GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2009

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HOUSE DRH30216-LBx-189B* (02/26)

Short Title:	Educational Governance Framework.	(Public)
Sponsors:	Representatives Carney, Yongue, Johnson, and Lucas (Primary Sponsors).	
Referred to:		

A BILL TO BE ENTITLED

2 AN ACT CREATING AN EDUCATIONAL GOVERNANCE FRAMEWORK FOR THE3 TWENTY-FIRST CENTURY.

4 The General Assembly of North Carolina enacts:

5 SECTION 1.(a) Section 4(1) of Article IX of the North Carolina Constitution reads
 6 as rewritten:

7 "(1) Board. The State Board of Education shall consist of the Lieutenant Governor, the 8 Treasurer, a chair appointed by the Governor, and eleven eight members appointed by the 9 Governor, subject to confirmation by the General Assembly in joint session. Governor, three members appointed by the Speaker of the House of Representatives, and three members 10 appointed by the President Pro Tempore of the Senate. The General Assembly shall divide the 11 State into eight educational districts. Of the appointive members of the Board, Board appointed 12 by the Governor, one shall be appointed from each of the eight educational districts and three 13 14 shall be appointed from the State at large. districts. Appointments shall be for overlapping 15 terms of eight-six years. Appointments to fill vacancies shall be made by the Governor for the 16 unexpired terms and shall not be subject to confirmation the appointing authority. No member 17 may be appointed to more than two consecutive full six-year terms."

18 SECTION 1.(b) Section 4(2) of Article IX of the North Carolina Constitution
 19 reads as rewritten:

"(2) Superintendent of Public Instruction. Commissioner of Education. The
 Superintendent of Public Instruction Commissioner of Education shall be the secretary and
 chief administrative officer of the State Board of Education. The Commissioner of Education
 shall be appointed by the State Board of Education and serve at its pleasure."

SECTION 1.(c) Section 7(1) of Article III of the North Carolina Constitution reads
 as rewritten:

"(1) Officers. A Secretary of State, an Auditor, a Treasurer, a Superintendent of Public Instruction, an Attorney General, a Commissioner of Agriculture, a Commissioner of Labor, and a Commissioner of Insurance shall be elected by the qualified voters of the State in 1972 and every four years thereafter, at the same time and places as members of the General Assembly are elected. Their term of office shall be four years and shall commence on the first day of January next after their election and continue until their successors are elected and qualified."

33 SECTION 2.(a) The amendments set out in Section 1 of this act shall be submitted 34 to the qualified voters of the State at a statewide general election on November 3, 2010, which 35 election shall be conducted under the laws then governing elections in the State. Ballots, voting



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1	systems, or both may be used in accordance with Chapter 163 of the General Statutes. The
2	question to be used in the voting systems and ballots shall be:
3	"[]FOR []AGAINST
4	Constitutional amendments to provide for an educational governance framework for
5	the 21 st Century by providing for a Commissioner of Education appointed by the State Board of
6	Education to be the chief administrative officer of that board, and reconstituting the
7	membership of the State Board of Education."
8	SECTION 2.(b) If a majority of votes cast on the question are in favor of the
9	amendments set out in Section 1 of this act, the State Board of Elections shall certify the
10	amendments to the Secretary of State. The Secretary of State shall enroll the amendments so
11	certified among the permanent records of that office. The amendment set out in Section 1(a) of
12	this act becomes effective February 28, 2011. The amendments set out in Sections 1(b) and 1(c)
13	of this act shall become effective January 1, 2012, but no Superintendent of Public Instruction
14	shall be elected in 2012.
15	SECTION 3. The terms of office of the State Board of Education terminate
16	February 28, 2011. New members shall be appointed for terms beginning March 1, 2011, as
17 18	follows: (1) Of the enpointees of the Covernor, three shell serve initial terms of six years
18 19	(1) Of the appointees of the Governor, three shall serve initial terms of six years, three shall serve initial terms of four years, and two shall serve initial terms
20	of two years.
20 21	(2) Of the appointees of the Speaker of the House of Representatives, one shall
21	serve an initial term of six years, one shall serve an initial term of four years,
23	and one shall serve an initial term of two years.
23 24	(3) Of the appointees of the President Pro Tempore of the Senate, one shall
25	serve an initial term of six years, one shall serve an initial term of four years,
26	and one shall serve an initial term of two years.
27	(4) The chair shall serve an initial term of four years.
28	All succeeding terms shall be for six years.
29	SECTION 4. G.S. 115C-18 reads as rewritten:
30	"§ 115C-18. Election Appointment of Superintendent of Public Instruction.Commissioner
31	of Education.
32	The Superintendent of Public Instruction Commissioner of Education shall be appointed by
33	the State Board of Education and serve at its pleasure. elected by the qualified voters of the
34	State in 1972 and every four years thereafter at the same time and places as members of the
35	General Assembly are elected. His term of office shall be four years and shall commence on the
36	first day of January next after election and continue until his successor is elected and qualified.
37	If the office of the Superintendent of Public Instruction is vacated by death, resignation, or
38	otherwise, it shall be the duty of the Governor to appoint another to serve until his successor is
39	elected and qualified. Every such vacancy shall be filled by election at the first election for
40	members of the General Assembly that occurs more than 30 days after the vacancy has taken
41	place, and the person chosen shall hold the office for the remainder of the unexpired term fixed
42	in Article III, Sec. 7 of the Constitution of North Carolina. When a vacancy occurs in the office
43	and the term expires on the first day of January succeeding the next election for members of the
44	General Assembly, the Governor shall appoint to fill the vacancy for the unexpired term of the
45 46	office. Upon the occurrence of a vacancy in the office for any of the causes stated herein, the
46 47	Governor may appoint an interim officer to perform the duties of that office until a person is
47 48	appointed or elected pursuant to Article III, Sec. 7 of the Constitution of North Carolina to fill the vacancy and is qualified.
48 49	The time of the election of the Superintendent of Public Instruction shall be in accordance
49 50	with the provisions of Article 1 of Subchapter I of Chapter 163 of the General Statutes.

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The elec	ction, term and induction into office of the Superintende	nt of Public Instruction
	accordance with the provisions of G.S. 147-4."	
	SECTION 5. G.S. 147-3(c) reads as rewritten:	
	The general civil executive officers of this State are as follo	ws:
	(1) A Governor;	
,	(2) A Lieutenant Governor;	
,	(3) Private secretary for the Governor;	
	(4) A Secretary of State;	
	(5) An Auditor;	
,	(6) A Treasurer;	
,	(7) An Attorney General;	
,	(8) A Superintendent of Public Instruction;	
,	(9) The members of the Governor's Council;	
	(10) A Commissioner of Agriculture;	
,	(11) A Commissioner of Labor;	
````	(12) A Commissioner of Insurance."	
```	<b>SECTION 6.</b> G.S. 147-4 reads as rewritten:	
	Executive officers – election; term; induction into office.	
	ecutive department shall consist of a Governor, a Lieutena	nt Governor, a Secretary
	Auditor, a Treasurer, a Superintendent of Public Instruction	
	ner of Agriculture, a Commissioner of Insurance, and a	-
	e elected for a term of four years, by the qualified electors	
	aces, and in the same manner, as members of the General	
-	of office shall commence on the first day of January nex	-
	til their successors are elected and qualified. The persons h	
	spectively, shall be declared duly elected, but if two or mor	0
	e same office, then one of them shall be chosen by joint ba	1 0
	sembly. Contested elections shall be determined by a joint	
	Assembly in such manner as shall be prescribed by law."	
	SECTION 7. G.S. 147-11.1 reads as rewritten:	
	. Succession to office of Governor; Acting Governor.	
	Lieutenant Governor. –	
. ,	(1) The Lieutenant Governor-elect shall become Gove	ernor upon the failure of
`	the Governor-elect to qualify. The Lieutenant	-
	1 2	Governor shall become
	Governor upon the death, resignation, or remo	
	Governor upon the death, resignation, or remo Governor. The further order of succession to the of	val from office of the
	Governor. The further order of succession to the of	val from office of the fice of Governor shall be
	1 0	val from office of the fice of Governor shall be remainder of the term of
	Governor. The further order of succession to the of prescribed by law. A successor shall serve for the the Governor whom he succeeds and until a new	val from office of the fice of Governor shall be remainder of the term of
(Governor. The further order of succession to the of prescribed by law. A successor shall serve for the the Governor whom he succeeds and until a new qualified.	val from office of the fice of Governor shall be remainder of the term of Governor is elected and
(Governor. The further order of succession to the of prescribed by law. A successor shall serve for the the Governor whom he succeeds and until a new qualified. (2) During the absence of the Governor from the State, 	val from office of the fice of Governor shall be remainder of the term of Governor is elected and or during the physical or
(Governor. The further order of succession to the of prescribed by law. A successor shall serve for the the Governor whom he succeeds and until a new qualified. (2) During the absence of the Governor from the State, mental incapacity of the Governor to perform the 	val from office of the fice of Governor shall be remainder of the term of Governor is elected and or during the physical or duties of his office, the
(Governor. The further order of succession to the of prescribed by law. A successor shall serve for the the Governor whom he succeeds and until a new qualified. (2) During the absence of the Governor from the State, mental incapacity of the Governor to perform the Lieutenant Governor shall be Acting Governor 	val from office of the fice of Governor shall be remainder of the term of Governor is elected and or during the physical or duties of his office, the . The further order of
	 Governor. The further order of succession to the off prescribed by law. A successor shall serve for the the Governor whom he succeeds and until a new qualified. (2) During the absence of the Governor from the State, mental incapacity of the Governor to perform the Lieutenant Governor shall be Acting Governor succession as Acting Governor shall be prescribed be 	val from office of the fice of Governor shall be remainder of the term of Governor is elected and or during the physical or duties of his office, the . The further order of y law.
(b) F	 Governor. The further order of succession to the off prescribed by law. A successor shall serve for the the Governor whom he succeeds and until a new qualified. (2) During the absence of the Governor from the State, mental incapacity of the Governor to perform the Lieutenant Governor shall be Acting Governor succession as Acting Governor shall be prescribed b President of Senate, Speaker of the House and Other Office 	val from office of the fice of Governor shall be remainder of the term of Governor is elected and or during the physical or duties of his office, the . The further order of y law. rs. –
(b) F	 Governor. The further order of succession to the off prescribed by law. A successor shall serve for the the Governor whom he succeeds and until a new qualified. (2) During the absence of the Governor from the State, mental incapacity of the Governor to perform the Lieutenant Governor shall be Acting Governor succession as Acting Governor shall be prescribed b President of Senate, Speaker of the House and Other Office If, by reason of failure to qualify, death, resignation 	val from office of the fice of Governor shall be remainder of the term of Governor is elected and or during the physical or duties of his office, the . The further order of y law. rs. – , or removal from office,
(b) F	 Governor. The further order of succession to the off prescribed by law. A successor shall serve for the the Governor whom he succeeds and until a new qualified. (2) During the absence of the Governor from the State, mental incapacity of the Governor to perform the Lieutenant Governor shall be Acting Governor succession as Acting Governor shall be prescribed b President of Senate, Speaker of the House and Other Office (1) If, by reason of failure to qualify, death, resignation there is neither a Governor nor a Lieutenant Governor for the failure to governor for the failure for the fail	val from office of the fice of Governor shall be remainder of the term of Governor is elected and or during the physical or duties of his office, the . The further order of y law. rs. – , or removal from office, wernor to discharge the
(b) F	 Governor. The further order of succession to the off prescribed by law. A successor shall serve for the the Governor whom he succeeds and until a new qualified. (2) During the absence of the Governor from the State, mental incapacity of the Governor to perform the Lieutenant Governor shall be Acting Governor succession as Acting Governor shall be prescribed b President of Senate, Speaker of the House and Other Office (1) If, by reason of failure to qualify, death, resignation there is neither a Governor nor a Lieutenant Governor, then the formation of the for	val from office of the fice of Governor shall be remainder of the term of Governor is elected and or during the physical or duties of his office, the . The further order of y law. rs. – , or removal from office, wernor to discharge the e President of the Senate
(b) F	 Governor. The further order of succession to the off prescribed by law. A successor shall serve for the the Governor whom he succeeds and until a new qualified. (2) During the absence of the Governor from the State, mental incapacity of the Governor to perform the Lieutenant Governor shall be Acting Governor succession as Acting Governor shall be prescribed b President of Senate, Speaker of the House and Other Office (1) If, by reason of failure to qualify, death, resignation there is neither a Governor nor a Lieutenant Governor for the failure to governor for the failure for the fail	val from office of the fice of Governor shall be remainder of the term of Governor is elected and or during the physical or duties of his office, the . The further order of y law. rs. – , or removal from office, wernor to discharge the e President of the Senate
(b) F (Governor. The further order of succession to the off prescribed by law. A successor shall serve for the the Governor whom he succeeds and until a new qualified. (2) During the absence of the Governor from the State, mental incapacity of the Governor to perform the Lieutenant Governor shall be Acting Governor succession as Acting Governor shall be prescribed b President of Senate, Speaker of the House and Other Office (1) If, by reason of failure to qualify, death, resignation there is neither a Governor nor a Lieutenant Governor, then the shall, upon his resignation as President of the Senate 	val from office of the fice of Governor shall be remainder of the term of Governor is elected and or during the physical or duties of his office, the . The further order of y law. rs. – , or removal from office, vernor to discharge the e President of the Senate e and as Senator, become

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l 2 3			President of the Senate fails to qualify as Governor, House of Representatives shall, upon his resignati Representative, become Governor.	1
ļ		(3)	If, at the time when under subdivision (2) of this sub	section the Speaker of
, ,		(3)	the House of Representatives is to become Governor,	-
			the House of Representatives is to become covernor, the House of Representatives, or the Speake	_
			Representatives fails to qualify as Governor, then that	
			North Carolina who is highest on the following list,	
			disability to serve as Governor, shall, upon his res	
			which places him in the order of succession, become	0
			State, Auditor, Treasurer, Superintendent of Public	•
			General, Commissioner of Agriculture, Commiss	-
			Commissioner of Insurance.	
	(c)	Actir	g Governor Generally. –	
		(1)	If, by reason of absence from the State or physical	l or mental incapacity,
			there is neither a Governor nor a Lieutenant Governo	
			the powers and duties of the office of Governor, the	en the President of the
			Senate shall become Acting Governor.	
		(2)	If, at the time when under subdivision (1) of this sub-	section the President of
			the Senate is to become Acting Governor, there is no	President of the Senate,
			or the President of the Senate fails to qualify as Act	ing Governor, then the
			Speaker of the House of Representatives shall become	e Acting Governor.
		(3)	If, at the time when under subdivision (2) of this sub	_
			the House of Representatives is to become Acting	
			Speaker of the House of Representatives, or the Sp	
			Representatives fails to qualify as Acting Governor,	
			State of North Carolina who is highest on the follow	0
			under disability to serve as Acting Governor, shall be	
			Secretary of State, Auditor, Treasurer, Superintender	
			Attorney General, Commissioner of Agriculture, Co	ommissioner of Labor,
	(1)	C	and Commissioner of Insurance.	
	(d)		rnor Serving under Subsection (c). – An individual servi	•
			n (c) of this section shall continue to act for the remain	
	Governor		he succeeds and until a new Governor is elected and qu	_
		(1)	If his tenure as Acting Governor is founded in who absence of both the Governor and Lieutenant Govern	
			he shall act only until the Governor or Lieutenant Govern	
			State; and	Jovernor returns to the
		(2)	If his tenure as Acting Governor is founded in who	ble or in part upon the
		(2)	physical or mental incapacity of the Governor or Lie	
			he shall act only until the removal of the incapaci	,
			Lieutenant Governor.	if of the covernor of
	(e)	Offic	ers to Which Subsections (b), (c) and (d) Applicable.	– Subsections (b), (c),
	· · ·		ection shall apply only to such officers as are eligible to	
			tution of North Carolina, and only to officers who are i	
			Representatives at the time they are to become Governo	-
	(f)		pensation of Acting Governor. – During the period that a	-
	Acting G	-	r under subsection (c) of this section, his compensation	•
	-		in the case of the Governor."	
		SEC	FION 8. G.S. 163-8 reads as rewritten:	
	"§ 163-8.	Fillin	g vacancies in State executive offices.	

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If the office of Governor or Lieutenant Governor shall become vacant, the provisions of 1 2 G.S. 147-11.1 shall apply. If the office of any of the following officers shall be vacated by 3 death, resignation, or otherwise than by expiration of term, it shall be the duty of the Governor 4 to appoint another to serve until his successor is elected and qualified: Secretary of State, 5 Auditor, Treasurer, Superintendent of Public Instruction, Attorney General, Commissioner of 6 Agriculture, Commissioner of Labor, and Commissioner of Insurance. Each such vacancy shall 7 be filled by election at the first election for members of the General Assembly that occurs more 8 than 60 days after the vacancy has taken place, and the person chosen shall hold the office for 9 the remainder of the unexpired four-year term: Provided, that when a vacancy occurs in any of 10 the offices named in this section and the term expires on the first day of January succeeding the 11 next election for members of the General Assembly, the Governor shall appoint to fill the 12 vacancy for the unexpired term of the office. 13 Upon the occurrence of a vacancy in the office of any one of these officers for any of the 14 causes stated in the preceding paragraph, the Governor may appoint an acting officer to perform the duties of that office until a person is appointed or elected pursuant to this section 15 and Article III, Section 7 of the State Constitution, to fill the vacancy and is qualified." 16 17 SECTION 9. G.S. 163-1 is amended by deleting the entries in the table for 18 "Superintendent of Public Instruction". 19 SECTION 10. G.S. 163-278.27(b) reads as rewritten: 20 "(b) Whenever the Board has knowledge of or has reason to believe there has been a 21 violation of any section of this Article, it shall report that fact, together with accompanying 22 details, to the following prosecuting authorities: 23 In the case of a candidate for nomination or election to the State Senate or (1)24 State House of Representatives: report to the district attorney of the 25 prosecutorial district in which the candidate for nomination or election 26 resides: 27 (2)In the case of a candidate for nomination or election to the office of 28 Governor, Lieutenant Governor, Secretary of State, State Auditor, State 29 Treasurer, State Superintendent of Public Instruction, State Attorney 30 General, State Commissioner of Agriculture, State Commissioner of Labor, 31 State Commissioner of Insurance, and all other State elective offices, Justice 32 of the Supreme Court, Judge of the Court of Appeals, judge of a superior 33 court, judge of a district court, and district attorney of the superior court: 34 report to the district attorney of the prosecutorial district in which Wake 35 County is located: 36 In the case of an individual other than a candidate, including, without (3) limitation, violations by members of political committees, referendum 37 38 committees or treasurers: report to the district attorney of the prosecutorial 39 district in which the individual resides; and 40 In the case of a person or any group of individuals: report to the district (4) 41 attorney or district attorneys of the prosecutorial district or districts in which 42 any of the officers, directors, agents, employees or members of the person or 43 group reside." 44 SECTION 11. G.S. 163-278.95 reads as rewritten: 45 "§ 163-278.95. Purpose and establishment of Voter-Owned Elections Act. 46 The purpose of this Article is to ensure the vitality and fairness of democratic elections in 47 North Carolina to the end that any eligible citizen of this State can realistically choose to seek 48 and run for public office. It is also the purpose of this Article to protect the constitutional rights 49 of voters and candidates from the detrimental effects of increasingly large amounts of money being raised and spent in North Carolina to influence the outcome of elections. It is essential to 50

51 the public interest that the potential for corruption or the appearance of corruption is minimized

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1 2 3	and that the equal and meaningful participation of all citizens in the democratic process is ensured. Accordingly, this Article establishes the North Carolina Voter-Owned Elections Fund as an alternative source of campaign financing for candidates who obtain a sufficient number of gualificing contributions from maintened waters and who welentrily account strict fund missing
4 5	qualifying contributions from registered voters and who voluntarily accept strict fund-raising and spending limits. This Article is available to candidates for the Council of State offices of
6	Auditor, Superintendent of Public Instruction, Auditor and Commissioner of Insurance in
7	elections to be held in 2008 and thereafter."
8	SECTION 12. G.S. 163-278.96(12) reads as rewritten:
9	"§ 163-278.96. Definitions.
10	The following definitions apply in this Article:
11	
12	(12) Office. – The Council of State offices of Auditor, Superintendent of Public
13	Instruction, Auditor and Commissioner of Insurance."
14	SECTION 13. Sections 4 through 12 of this act become effective only if the voters
15	approve the constitutional amendments set out in Section 1 of this act. If the voters approve the
16	constitutional amendments, Sections 4 through 8 of this act become effective January 1, 2011.
17	Sections 9 through 11 of this act become effective beginning with the 2010 election.
18	SECTION 14. G.S. 143A-44.1 reads as rewritten:
19	"§ 143A-44.1. Creation.
20 21	There is hereby created a Department of Public Instruction. The head of the Department of Public Instruction is the State Board of Education. Commissioner of Education as maxidad for
21 22	Public Instruction is the State Board of Education. Commissioner of Education, as provided for by Article III, Section 7 of the Constitution. Any provision of G.S. 143A 9 to the contrary
22	notwithstanding, the appointment of the State Board of Education shall be as prescribed in
23	Article IX, Section (4)(1) of the Constitution."
25	SECTION 15. G.S. 143A-44.2 reads as rewritten:
26	"§ 143A-44.2. State Board of Education; transfer of powers and duties to State Board.
27	The State Board of Education shall have all powers and duties conferred on the Board by
28	this Article, delegated to the Board by the Governor, and conferred by the Constitution and
29	laws of this State. Any provision of G.S. 143A-9 to the contrary notwithstanding, the
30	appointment of the State Board of Education shall be as prescribed in Article IX, Section (4)(1)
31	of the Constitution."
32	SECTION 16. Sections 14 and 15 of this act become effective only if the voters do
33	not approve the constitutional amendments set out in Section 1 of this act. If the voters do not
34	approve the constitutional amendments, Sections 14 and 15 of this act become effective
35	January 1, 2011.
36	SECTION 17. This act is effective when it becomes law.