GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2019

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SENATE BILL 392 Education/Higher Education Committee Substitute Adopted 4/10/19 House Committee Substitute Favorable 6/18/19

Short Title: Various Charter School Changes.

(Public)

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Sponsors:

Referred to:

March 28, 2019

A BILL TO BE ENTITLED

2		AKE VARIOUS CHANGES TO THE LAWS AFFECTING CHARTER			
3	SCHOOLS.				
4	The General Assembly of North Carolina enacts:				
5					
6		ATE THE SUPERINTENDENT OF PUBLIC INSTRUCTION AS AN			
7	APPLICABLE ELECTED REPRESENTATIVE WHO MAY APPROVE BONDS TO				
8	FINANCE OR RE	EFINANCE A CHARTER SCHOOL FACILITY			
9		ON 1. Article 14A of Chapter 115C of the General Statutes is amended by			
10	adding a new section to read:				
11		Public approval for private activity bonds.			
12		poses of this section, the following definitions shall apply:			
13		Charter school facility Real property, personal property, or both that is used			
14		or intended for use in connection with the operation of a charter school.			
15		Applicable elected representative. – An elected official of a governmental unit			
16		having jurisdiction over the area in which a charter school facility is located,			
17	<u>i</u>	as defined in Section 147(f)(2) of the Internal Revenue Code (26 U.S.C. §			
18		<u>147(f)(2)).</u>			
19		perintendent of Public Instruction is hereby designated as an applicable elected			
20	-	may approve the issuance of one or more private activity bonds to finance or			
21	refinance a charter school facility, after a public hearing following reasonable public notice, in				
22	accordance with Section 147(f) of the Internal Revenue Code (26 U.S.C. § 147(f)) and applicable				
23	State and federal laws and regulations. Procedures for the public hearing shall be determined by				
24	the Superintendent of Public Instruction, and the public hearing shall be conducted by the				
25	Superintendent or his or her designee."				
26					
27		FY CHARTER SCHOOL RENEWAL STANDARDS			
28		ON 2.1. G.S. 115C-218.6 reads as rewritten:			
29	"§ 115C-218.6. Review and renewal of charters.				
30		te Board of Education shall review the operations of each charter school at			
31	least once prior to the expiration of its charter to ensure that the school is meeting the expected				
32	academic, financial, and governance standards.				
33	(b) The Sta	te Board of Education shall renew a charter upon the request of the chartering			

34 entity for subsequent periods of 10 years, unless one of the following applies:



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1	(9)	Types and amounts of insurance coverage, including bo	nding insurance for
2		the principal officers of the school, to be obtained by the	-
3	(10)	The term of the charter.	
4	(11)	The qualifications required for individuals employed by t	he school.
5	(12)	The procedures by which students can be excluded from	the charter school
6		and returned to a public school. Notwithstanding any law	to the contrary, any
7		local board may refuse to admit any student who is sus	pended or expelled
8		from a charter school due to actions that would lead to susp	
9		from a public school under G.S. 115C-390.5 through G.S.	. 115C-390.11 until
10		the period of suspension or expulsion has expired.	
11	(13)	The number of students to be served, which number shall	
12		the minimum number of teachers to be employed at the sc	
13		shall be at least three. However, the charter school may	
14		students or employ fewer than three teachers if the app	
15		compelling reason, such as the school would serve a geo	ographically remote
16		and small student population.	1 1.1
17	(14)	Information regarding the facilities to be used by the sch	
18	(15)	in which administrative services of the school are to be pr	
19 20	(15)	The process for conducting a weighted lottery that reflect	is the mission of the
20 21	(16)	school if the school desires to use a weighted lottery.	bar of the board of
21	<u>(16)</u>	<u>A nationwide criminal background check for each mem</u> directors of the proposed charter school to ensure that t	
22		been convicted, at a minimum, of any crime listed in (
23 24		substantially similar crime in another state. The crimina	
25		shall include all of the following components:	<u>rouckground eneek</u>
26		a. A social security number trace, including locations	s returned on at least
27		a county-by-county basis.	
28		b. Any known aliases.	
29	<u>(17)</u>	A certification from each member of the board of director	s certifying whether
30		the board member has been convicted of any felony or n	
31		board member has been convicted of a felony or	
32		certification shall include a listing of the year of the char	rge, the charge, and
33		the disposition of the charge.	
34	· · /	tate Board shall establish reasonable fees of no less than f	
35	,	o more than one thousand dollars (\$1,000) for initial a	
36	T T	accordance with Article 2A of Chapter 150B of the G	
37 38		all be refunded in the event the application is rejected or the	
38 39	after the effective	FION 3.2. This Part applies to applications for initial characteristic of this act	ners received on of
40		e date of this act.	
40 41	PART IV INC	CREASE THE CAP ON ENROLLMENT GROWT	H OF VIRTUAL
42		HOOLS PARTICIPATING IN THE VIRTUAL CHA	
43	PILOT PROGR		
44		FION 4.1. Section 8.35(b) of S.L. 2014-100, as amended	by Section 7.13 of
45	S.L. 2018-5, reads as rewritten:		
46	"SECTION 8.35.(b) The virtual charter schools participating in the pilot program authorized		
47	by this section shall be subject to the statutes and rules applicable to charter schools pursuant to		
48		hapter 115C of the General Statutes, except as follows:	
49	(1)	The maximum student enrollment in any participating	
50		greater than 1,500 in its first year of operation and may it	
51		twenty percent (20%) for each participating school up to	a maximum student

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1		enrollment of 2,592-3,000 in the fourth eighth year of the	pilot. The State
2		Board of Education may waive this 3,000-student m	aximum student
3		enrollment threshold, enrollment beginning in the fourth e	ighth year of the
4		school's operation, if the State Board determines that doing s	o would be in the
5		best interest of North Carolina students.	
6	(2)	The maximum overall ratio of teachers to students for kind	lergarten through
7		eighth grade shall be 1:50, and for ninth through twelfth grad	de shall be 1:150.
8	(3)	A student who regularly fails to participate in courses may be	e withdrawn from
9		enrollment pursuant to procedures adopted by the virtual ch	
10		procedures adopted by the virtual charter school shall ensure	that (i) fair notice
11		is provided to the parent and student and (ii) an opportunity	is provided, prior
12		to withdrawal of the student by the school, for the stude	-
13		demonstrate that failure to participate in courses is due to	a lawful absence
14		recognized under Part I of Article 26 of Chapter 115C of the	General Statutes
15		and any applicable rules adopted by the State Board of Educ	
16	SECTI	ON 4.2. This Part applies beginning with the 2019-2020 scl	hool year.
17			
18	PART V. EFFEC		
19	SECTI	ON 5. This act is effective when it becomes law.	