters.	
38				
39			e. To conduct hearings and make findings a	and recommendations
40			pursuant to subdivision (a1)(5) of this section.	
41			<u>f.</u> <u>To contract for and employ legal counsel, incl</u>	
42			to advise, represent, and provide litigation se	
43			Board, without the need to obtain permission o	or approval pursuant to
44			<u>G.S. 114-2.3 or G.S. 147-17.</u>	
45		···		
46	(c)	North	Carolina Office of Charter Schools. –	
47 19		(2)	Evenutive Director The Evenutive Director of 1	out to and some - + +1-
48		(2)	Executive Director. – The Executive Director shall rep	-
49 50			pleasure of the Superintendent of Public Instruction <u>Re</u>	-
50 51			established by the <u>Superintendent</u> <u>Review Boar</u>	
51			appropriated for this purpose. The duties of the Exe	course Director shall

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1 2 3	include presenting the recommendations and decisions of at meetings of the State Board.	of the Review Board
3 4	SECTION 3.(b) G.S. 115C-218.15(c) reads as rewritten:	
5	"(c) A charter school shall operate under the written charter s:	igned by the State
6	Superintendent and the applicant. The terms of the written charter shall	
7	<u>Review Board.</u> A charter school is not required to enter into any other contra	
8	incorporate the information provided in the application, as modified during	
8 9	process, and any terms and conditions imposed on the charter school by the	
10	the approval is granted through an appeal pursuant to G.S. 115C-218.9, any	
10	by the State Board of Education. No other terms may be imposed on the	-
11	condition for receipt of local funds."	charter school as a
12	SECTION 3.(c) G.S. 115C-218.85 is amended by adding a new	unpraction to read
13 14	"(d) Notwithstanding G.S. 116-11(10a) or any other provision of la	
14	charter school shall not be required to list class rank on a student's official ti	
15 16	SECTION 3.(d) G.S. 115C-218.90(a) is amended by adding a	-
10	read:	t new subdivision to
18	"(7) <u>A charter school may develop and use any evaluat</u>	ion for conducting
10	evaluations of teachers provided that it includes standard	
20	to those used in the North Carolina Professional Teac	
21	North Carolina Teacher Evaluation Process, or such other	-
22	and process required to be used by local school administr	
23	SECTION 3.(e) G.S. 115C-218.94 is amended by adding a new	
24	"(c) The Review Board shall require charter schools that are identifie	
25	or continually low-performing to prepare and report on plans to improve the	
26	school. The requirements of G.S. 115C-105.27 shall not apply to charter sch	-
27	SECTION 3.(f) G.S. 115C-218.105 reads as rewritten:	
28	"§ 115C-218.105. State and local funds for a charter school.	
29		
30	(a2) The State Board shall withhold or reduce distribution of funds t	o a charter school if
31	any of the following applies:	
32	(1) The change in funding is due to an annual adjustment bas	sed on enrollment or
33	is a general adjustment to allocations that is not specif	fic to the charter or
34	actions of that charter school.	
35	(2) The Review Board notifies the State Board that the	charter school has
36	materially violated a term of its charter, has violated a St	ate statute or federal
37	law, or has had its charter terminated or nonrenewed.	
38	(3) The Superintendent of Public Instruction Review Boar	
39	Board that the charter school has failed to meet generally	-
40	of fiscal management or has violated a State or federal rec	quirement for receipt
41	of funds.	
42		
43	(c2) The Superintendent of Public Instruction <u>Review Board</u> shall,	
44	charter schools and local school administrative units, create a stand	
45	verification and transfer request document that each charter school shall us	
46	pupil share of the local current expense fund from the local school administ	
47	schools shall only be required to list the name, age, grade, address, date of	
48	date of charter withdrawal, district of residence, and student identification nu	
49 50	as provided to the charter school by the student's parent or guardian in the end and transfer request document that the charter school submits to the local school submits to the local school submits to the local school	
50	and transfer request document that the charter school submits to the local se	choor auministrative

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1 2	units. A charter school, in its discretion, may take further steps to confirm the in a particular local school administrative unit.	
3	(c3) The Superintendent of Public Instruction Review Board shall,	
4	charter schools and local school administrative units, create a standardized	-
5	school administrative units shall use when transferring the per pupil share	
6 7	expense fund to charter schools. The standardized procedure for transfer of the least surrent surrent schools fund shell require to the sutent presidents.	
7 8	the local current expense fund shall require, to the extent practicable, t administrative units make the transfers by electronic transfer.	that the local school
8 9		
10	SECTION 3.(g) G.S. 115C-218.123 is amended by adding a ne	w subsection to read:
11	"(c) If a school is operating under a charter that allows for a remote a	
12	charter, and the school enrolls or intends to enroll 250 or more students in	• •
13	the school may request that the Review Board grant the remote academy po	-
14	separate charter by submitting the information listed under subsection (a) of	f this section with the
15	request. Requests submitted pursuant to this section shall be reviewed the	hrough an expedited
16	process to be established by the Review Board. The Review Board shall n	ot require a planning
17	year for remote academies granted a charter pursuant to this subsection."	
18	SECTION 3.(h) G.S. 115C-218.125 reads as rewritten:	
19	"§ 115C-218.125. Evaluation.	. 1 . 1 .
20	(a) The State Board of Education shall evaluate the success of remo	
21 22	approved under this Part. Success shall be measured by school performance retention rates, attendance rates, and, for grades nine through 12, high sc	
22	dropout rates. The Board shall report by November 15 of each year to	
23 24	Education Oversight Committee on the evaluation of these academies and o	
25	statutory changes.	on any recommended
26	(b) If a school is operating under a charter that includes in-person ins	truction and a remote
27	charter academy, the remote charter academy shall receive a separate school	
28	and be treated as a separate school for the purposes of assessing the perfor	rmance of the remote
29	charter academy pursuant to G.S. 115C-12(9)c1., 115C-83.15, 115C-218.94	4, and 115C-218.95."
30	SECTION 3.(i) This section is effective when it becomes law a	and applies beginning
31	with the 2025-2026 school year.	
32		
33	PART IV. DPI TO CONTINUE PROVIDING FINANCIAL DA	
34 35	PLATFORM TO CHARTERS FOR INITIAL YEAR OF OPERATIO	
33 36	SECTION 4.(a) Part 4 of Article 14A of Chapter 115C of th amended by adding a new section to read:	e General Statutes is
30 37	" <u>§ 115C-218.106. Initial financial data reporting expenses.</u>	
38	The Department of Public Instruction shall provide a charter school ad	ccess to any required
39	financial data reporting platforms during the charter school's first year of o	
40	the charter school."	
41	SECTION 4.(b) This section is effective when it becomes law.	
42		
43	PART V. CEP MEAL INCENTIVE PROGRAM	
44	SECTION 5.(a) Part 2 of Article 17 of Chapter 115C of the	e General Statutes is
45	amended by adding a new section to read:	
46	" <u>§ 115C-264.6. CEP Meal Incentive Program.</u>	
47	(a) <u>Definitions. – The following definitions apply to this section:</u>	
48	(1) <u>CEP. – Community Eligibility Provision.</u> (2) <u>Department</u> <u>Department of Public Instruction</u>	
49	(2) Department. – Department of Public Instruction.	

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<u>(3)</u>	<u>Eligible unit. – A local school administrative unit, school within</u> <u>administrative unit, regional school, or charter school that me</u> following:	
	<u>a.</u> Qualifies for the federal CEP program.	
	b. Did not participate in the federal CEP program in the 202	23-2024 fiscal
	year.	<u>20 202 1150ui</u>
<u>(4)</u>	ISP. – Identified Student Percentage.	
$\frac{(5)}{(5)}$	Participating school. – A school participating in the Program.	
(6)	Participating unit. – An eligible unit selected to participate in th	e Program.
$\overline{(7)}$	Program. – The CEP Meal Incentive Program established pu	
	section.	
<u>(b)</u> <u>Pros</u>	<u>gram; Purpose. – The Department shall establish the Program to e</u>	expand public
school participa	ation in the federal CEP program to increase the number of student	ts with access
to healthy, cost	-free school breakfast and lunch. In each year where funds are made	e available for
this purpose, th	e Program shall be administered in accordance with the provisions of	of this section.
	blication By April 15 of each year of the Program, the Department	-
* *	for the Program and make it available to eligible units. To be c	
	e Program, eligible units shall submit their applications by June 1 of	each year. At
	e application shall include the following information:	
(1)	The school or schools that will participate in the CEP program.	
<u>(2)</u>	The ISP for the school or schools for the current school year.	
<u>(3)</u>	The number of students enrolled in the school or schools for the c	<u>current school</u>
(\mathbf{A})	<u>year.</u>	
<u>(4)</u>	Participation rates in the National School Breakfast and Lunch	
	the current school year for the schools requesting to receive the	
	ection. – By July 15 of each year of the Program, the Department sh	
	pplicant is eligible to participate. The Department shall then aware hat apply. If there are insufficient funds to award grants to all eligible	-
-	artment shall first prioritize awarding grants to eligible units with an	
) fifty-five percent (55%) and then prioritize awarding grants to thos	
	reatest federal match.	e senoois mat
C	nts. – The Department shall issue State reimbursements to particip	pating units to
	deral reimbursements of school meals. State reimbursements sh	
	veen the federal free rate and the federal paid rate for the number of	
	ting schools equal to a 0.2 multiplier of the ISP for the participating	
	nbursements shall not exceed one hundred percent (100%) of the feature	
	l. Participating schools shall have an innovative breakfast option av	
	ccess to breakfast and are allowed to consume breakfast in the class	
	<u>usupplant Requirement. – A participating unit shall use the funds t</u>	
	nt local current expense funds.	
(g) Rep	ort. – No later than January 1 of each year of the Program, the Dep	partment shall
report to the Jo	int Legislative Education Oversight Committee and the Fiscal Rese	arch Division
at least the follo	owing information:	
<u>(1)</u>	The number of participating schools.	
<u>(2)</u>	The number of students who received free meals who wo	
	otherwise received free meals had the participating school no	ot utilized the
	incentive.	
<u>(3)</u>	The amount of federal and State money participating units recei	
<u>(4)</u>	Any increase in student success due to the participating school's	utilization of
	the incentive and participation in the Program.	

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1	(h) Admi	nistratio	on. – T	he Department may use up to five hundre	d thousand dollars
2				iated for the Program for administrative cost	
3				ction 7.59 of S.L. 2023-134 is repealed.	
4	SECT	FION 5	.(c) Th	is section becomes effective July 1, 2025.	
5 6 7	PART VI. ALL LICENSES FO			IN NONPUBLIC SCHOOLS TO REQUE	EST RESIDENCY
8				S. 115C-270.1 reads as rewritten:	
9	"§ 115C-270.1.	Definit	ions.		
0	As used in th	is Artic	le, the f	ollowing definitions shall apply:	
1					
2	<u>(1b)</u>	Indivi	idualize	d education program (IEP) As defined in C	<u>J.S. 115C-106.3.</u>
;	(2)	Profe	ssional	educator An administrator, teacher, o	r student services
		perso			
	(3)	-		educator preparation program or recognized E	PP. – As defined in
			-	59.1(15).	
	<u>(3a)</u>			ces. – As defined in G.S. 115C-106.3.	
	<u>(3b)</u>			ation. – As defined in G.S. 115C-106.3.	
	<u></u> "				
	SEC	FION 6	.(b) G.	S. 115C-270.20(a) reads as rewritten:	
			. ,	The State Board shall adopt rules for the issuar	nce of the following
	. ,			iding required levels of preparation for each of	0
		neens		and required to tons of proparation for each t	, a solliouton
	(5)	Resid	ency Li	icense or RL. – A one-year license, renewab	le twice that meets
	(3)		•	blowing requirements:	to twice, that meets
		a.		uested by the governing body of a public sch	<u>ool unit an eligible</u>
		u.	-	and accompanied by a certification of su	-
			•	nized educator preparation program in which	-
			-	led. For the purposes of this sub-subdivision,	
				f the following:	an englote entity is
				The governing body of a public school unit	ŀ
			<u>1.</u> <u>2.</u>	A nonpublic school that meets all of the following body of a public school that meets	
			<u> 2.</u>	<u>I. Meets the requirements of Part 1 or</u>	-
				of this Chapter.	1 alt 2 of Afficie 37
				II. Is approved and monitored by the D	enartment of Public
				Instruction to provide special edu	
				services pursuant to a student's IEP	
		b.	Tho i	ndividual for whom the license is requeste	
		υ.		1	a meets an or the
				ving requirements:	
			1.	Holds at least one of the following:	
				I. A bachelor's degree.	
			2	II. An advanced degree.	1 1
			2.	Has either completed coursework relevan	-
				licensure area or passed the content area ex	
				to the requested licensure area that has be	en approved by the
			2	State Board.	
			3.	Is enrolled in a recognized educator prepar	
			4.	Meets all other requirements established b	•
				including completing preservice requi	rements prior to
				teaching.	
	"				

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1 2 3	SECTION 6.(c) This section is effective when it becomes law and applies to applications for residency licenses occurring on or after that date.
4	PART VII. CONVERTING A LIMITED LICENSE TO A CONTINUING
5	PROFESSIONAL LICENSE
6	SECTION 7.(a) G.S. 115C-270.15 reads as rewritten:
7	"§ 115C-270.15. Examination requirements.
8	· · · · ·
9	(e) Conversion to Continuing Professional License The-Except as provided in
10	subsection (f) of this section, the State Board shall not convert an IPL or RL-IPL, RL, or limited
11	license to a continuing professional license for a teacher who has not fulfilled the examination
12	requirements of this section.
13	(f) <u>Waiver of Examination Requirements for Certain Individuals with Limited Licenses.</u>
14	- The State Board shall convert a limited license to a continuing professional license for a teacher
15	who has available growth data under the Education Value-Added Assessment System (EVAAS)
16	and has a positive growth score for two of the three most recent years for which growth scores
17	are available."
18	SECTION 7.(b) This section is effective when it becomes law and applies to limited
19	licenses expiring on or after that date.
20	
21	PART VIII. TECHNICAL ADJUSTMENTS TO PRINCIPAL AND ADMINISTRATOR
22	LICENSES
23	SECTION 8.(a) G.S. 115C-270.20(b) reads as rewritten:
24	"(b) Administrator Licenses. – The State Board shall establish rules for the issuance of the
25	following classes of administrator licenses, including required levels of preparation for each
26	classification:
27	(1) Administrator license. – A five-year renewable license issued to an individual
28	who meets all of the following requirements:
29	a. Holds a bachelor's degree.
30	b. Has successfully completed an approved administrator preparation
31	program.
32	c. Has at least four years of experience as a licensed professional
33	educator.
34	d. Has submitted a portfolio to the State Board for approval that meets
35	criteria adopted by the State Board.
36	e. <u>Meets other requirements adopted by the State Board.</u>
37	(1a) <u>Principal license. – A five-year renewable license issued to an individual who</u>
38	meets all of the following requirements:
39	a. <u>Holds a bachelor's degree.</u>
40	b. <u>Has successfully completed an approved principal preparation</u>
41	program.
42	c. <u>Has at least four years of experience as a licensed professional</u>
43	educator.
44	d. <u>Has submitted a portfolio to the State Board for approval that meets</u>
45 46	<u>criteria adopted by the State Board.</u>
46 47	(2) Provisional assistant principal license. – A one-year license to be employed as
47 19	an assistant principal, renewable twice, issued to an employee of a local board
48 40	of education if one of the following requirements is met:
49 50	a. The local board of education determines there is a demonstrated need for administrators and the ampleuse angula in an approved
50	for administrators and the employee enrolls in an approved

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		administrator principal preparation progra	am by the end of the first year
		of provisional licensure.	
		b. The employee is participating in an interr	
		of an approved administrator principal pr	
		FION 8.(b) G.S. 115C-270.1, as amended by Sec	tion 6(a) of this act, reads as
rewr			
-		Definitions.	
A		is Article, the following definitions shall apply:	
	(1)	Administrator. – An administrator or superviso	e e
		program administrator roles, as classified by the	
		shall include superintendents, assistant or	-
	(1-)	principals, assistant principals, or curriculum-ins	
	(1a)	Approved administrator principal preparation pr	
		An administrator <u>PPP. – A principal preparat</u> G.S. 115C-284.1, that has been approved by the	1 0
		requirements established by rule.	e State Board as meeting the
	(1b)	Individualized education program (IEP). – As de	of fined in $GS_{115}C_{-106}$ 3
	(10) (2)	Professional educator. – An administrator, t	
	(2)	personnel.	cacher, or student services
	(3)	Recognized educator preparation program or rec	ognized EPP. – As defined in
		G.S. 115C-269.1(15).	- <u> </u>
	(3a)	Related services. – As defined in G.S. 115C-106	5.3.
	(3b)	Special education. – As defined in G.S. 115C-10	
	(4)	Student services personnel. – An individual pro	
		to students, teachers, administrators, or the educ	cation program in general, as
		classified by the State Board. Student service	ces personnel shall include
		individuals employed in school counseling,	school social work, school
		psychology, audiology, speech-language patholo	
	(5)	Teacher. – An individual whose major respon	
		directly supervise teaching, as classified by the S	State Board."
		FION 8.(c) G.S. 115C-284.1 reads as rewritten:	
		Administrator <u>Principal</u> preparation programs	
	/	of $APPs.$ <u>PPPs.</u> To recommend candidates for	,
-	<u> </u>	ation program (APP) (PPP) shall be approved by action on APP a PPP is any antity that mosts all a	
purp		section, an <u>APP a PPP</u> is any entity that meets all o	0
	(1)	Prepares, trains, and recommends candidates licensure.	101 auministrator principal
	(2)	Leads to a Master's of School Administration (M	SA) or Master's of Education
	(2)	in Educational Leadership unless the candidate	
		doctoral degree in an education-related field.	anouay notas a master s or
	(3)	Meets one of the following:	
		a. Is accredited by a programmatic accredit	ing agency recognized by the
		Secretary of Education pursuant to federa	
		b. Was approved by the State Board	
		administrator preparation program prior	
(b) State	Board Authority. – The State Board shall have the	-
<u>a PPI</u>		the requirements established by rule as provided in	
`	,	for Granting State Approval The State Board s	1 0 0
appro	oval to APP	<u>-PPPs</u> in accordance with this section. The rules s	-
"PP-			
"PP-	(1)	A rigorous approval process that requires that t met.	he criteria in this section are

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	(2)	An application process, peer review, and technical ass State Board.	sistance provided by the
	(3)	An approval period of five years and process for renew	wal of approval.
(d)	Mini	mum Approval Standards. – At a minimum, the rules est	
subsecti		this section shall require APPs-PPPs to meet the follow	-
	(1)	Require all candidates to complete an internship that	•
		duration.	
	(2)	Require the development of portfolios that meet criter	ria adopted by the State
		Board and provide evidence that candidates are appactual school needs and challenges.	
	(3)	Require that all <u>APP PPP</u> candidates demonstrate co	mpetencies in (i) using
	(0)	digital and other instructional technologies and (ii) s	
		other school personnel to use digital and other instru	
		ensure provision of high-quality, integrated digital tead	
		students.	8 8
	(4)	Align with the standards for the evaluation of	school executives and
		specifically address the use of the results of the Teach	
		Survey.	e
	(5)	Require evidence of a high level of institutional of	commitment, including
		dedicated resources, for APP PPP improvements and	redesign.
	(6)	Require the use of cross-functional work teams to	-
		curriculum framework that (i) is designed to align wit	h defined standards, (ii)
		includes rigorous core courses, and (iii) will produce a	dministrators principals
		who meet the defined standards. The cross-function	onal work teams shall
		include school-based personnel, faculty from schools	of education and other
		disciplines from institutions of higher education, and	representatives of State
		agencies.	
	(7)	Require the use of cross-functional work teams to a	• •
		update specific standards regarding placement, re	
		evaluations of clinical experiences. These standards st	
		training for the school leaders who agree to accept and	-
	(8)	Require written agreements between the institution of	-
		public school unit to govern their shared responsibility	
		preparation of school administrators, principals, esp	
		clinical experiences, including the internship, and (ii) a new administrator's
	(0)	principal's success once employed.	(
	(9)	Require authentic partnerships between adjunct facul	
		to fully address the need for both practical, field	-
		academic, theory-based experience. These partnership	• • • •
		in the institution of higher education's definition of se	cholarly activity and its
	(10)	reward system.	with C.S. 116 74 21 for
	(10)	Incorporate the criteria developed in accordance w assessing proposals under the School Administrator T	
(e)	The (State Board of Education shall develop rules to determin	
. ,		an administrator a principal preparation program outs	
	-	irements to hold a North Carolina administrator principal	
	-	TION 8.(d) Section 3J.15 of S.L. 2024-57 reads as rewa	
"SE		3J.15. Notwithstanding any law, rule, or policy to the c	
		all waive the portfolio requirement for an administra	•
		<u>-115C-270.20(b)(1)d.</u> <u>G.S. 115C-270.20(b)(1a)d.</u> for an	
the follo			

51 the following criteria:

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	(1)	Prior to August 31, 2025, the individual completed at	least one course as part
		of an approved administrator principal preparation pre-	ogram.
	(2)	The individual meets all licensure requirements in S	tate law, rule, or policy
		not otherwise waived by this section.	
	(3)	The individual does not qualify for a waiver pursua	nt to S.L. 2021-170, as
		amended by S.L. 2022-71."	
	SEC	FION 8.(e) This section is effective when it becomes la	aw and applies to initial
app	licants for ad	ministrator or principal licensure on or after that date.	
D۸	DT IV ADI	ANCED TEACHING ROLES – LIMITED CLAS	S SIZE EXCEDTION
		ROLES IN STUDENT INFORMATION SYSTEM	S SIZE EXCELLION
		FION 9.(a) Notwithstanding G.S. 115C-301 and G.S. 11	15C-310.7 for any ATR
unit		its final year of grant funding under G.S. 115C-310.11	
		oard of Education may authorize the ATR unit to exc	
•		s for kindergarten through third grade for the 2025-2020	
		rposes of this subsection, an ATR unit is as defined in C	
yeu		FION 9.(b) G.S. 115C-310.15 is amended by adding a	
		Department of Public Instruction shall create designation	
adv		ig roles in the student information system."	
<u></u>		FION 9.(c) This section is effective when it becomes la	W.
PA	RT X. LOCA	AL BOARDS OF EDUCATION TO PUBLISH TOTA	AL COMPENSATION
		N INFORMATION FOR CENTRAL OFFICE EMP	
	SEC	FION 10.(a) G.S. 115C-320 reads as rewritten:	
"§ :	115C-320.	Certain records open to inspection.Publication and	l inspection of certain
	<u>recor</u>		
	(a) Each	local board of education shall maintain a record of	each of its employees,
sho	wing the follo	owing information with respect to each employee:	
	(1)	Name.	
	(2)	Age.	
	(3)	Date of original employment or appointment.	
	(4)	The terms of any contract by which the employee is en	
		or oral, past and current, to the extent that the board	has the written contract
	<i></i>	or a record of the oral contract in its possession.	
	(5)	Current position.	
	(6)	Title.	1 1 1
	(7)	Current salary.total compensation, as defined in	sub-subdivision a. of
		subdivision (1) of subsection (b1) of this section.	· · 1 · · ·
	(8)	Date and amount of each increase or decrease in salar	
		defined in sub-subdivision a. of subdivision (1) of	subsection (b1) of this
	(0)	section, with that local board of education.	anananaian aananatian
	(9)	Date and type of each promotion, demotion, transfer,	
	(10)	or other change in position classification with that loc	
	(10)	Date and general description of the reasons for each probard of education.	romotion with that local
	(11)		motion for dissipling
	(11)	Date and type of each dismissal, suspension, or dereasons taken by the local board of education. If the d	
		dismissal, a copy of the written notice of the final dec	1 0
		education setting forth the specific acts or omissions	
		dismissal.	that are the basis of the
	(12)	The office or station to which the employee is current	ly assigned
	(14)	The office of station to which the employee is current	ny assigned.

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1	(b) For the purposes of this section, the term <u>"central office employees" refers</u>	to
2	superintendents, assistant superintendents, associate superintendents, directors/coordinator	
3	supervisors, finance officers, all personnel categorized as central office employees by the	
4	Department of Public Instruction or the local school administrative unit, and any permane	
5	employee of the local school administrative unit or employee of a third-party contractor with the	
6	local school administrative unit that is not assigned to a school campus. The term "salar	
7	includes pay, benefits, incentives, supplements, bonuses, and deferred and all other forms	•
8	compensation paid by the employing entity.	01
9	(b1) No later than August 15, 2025, and annually thereafter, each local board of education	n
10	shall publish and maintain on its website all of the following information:	<u><u> </u></u>
11	(1) For each central office employee:	
12		ha
12		ne
	following:	
14	$\frac{1}{2}$ Baimburgements and alloweness including reimburgements	.t a
15	2. <u>Reimbursements and allowances, including reimbursement</u>	ns
16	and allowances related to travel.	
17	<u>b.</u> <u>Position title.</u>	
18	c.Position description.d.The date the position was created.	
19		.:.
20	e. <u>The department, unit, or office of the local school administrative un</u>	<u>nt</u>
21	in which the position is located.	- 1
22	(2) The title of each central office employee position in the local scho	01
23	administrative unit and the number of positions associated with that title.	
24 25	(3) For each department, unit, or office of the local school administrative unit:	nt
21 22 23 24 25 26	a. <u>The number of central office employees located in that departmen</u> unit, or office.	<u>.n,</u>
20 27	b. The number of central office employees for each position title.	
28	(c) Subject only to rules and regulations for the safekeeping of records adopted by the	ha
20 29	local board of education, every person having custody of the records shall permit them to l	
30	inspected and examined and copies made by any person during regular business hours. The nan	
31	of a participant in the Address Confidentiality Program established pursuant to Chapter 15C	
32	the General Statutes shall not be open to inspection and shall be redacted from any record release	
33	pursuant to this section. Any person who is denied access to any record for the purpose	
34	inspecting, examining or copying the record shall have a right to compel compliance with the	
35	provisions of this section by application to a court of competent jurisdiction for a write	
36	mandamus or other appropriate relief."	01
30 37	SECTION 10.(b) The title of Article 21A of Chapter 115C of the General Statut	00
38	reads as rewritten:	05
39	"Article 21A.	
40	"Privacy of Employee Personnel Records."	
41	SECTION 10.(c) This section is effective when it becomes law.	
42	SECTION 10.(c) This section is circentee when it becomes haw.	
43	PART XI. ESTABLISH STANDARDS FOR AGREEMENTS BETWEE	'N
44	CONSTITUENT INSTITUTIONS OF THE UNIVERSITY OF NORTH CAROLIN	
45	AND LOCAL SCHOOL ADMINISTRATIVE UNITS FOR THE OPERATION AN	
46	MAINTENANCE OF LABORATORY SCHOOLS	ν
47	SECTION 11.(a) G.S. 116-239.8(b) reads as rewritten:	
48	"(b) The chancellor shall be the administrative head of a laboratory school approved b	nv
49	the Subcommittee and shall provide general direction for the establishment and operation of	-
50	laboratory school. The chancellor, with advice and input from the advisory board established	
51	subdivision (1) of this subsection, shall adopt policies, operating procedures, and the courses	

study to govern the operation of the laboratory school. The chancellor may designate the duties required by this Article to other personnel as necessary. The chancellor shall also have the

- 2 required by this Article to other pe3 following powers and duties:
- 4 5 (4) Operation and maintenance of laboratory schools. Cost standards for 6 laboratory schools. - The Board of Governors and the State Board of 7 Education shall jointly determine standards for establishing the costs to local 8 school administrative units for providing the facilities and services identified 9 in this subdivision subdivision (4b) of this subsection for the operation and 10 maintenance of a laboratory school. The standards shall include at least the lease amount by square foot for facility leases, which shall incorporate the 11 12 cost of the outstanding debt service for the facility.
- Memorandum of understanding. The chancellor and the local school 13 (4a) administrative unit shall adopt a memorandum of understanding for the 14 operation and maintenance of the laboratory school that includes the facilities 15 and services identified in subdivision (4b) of this subsection. The chancellor 16 and the local school administrative unit shall review and update the 17 18 memorandum at least every five years and any updated memorandum shall 19 take effect no earlier than the next school year. For any proposal to amend a 20 term of the memorandum regarding facilities, services, or operations of the 21 laboratory school, the proposing party shall provide at least six months' notice, and the amendment shall take effect no earlier than the next school year. 22
- Facilities and services. A local school administrative unit shall provide, at 23 (4b) 24 the laboratory school's request, any of the following facilities and services to 25 the laboratory school, but the costs of those facilities and services charged to 26 the laboratory school shall not exceed the established standards for 27 determination of costs. The following shall be determined in a memorandum 28 of understanding between the chancellor and the local school administrative 29 unit for the operation and maintenance of the laboratory school as 30 needed:school:
 - Facilities and leases. Upon request, the local school administrative a. unit in which the laboratory school is located shall lease adequate facilities to the constituent institution for use as a laboratory school. Unless the laboratory school requests not to include any of the following, the lease shall include use of or access to any existing buildings, parking areas, playgrounds, driveways required for ingress and egress, furniture, classroom space, a cafeteria or multipurpose room, moveable equipment, appliances, playground materials, including a library collection, instructional materials, and classroom and other technology equipment necessary to operate the laboratory school. The lease term shall be terminated if the laboratory school ceases operation. Upon request, the local school administrative unit shall maintain the facilities and premises of the laboratory school and keep them in good repair and tenantable condition by providing all routine custodial services and routine facilities maintenance services, including routine indoor maintenance, routine mowing, trimming, and maintenance of exterior landscaping and snow removal, and timely repair of the facilities and premises. The chancellor is authorized to execute the lease agreement and memoranda of agreement for the operation of a laboratory school.

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1	b.	Transportation services Upon request, the local school
2		administrative unit in which the laboratory school is located shall
3		provide transportation to students who reside in the local school
4		administrative unit and attend the laboratory school, including any
5		students who are homeless and require assistance pursuant to 42
6		U.S.C. § 11301, et seq., the McKinney-Vento Homeless Assistance
7		Act. The requirement to provide transportation to students residing in
8		the local school administrative unit shall (i) apply regardless of where
9		a laboratory school student resides in the unit or how the unit's
10		transportation policies and practices are applied to other students and
11		(ii) upon request, include providing transportation of students and
12		personnel for laboratory school extracurricular activities and
13		educational trips in the same manner as other schools in the unit for
14		that school year.
15	c.	Food services The laboratory school shall strive to ensure that one
16		hundred percent (100%) muscadine grape juice is made available to
17		students as a part of the school's nutrition program or through the
18		operation of the school's vending facilities. Upon request, Food
19		services shall be provided to students of the laboratory school as
20		follows:
21		<u>1.</u> <u>Unless the laboratory school agrees in the memorandum of</u>
22		understanding to administer the National School Lunch
23		Program as the school food authority for its own students, the
24		local school administrative unit in which the laboratory school
25		is located shall administer the National School Lunch Program
26		as the school food authority for the laboratory school in
27		accordance with G.S. 115C-264. As part of that process, the
28		local school administrative unit shall do at least the following:
29		<u>I.</u> <u>Purchase, prepare, deliver, and serve food and drink for</u>
30		students in the laboratory school.
31		II. Engage in any contracts or other actions necessary to
32		provide these services, including procuring federal
33		reimbursement funds.
34		2. <u>The laboratory school shall strive to ensure that one hundred</u>
35		percent (100%) muscadine grape juice is made available to
36		students as part of the school's nutrition program or through the
37		operation of the school's vending facilities.
38	d.	Student support services Upon request, the local school
39		administrative unit in which the laboratory school is located shall
40		provide any of the following student support services for the operation
41		of the laboratory school, including:
42		1. Services required by the Department of Public Instruction for
43		children with disabilities.
44		2. Children and family support services, including social worker
45		and school nurse services.
46		3. Other health services, including dental screenings, vision
47		screenings, and similar health services that apply to other
48		students enrolled in the local school administrative unit.
49		4. Parent involvement coordinator services.
50		5. School counselor services.

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1	(4c) Costs of services; reimbursement. – The local school administrative unit ma
2	charge the costs of the facilities and services provided pursuant t
3	sub-subdivisions a. and d. of subdivision (4b) of this subsection to the
4	laboratory school. These charges shall not exceed the standards for
5	determination of costs established pursuant to subdivision (4) of thi
6	subsection. If a local school administrative unit fails to provide any of th
7	
	services listed in subdivision (4b) of this subsection, the laboratory school
8	may provide those services without the support of the local school
9	administrative unit. In the event a laboratory school provides its own service
0	pursuant to this subdivision, the laboratory school may charge the local school
1	administrative unit for the actual costs of those services, even if those service
2	exceed the standards for determination of costs established pursuant t
3	subdivision (4) of this subsection, and the local school administrative un
4	shall reimburse the laboratory school for those services from non-State funds
5	" ·····
16	SECTION 11.(b) This section is effective when it becomes law.
17	
18	PART XII. RENEWAL SCHOOL SYSTEM MODIFICATIONS AND STUDY OF
19	RENEWAL SCHOOL SYSTEM
20	SECTION 12.(a) Section 6(p) of S.L. 2018-32 reads as rewritten:
21	"SECTION 6.(p) State Board of Education Review; Termination of Plan. – The State Boar
22	shall conduct a review of the operation and student performance of the local school administrativ
23	unit operating under an approved renewal school system plan following the end of the $\frac{2022-202}{202}$
24	<u>2028-2029</u> school year and, at least every three five years thereafter, to ensure that the unit i
25	meeting the expected academic, financial, and governance strategic goals set forth in the loca
26	board of education's plan. The State Board may terminate the renewal school system plan after
20 27	review upon any of the following grounds:
28	
	(1) Failure to meet the requirements for student performance contained in th
29 30	plan.
	(2) The majority of schools in the local school administrative unit have been identified as here a school administrative advector in the true school administrative advector is the school advector is the s
31	identified as low-performing schools in the two school years immediatel
32	preceding the review.
33	If the State Board determines that the local school administrative unit operating under a
34	approved renewal school system plan has failed to meet generally accepted standards of fisca
35	management or violated State or federal law, the State Board may terminate the renewal school
36	system plan prior to the end of 2022-2023-the 2028-2029 school year. In addition, if the Stat
37	Superintendent finds that satisfactory progress is not being made after reviewing the report
38	required to be submitted under subsection (q) of this section, the State Superintendent shall
39	recommend to the State Board that the renewal school system plan be terminated immediately
40	The State Board shall terminate the renewal school system plan if such a recommendation i
41	made by the State Superintendent.
42	Upon termination of the renewal school system plan by the State Board, the State Board sha
43	develop a transition plan for the local board of education to revert to operating the local school
44	administrative unit in accordance with applicable State laws and regulations for other local school
45	administrative units."
46	SECTION 12.(b) Section 6(q) of S.L. 2018-32 reads as rewritten:
47	"SECTION 6.(q) Reporting to State Superintendent. – The local school administrative un
48	operating under an approved renewal school system plan shall report to the State Superintender
+0 19	of Public Instruction as follows:
+9 50	(1) An annual report on the assessment instruments used pursuant t
51	G.S. 115C 174.11(a) and the student outcomes based on those assessments.
1	\bigcirc .

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1 2 3 4	(2)	vacancies, turno both classroom	ver, and use of long-term s teachers and school admin	n teacher and school administrator ubstitutes in filling vacancies for nistrators. This report shall also a on these items. In addition, the
5		-		the previous year's data on these
6			local school administrative	
7 8	(3)	-		s data shall provide comparisons
o 9	(4)	1	s year's data on these items.	med necessary by the State
10	(+)	•	of Public Instruction.	ned necessary by the State
11	<u>(5)</u>	-	on each end-of-grade or en	d-of-course exam.
12	<u>(6)</u>		data for the local school ad	
13	(7)	_		nlisted in the Armed Forces of the
14		United States, or	enrolled in a postsecondary	y educational program.
15	<u>(8)</u>	The high school	graduation rate for the local	l school administrative unit.
16	<u>(9)</u>			l school administrative unit, with
17			eism being more than 10 a	absences within 90 instructional
18		<u>days.</u> "	0010 00 1 1 1 1	·
19			2018-32 is amended by add	-
20 21				ministrative units operating under ion model to the North Carolina
21		• • •	ES) when evaluating teache	
23		•		ory shall conduct a study on the
24	following topics:	1011 121 (u) 1110	Tionin Curonnu Conuooru	ory shall conduct a study on the
25	(1)	The effect of the	Renewal School System or	n student outcomes.
26	(2)		-	el flexibilities permitted under a
27		renewal school s	system plan have been utiliz	ed.
28	SECT	ION 12.(e) The l	North Carolina Collaborator	y shall report on the results of the
29	•			the Joint Legislative Education
30	Oversight Commi			
31 32	SECT	ION 12.(f) This	section is effective when it	becomes law.
33	PART XIII. SCH	IOOL SAFFTV	GRANTS	
34				, as amended by Section 3J.17 of
35	S.L. 2024-57, rea			, as allocated by Societ court of
36	,		for Training to Increase	School Safety. – Of the funds
37	appropriated by t	his act for the gr	ants provided in this section	on, the Executive Director of the
38				t of Health and Human Services,
39	6	1		munity partners to address school
40				sponses to trauma and stress. The
41	-	-		any of the following services:
42	(1)			ALM) training for school health
43 44			educing access by students	d teachers on the topics of suicide
44 45	(2)	1	•	sonnel on comprehensive and
46	(2)	-		nts and their parents or guardians,
47		including any of		and then purches of guardialis,
48			nild interaction therapy.	
49			focused cognitive behaviora	ll therapy.
50			al therapy.	
51		d. Dialectic	al behavior therapy.	

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	e. Child-parent psychotherapy.	
(3)	Training for students and school employees on co	mmunity resilience models
	to-models, violence prevention, and developing	•
	skills to (i) enhance individual level protective fac	tors, (ii) mitigate or reduce
	risk taking or harmful behavior, and (iii) improve u	
	to trauma and significant stress.	
(4)	Training for school health support personnel	on Modular Approach to
	Therapy for Children with Anxiety, Depressi	
	problems (MATCH-ADTC), including any of the	
	a. Trauma-focused cognitive behavioral thera	
	b. Parent and student coping skills.	15
	c. Problem solving.	
	d. Safety planning.	
(5)	Any other training, including the training on the	facilitation of peer to peer
(0)	mentoring, training or education programming that	1 1
	safety. The training or education programming au	
	includes training on the facilitation of peer-to-pe	
	personal and interpersonal skills or character ed	
	training addressing violence prevention and suicio	
	appropriated by this act for the grants provided in	-
	Director shall use no more than three hundr	
	(\$350,000) in the 2024-2025 fiscal year for the	•
	subdivision."	
SE	CTION 13.(b) This section is effective when it becom	nes law.
PART XIV. E	XTEND REVERSION DATE FOR SCHOOL SAF	ETY GRANT FUNDS
SE	CTION 14.(a) Section 7.36(l) of S.L. 2023-134 reads	as rewritten:
"SECTION	N 7.36.(1) Nonrevert. – Notwithstanding any provision	n of law to the contrary, the
	unds appropriated to the Department of Public Instruct	
year for the 20	21-2023 School Safety Grants Program under Section	7.19 of S.L. 2021-180 and
the nonrecurrin	ng funds appropriated by this act to the Department o	f Public Instruction for the
2023-2025 Sch	nool Safety Grants Program shall not revert to the Ger	neral Fund but shall remain
available for th	e purposes for which they were appropriated until Jun	e 30, 2025. June 30, 2027."
	CTION 14.(b) This section becomes effective June 3	
	PARKNC EXTENSION	
PART XV. SP		
		nended by Section 3J.14 of
SE	CTION 15.(a) Section 7.62 of S.L. 2023-134, as an reads as rewritten:	nended by Section 3J.14 of
SE S.L. 2024-57, 1	CTION 15.(a) Section 7.62 of S.L. 2023-134, as amreads as rewritten:	·
SEC S.L. 2024-57, 1 "SECTION	 CTION 15.(a) Section 7.62 of S.L. 2023-134, as am reads as rewritten: N 7.62.(a) There is established the SparkNC Pile 	ət–Program (Program) for
SE S.L. 2024-57, 1 "SECTION beginning with	CTION 15.(a) Section 7.62 of S.L. 2023-134, as an reads as rewritten: N 7.62.(a) There is established the SparkNC Pile <u>1</u> the 2023-2025 fiscal biennium. <u>biennium</u> continui	ot Program (Program) for ng through the 2031-2033
SEC S.L. 2024-57, 1 "SECTION beginning with fiscal bienniun	CTION 15.(a) Section 7.62 of S.L. 2023-134, as an reads as rewritten: N 7.62.(a) There is established the SparkNC Pile <u>1</u> the 2023-2025 fiscal biennium. biennium continui <u>n.</u> The pilot program Program authorizes SparkNC, a	ot–Program (Program) for ng through the 2031-2033 a North Carolina nonprofit
SEC S.L. 2024-57, 1 "SECTION beginning with fiscal bienniun corporation, ir	CTION 15.(a) Section 7.62 of S.L. 2023-134, as an reads as rewritten: N 7.62.(a) There is established the SparkNC Pile <u>n</u> the 2023-2025 fiscal biennium. biennium continui <u>n</u> . The pilot program Program authorizes SparkNC, an partnership with selected public school units, to	ot–Program (Program) for ng through the 2031-2033 a North Carolina nonprofit develop a nontraditional,
SEC S.L. 2024-57, t "SECTION beginning with fiscal biennium corporation, in student-driven	CTION 15.(a) Section 7.62 of S.L. 2023-134, as an reads as rewritten: N 7.62.(a) There is established the SparkNC Pile the 2023-2025 fiscal biennium. biennium continui n. The pilot program Program authorizes SparkNC, an partnership with selected public school units, to pathway through which students may select and c	ot-Program (Program) for ng through the 2031-2033 a North Carolina nonprofit develop a nontraditional, complete modular learning
SEC S.L. 2024-57, 1 "SECTION beginning with fiscal biennium corporation, ir student-driven experiences that	CTION 15.(a) Section 7.62 of S.L. 2023-134, as an reads as rewritten: N 7.62.(a) There is established the SparkNC Pile <u>n</u> the 2023-2025 fiscal biennium. biennium continui <u>n</u> . The pilot program Program authorizes SparkNC, an partnership with selected public school units, to pathway through which students may select and coat, when aggregated, will provide a competency-based	ot-Program (Program) for ng through the 2031-2033 a North Carolina nonprofit develop a nontraditional, complete modular learning equivalency to a traditional
SEC S.L. 2024-57, t "SECTION beginning with fiscal biennium corporation, ir student-driven experiences that elective course	CTION 15.(a) Section 7.62 of S.L. 2023-134, as an reads as rewritten: N 7.62.(a) There is established the SparkNC Pile the 2023-2025 fiscal biennium. biennium continui n. The pilot program Program authorizes SparkNC, an partnership with selected public school units, to pathway through which students may select and c at, when aggregated, will provide a competency-based e credit. SparkNC shall provide a menu of modular	ot-Program (Program) for ng through the 2031-2033 a North Carolina nonprofit develop a nontraditional, complete modular learning equivalency to a traditional learning experiences that
SEC S.L. 2024-57, 1 "SECTION beginning with fiscal biennium corporation, in student-driven experiences that elective course include oppor	CTION 15.(a) Section 7.62 of S.L. 2023-134, as an reads as rewritten: N 7.62.(a) There is established the SparkNC Pile the 2023-2025 fiscal biennium. biennium continui n. The pilot program Program authorizes SparkNC, an partnership with selected public school units, to pathway through which students may select and coat, when aggregated, will provide a competency-based e credit. SparkNC shall provide a menu of modular tunities for work-based learning. For purposes o	ot-Program (Program) for ng through the 2031-2033 a North Carolina nonprofit develop a nontraditional, complete modular learning equivalency to a traditional clearning experiences that of this section, "Learning
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SEC S.L. 2024-57, 1 "SECTION beginning with fiscal biennium corporation, ir student-driven experiences tha elective course include oppor Accelerator" competency-ba	CTION 15.(a) Section 7.62 of S.L. 2023-134, as an reads as rewritten: N 7.62.(a) There is established the SparkNC Pile <u>n</u> the 2023-2025 fiscal biennium. biennium continui <u>n</u> . The pilot program Program authorizes SparkNC, an partnership with selected public school units, to pathway through which students may select and contend to the students may select and contend to the student of the selected of the selected of the select of the selec	ot-Program (Program) for ng through the 2031-2033 a North Carolina nonprofit develop a nontraditional, complete modular learning equivalency to a traditional clearning experiences that of this section, "Learning earning Accelerator. The transcripts as a Learning
SEC S.L. 2024-57, t "SECTION beginning with fiscal biennium corporation, in student-driven experiences tha elective course include oppor Accelerator" competency-ba Accelerator cr	CTION 15.(a) Section 7.62 of S.L. 2023-134, as an reads as rewritten: N 7.62.(a) There is established the SparkNC Pile the 2023-2025 fiscal biennium. biennium continui n. The pilot program Program authorizes SparkNC, a partnership with selected public school units, to pathway through which students may select and c at, when aggregated, will provide a competency-based e credit. SparkNC shall provide a menu of modular tunities for work-based learning. For purposes o is either a High-Tech or Health Science Le	ot-Program (Program) for ng through the 2031-2033 a North Carolina nonprofit develop a nontraditional, complete modular learning equivalency to a traditional clearning experiences that of this section, "Learning earning Accelerator. The transcripts as a Learning neering, and mathematics

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"SECTION 7.62.(b) Each public school unit partnering with SparkNC in accordance with 1 2 this section (partnering public school units) shall enter a memorandum of understanding with 3 SparkNC to meet certain requirements for the Program. These requirements shall include the 4 provision of a physical learning lab staffed by a learning lab facilitator, operated on a schedule 5 agreed upon by the public school unit and SparkNC, that will provide a site for collaborative 6 learning and networking. Learning lab facilitators shall facilitate interdistrict instruction, provide 7 student advising, design learning experiences, coordinate with industry partners, and validate 8 student work.

9 "SECTION 7.62.(c) Notwithstanding any State Board of Education rules, partnering public 10 school units shall award the elective credit in a Learning Accelerator to any student who completes a combination of learning experiences determined by SparkNC to provide the 11 12 competency-based elective credit in that course upon verification of successful completion of the 13 learning experiences and integrity of student work products by the learning lab facilitator. The 14 elective credit shall be denoted as achieved competency on the student's transcript. A student's 15 participation in learning experiences but failure to earn elective credit shall not be denoted as a 16 fail on the student's transcript.

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"**SECTION 7.62.(d)** The following provisions shall apply to the Program:

- 18 Notwithstanding G.S. 115C-295 and any related State Board of Education (1)19 rules, learning lab facilitators shall not be required to hold teacher licensure 20 but shall meet the standards established by the memorandum of 21 understanding. Learning lab facilitators shall be the teacher of record for students enrolled in the Program. Additional non-licensed personnel may be 22 23 contracted with on a full- or part-time basis for the purpose of providing 24 timely, real-world content, industry expertise, and student learning 25 experiences. Learning lab facilitators and contract personnel with the Program 26 shall be subject to the requirements of Part 6 of Article 22 of Chapter 115C of 27 the General Statutes (Criminal History Checks).
 - (2) For the purposes of student participation in the Program, the requirements of Part 2 of Article 8 of Chapter 115C of the General Statutes (Calendar) shall not apply. Students may continue to participate in the Program and aggregate learning experiences throughout the time the students are enrolled in the public school unit and shall not be limited to a semester or school year. Learning experiences may be provided to students in person, remotely, or through asynchronous learning experiences.
 - (3) Notwithstanding G.S. 115C-316 or any other law or rule to the contrary, public school units shall not be required to pay learning lab facilitators in accordance to the salary schedule used for other teachers employed by the public school unit.
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(4) If a course in computer science is required for high school graduation, completion of the competency-based elective credit of a High-Tech Learning Accelerator shall be deemed to satisfy the requirement.

42 "SECTION 7.62.(e) For the 2023-2024 and 2024-2025 school years, all <u>All public school</u>
 43 units are eligible to participate in the Program.

44 "SECTION 7.62.(f) The nonrecurring funds appropriated to the Department of Public 45 Instruction in the 2023-2024 and 2024-2025 fiscal years for the purposes of this section shall be 46 allocated as a directed grant to SparkNC to provide students a nontraditional pathway to earn 47 competency-based Learning Accelerator elective credits. Funds allocated pursuant to this section 48 shall not revert to the General Fund but shall remain available until the end of the 2025-2026 49 2026-2027 fiscal year. SparkNC shall utilize the grant to partner with and provide services in the 50 maximum number of public school units possible.

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1	"SECTION 7.62.(g) SparkNC, in consultation with the partnering public school units, sha			
2	provide an interim <u>a</u> report to the Joint Legislative Education Oversight Committee by March 1 ,			
$\frac{2}{3}$	2025, 1 of each year of the Program on the following information, disaggregated for each public			
4	-	ade level and school, when possible:	egated for each public	
5	(1)	Number and percentage of student participation in the P	Program	
6	(1) (2)	Student retention and persistence in the Program.	Togram.	
7	(2)	Student completion of Learning Accelerator elective	cradits and student	
8	(3)	achievement of personalized learning goals within the F		
8 9	(4)	Student evaluation of the Program.	Togram.	
10	(4)	Student interest in science, technology, engineerin	a and mathematics	
10	(3)	following participation in the Program.	g, and maintenatios	
12	(6)	Cost per student for Program participation.		
12	(0) (7)	The number and percentage of students who have partic	instad in the Program	
13 14	(7)	who choose to pursue a career pathway or further study		
14	(8)	Public school unit persistence in the Program.	III a STENT HEIU.	
16	(8)	Recommendations for Program changes, including reco	ammandad lagislativa	
10	(9)	changes and changes needed to ensure that federal fu	-	
17		technical education can be used for the Program.	inding for career and	
18 19	(10)	An overview of how all funds appropriated for the Prog	rom wore coont	
20	(10)	11 1 0	-	
20		<u>Recommendations on development of a competency tra</u> 7.62.(h) SparkNC, in consultation with the partnering put		
21		eport to the Joint Legislative Education Oversight Comm		
22	-	owing information, disaggregated for each public school u		
23 24	school, when pos		and by grade level and	
24 25	-		rogram	
23 26	(1) (2)	Number and percentage of student participation in the F Student retention and persistence in the Program.		
20	$(\overline{3})$	Student retention and persistence in the Program. Student completion of the High-Tech Learning Acceler.	otor alactiva	
28	(3) (4)	Student completion of the Program.		
28 29	(+) (5)	Student evaluation of the Program. Student interest in science, technology, engineerin	a and mathematics	
30		following participation in the Program.	g, and mathematics	
31	(6)	Cost per student for Program participation.		
32	(0) (7)	The number and percentage of students who have partic	instad in the Program	
33	(\prime)	who choose to pursue a career pathway or further study	1 0	
34	(8)	Public school unit persistence in the Program.	III a 5 I LIVI Heid.	
35	(8) (9)	Recommendations for Program changes, including reco	mmended legislative	
36	(\mathcal{I})	changes and changes needed to ensure that federal fu		
37		technical education can be used for the Program.	inding for eareer and	
38	(10)	Recommendations on development of a competency tra	neerint."	
39	· · ·	CION 15.(b) This section is effective when it becomes la	-	
40	510		•••	
41	PART XVI. VA	RIOUS EDUCATION REPORT CHANGES		
42		FION 16.(a) G.S. 115C-12(25) is repealed.		
43		FION 16.(b) G.S. 115C-21(b) is amended by adding a new	w subdivision to read.	
44	" <u>(10)</u>			
45	<u>(10)</u>	upon the request of the Joint Legislative Education Ove		
46		to make reports to that Committee. By March 15		
47		Superintendent of Public Instruction shall submit		
48		Legislative Education Oversight Committee regarding		
49		low-performing, school improvement plans found to		
50		student performance, personnel actions taken in low-per		

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1	recommendations for additional legislation to improv	ve student performance
2	and increase local flexibility."	-
3	SECTION 16.(c) Subdivision (4) of subsection (d) of G.S. 1	15C-81.45 is repealed.
4	SECTION 16.(d) Subsection (b) of Section 7.17 of S.L. 201	1
5	SECTION 16.(e) Subsection (d) of Section 7.32 of S.L. 2017	7-57 is repealed.
6	SECTION 16.(f) G.S. 115C-12(48) reads as rewritten:	•
7	"(48) Computer Science Reporting. – The State Board of	Education shall report
8	annually by November 15 March 15 to the Joint	_
9	Oversight Committee, the Senate Appropriati	ions Committee on
10	Education/Higher Education, and the House Approp	riations Committee on
11	Education on the following data related to computer sc	eience participation. For
12	each item, the report shall include (i) statewide data	for the current school
13	year, and the four years prior when data is available	e, to establish trends in
14	computer science instruction and (ii) data for the curre	ent school year for each
15	public school unit, disaggregated by school within tha	t unit:
16		
17	SECTION 16.(g) G.S. 115C-316.2 is repealed.	
18	SECTION 16.(h) G.S. 115C-316.5(a) reads as rewritten:	
19	"(a) For the purposes of this section, the term "school health person	nnel" refers to the same
20	positions listed in G.S. 115C 316.2(a).school psychologists, school cou	inselors, school nurses,
21	and school social workers."	
22	SECTION 16.(i) G.S. 115C-299.5 reads as rewritten:	
23	"§ 115C-299.5. Duty to monitor the state of the teaching profession	teacher attrition and
24	<u>mobility.</u>	
25		
26	(b) State of the Teaching Profession <u>Teacher Attrition and Mobil</u>	•
27	Board of Education shall monitor and compile an annual report to	•
28	Department of Public Instruction by December 15 February 15 annua	•
29	attrition and mobility of teachers in the teaching profession in North Car	
30	on the decisions of teachers to leave the teaching profession and vacancie	
31	as provided in subsections (c) and (e) of this section. The State Boar	-
32 33	procedures for each local board of education to use in requesting information report and shall require each local board of education to report the information of education to report the education to report to report to rep	
33 34	in a standard format adopted by the State Board.	ation to the State Board
34 35	"	
35 36	SECTION 16.(j) G.S. 115C-12(22) reads as rewritten:	
30 37	"(22) Duty to Monitor the State of the Teaching Attrition an	d Mobility of Teachers
38	and <u>the State of the School</u> Administration Professio	•
39	Carolina. – The State Board of Education shall monitor	
40	report on the state of the teaching attrition and mobil	1
40	state of the school administration professions profession	-
42	provided in G.S. 115C-289.2 and G.S. 115C-299.5."	<u>In rorun Caronna, as</u>
43	SECTION 16.(k) G.S. 115C-289.2(d) reads as rewritten:	
44	"(d) Report Consolidation. – The report required by this section sha	all be consolidated with
45	the report on the State of the Teaching Profession Teacher Attrition and M	
46	by G.S. 115C-299.5."	<u> </u>
47	SECTION 16.(<i>l</i>) G.S. 115C-269.50 reads as rewritten:	
48	"§ 115C-269.50. EPP report cards.	
49	The State Board shall create an annual report card for each EPI	P that, at a minimum.
50	summarizes the information collected in the annual performance re	
51	G.S. 115C-269.35(b). The report cards shall provide user-friendly access	-

51 G.S. 115C-269.35(b). The report cards shall provide user-friendly access to the public, and shall

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1	provide the ability to easily compare annual report card information between EPPs, including
2	performance and other data reported by each EPP, as provided in G.S. 115C-269.35(b). The State
3	Board shall make the report cards available to the public through the State Board's Internet Web
4	site website on an annual basis beginning December 15, 2019, by February 15, and the
5	Department of Public Instruction shall submit the report to the Joint Legislative Education
6	Oversight Committee annually by that date."
7	SECTION 16.(m) Subsection (b) of Section 8.30 of S.L. 2015-241, as amended by
8	Section 3.1(b) of S.L. 2019-165, is repealed.
9	SECTION 16.(n) G.S. 115C-450(d) reads as rewritten:
0	"(d) No later than May 15, 2022, and every six months thereafter, February 15 of each
1	year, the Department of Public Instruction shall report all the following information to the Joint
2	Legislative Education Oversight Committee, the Senate Appropriations Committee on
3	Education/Higher Education, the House Appropriations Committee on Education, and the Fiscal
4	Research Division:
5	$\frac{1}{10000000000000000000000000000000000$
6	SECTION 16.(o) G.S. 115C-218.42(e) reads as rewritten:
7	"(e) Reporting. – No later than <u>March August</u> 15 of each year in which funds are awarded
3 9	under the Program, the Department shall report to the Joint Legislative Education Oversight
	Committee, the Joint Legislative Transportation Oversight Committee, the Senate
) 1	Appropriations/Base Budget Committee, the House Committee on Appropriations, and the Fiscal Research Division on the administration of the Program, including at least the following
2	information:
2 3	
3 4	SECTION 16.(p) G.S. 115C-218.110(b) reads as rewritten:
5	"(b) The State Board of Education shall review and evaluate the educational effectiveness
6	of the charter schools authorized under this Article and the effect of charter schools on the public
7	schools in the local school administrative unit in which the charter schools are located. The Board
8	shall report annually no later than June September 15 to the Joint Legislative Education Oversight
9	Committee on the following:
0	"
1	SECTION 16.(q) G.S. 115C-107.5 reads as rewritten:
2	"§ 115C-107.5. Annual reports.
3	The State Board shall report send a copy of the annual report submitted as part of the State
4	Performance Plan and Annual Performance Report that is submitted to the United States
5	Department of Education and United States Office of Special Education Programs no later than
6	October 15 of each year to the Joint Legislative Education Oversight Committee on the
7	implementation of this Article and the educational performance of children with disabilities.
8	Committee. The report may be filed electronically. Each annual report shall include the following
9	information:
0	(1) A copy of the following documents that were submitted, received, or made
1	public during the year:
2	a. The most recent State performance plan and any amendments to that
3	plan submitted to the Secretary of Education.
4	b. Compliance and monitoring reports submitted to the Secretary of
5	Education.
5	c. The annual report submitted to the Secretary of Education on the
7	performance of the State under its performance plan.
8	d. Any other information required under IDEA to be made available to

the public. 50 (2)An analysis of the educational performance of children with disabilities in the 51 State and a summary of disputes under Part 1D of this Chapter.

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	(3)	outco incluc	opment and implementation of any policie mes for elementary and secondary school st ling any changes related to the directives set for 241 as follows:	udents with disabilities,
		2015 -	Reforms related to IEP requirements.	
		a. b.	Transition services for students with disabil	itios from alementary to
		υ.	middle school, middle to high school,	•
			postsecondary education, and for employment living options.	
		c.	Increased access to Future Ready Core Courses with disabilities.	se of Study for students
		d.	Model programs for use by local school	administrative units to
			improve graduation rates and school perfor	mance of students with
			disabilities."	
			6.(r) G.S. 115C-107.3 reads as rewritten:	
"§ 115C-107.3. Child find.				
	. ,		all require an annual census of all children with	6
			r "identified" and "suspected" children with di	
each school year. Suspected children are those in the formal process of being evaluated or				
identified as children with disabilities. The census shall be conducted annually and shall be				
completed by October 15, submitted to the Governor and General Assembly and made available				
		-	15 annually. The census submitted to the Gen	• •
			formation or report submitted to the federal	
	(b) In taki	ng the	ividuals with Disabilities Education Act pursua census, the Board requires the cooperation, par	ticipation, and assistance
			agencies. Therefore, each local educational age	ency shall cooperate and
participate with and assist the Board in conducting the census.				
(c) The census shall include the number of children identified and suspected with				
	disabilities, their age, the nature of their disability, their county or city of residence, their local school administrative unit residence, whether they are being provided special educational or			
			• • • •	-
			by what local educational agency, the identity	
agency having children with disabilities in its care, custody, management, jurisdiction, control, or programs, the number of children with disabilities being served by each local educational				
	agency, and any other information or data that the Board requires. The census shall be of children with disabilities between the ages three through 21 but is not required to include children with			
disabilities that have graduated from high school."				
`		-	6.(s) This section is effective when it becomes	law
	SECT	10111	sto, This section is checute when it becomes	14.11.
1	PART XVII. EF	FECT	IVE DATE	
1			7. Except as otherwise provided, this act is ef	fective when it becomes

41 law.