GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2023

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HOUSE BILL 219 Committee Substitute Favorable 5/2/23 Committee Substitute #2 Favorable 5/3/23

 Short Title:
 Charter School Omnibus.
 (Public)

 Sponsors:
 Referred to:
 (Public)

 March 1, 2023
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 (Public)

1	A BILL TO BE ENTITLED			
2	AN ACT TO MAKE VARIOUS CHANGES TO THE LAWS AFFECTING CHARTE			
3	SCHOOLS.			
4	The General Assembly of North Carolina enacts:			
5				
6	PART I. CLARIFY REQUIREMENTS OF CHARTER APPLICATION AND RENEWA			
7	SECTION 1.(a) G.S. 115C-218.5(a) reads as rewritten:			
8	"(a) The State Board may grant final approval of an application if it finds the following			
9	(1) The application meets the requirements set out in this Article and such oth			
10	requirements as may be adopted by the State Board of Education.			
11	(2) The applicant has the ability to operate the school and would be likely			
12	operate the school in an educationally and economically sound manner.			
13	(3) Granting the application would achieve one or more of the purposes set out			
14	G.S. 115C-218.			
15	In reviewing applications for the establishment of charter schools within a local scho			
16	administrative unit, the State Board is encouraged to give preference to applications the			
17	demonstrate the capability to provide comprehensive learning experiences to students identifi			
18	by the applicants as at risk of academic failure. The Board shall not consider any alleged impa			
19	on the local school administrative unit or units in the area served by a charter school wh			
20	deciding whether to grant, renew, amend, or terminate a charter."			
21	SECTION 1.(b) G.S. 115C-218.6(b)(2) reads as rewritten:			
22	"(2) The charter school's student academic outcomes for the immediate			
23	preceding three years have not been comparable to the academic outcomes			
24	students in the local school administrative unit in which the charter school			
25	located. For purposes of this section, if a school's charter results in it providi			
26	services to certain targeted subgroups, the school's academic performan			
27	shall be judged in comparison to the academic outcomes of students in t			
28	same subgroups in the local school administrative unit where the school			
29	located."			
30				
31	PART II. LIMIT ENROLLMENT CAPS TO LOW-PERFORMING SCHOOLS			
32	SECTION 2.(a) G.S. 115C-218.7 reads as rewritten:			
33 34	"§ 115C-218.7. Material revisions of charters.			
34 35	(a) A material revision of the provisions of a charter shall be made only upon the approv of the State Board of Education.			
55	of the State Doard of Education.			



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(b) Enrol	ment growth of greater than twenty percent (20%) sha	II be considered a
	of the charter if the charter is currently identified as low pe	
	pprove a material revision for enrollment growth of greater	U
	er that is currently identified as low-performing. Enrollmen	
	tt (30%) shall be considered a material revision of the cha	
	t identified as low performing. The State Board may appro	
	h of greater than thirty percent (30%) only if it finds all o	
	is been identified as low-performing under G.S. 115C-218	
	· ·	
	terial revision of the school's charter to increase its matrix than twenty percent (20%) of the provided work matrix	
	ore than twenty percent (20%) of the previous year's ma	
	he purposes of this section, maximum authorized enrollme	ent is as defined in
<u>G.S. 115C-218.8</u>		$(100/) - f'_{4}$
(1)	The actual enrollment of the charter school is within ten p	percent (10%) of its
	maximum authorized enrollment.	
(2)	The charter school has commitments for ninety percent (90)%) of the requested
	maximum growth.	
(3)	The charter school is not currently identified as low perfo	0
(4)	The charter school meets generally accepted standards of	Ū.
(5)	The charter school is, at the time of the request for the e	
	substantially in compliance with State law, federal law,	
	own bylaws, and the provisions set forth in its charter g	ranted by the State
	Board.	
• •	he purposes of calculating actual enrollment and ma	
	subdivision (1) of subsection (b) of this section, if a charter	
	on of enrollment growth based on a proposed capital expansion	
	o meet the requirements of subdivision (1) of subsection (b)	
	have the discretion to investigate and determine whether	
. ,	this section may be waived to grant the school's material	-
	expansion to move forward. In making such a determination	
-	State Board with documentation to show evidence that demo	nstrates sufficiently
	l's discretion all of the following:	
(1)	The requested increase in enrollment growth is within a re	-
	the threshold necessary to support the requested material i	
(2)	The charter school has secured financing for its proposed	
	conditioned on its obtaining the requested material revi	ision of enrollment
	growth.	
	harter school presents evidence of a proposed capital exp	
	erial revision of enrollment growth under this section that is	
	narter school is not able to realize that capital expansion with	
	erial revision, the charter shall reflect the maximum aut	horized enrollment
	eding that material revision."	
SECT	CION 2.(b) G.S. 115C-218.8 reads as rewritten:	
"§ 115C-218.8.	Nonmaterial revisions of charters.	
It shall not be	considered a material revision of a charter and shall not red	quire prior approval
	d for a charter school to do any of the following:	
(1)	Increase its maximum authorized enrollment during the	he charter school's
~ /	second year of operation and annually thereafter in	
	G.S. 115C-218.7(b).thereafter, provided the school is	
	low-performing under G.S. 115C-218.94. The max	
	enrollment is the target enrollment number identified in a s	

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1	maximum authorized enrollment may only be updated or	nce per year and shall	
2	not decrease based on actual enrollment.	<u>lee per yeur und shun</u>	
3	(2) Increase If a school is low-performing under G.S. 115	5C-105 37A and has	
4	planned growth authorized in its charter, increase its r		
5	enrollment during the charter school's second year of op		
6	thereafter in accordance with planned growth as authoriz		
7	(3) Expand to offer one grade higher or lower than the cha		
8	offers if the charter school has (i) operated for at least th		
9	been identified as continually low-performing	•	
10	G.S. 115C-218.94, and (iii) has been in financial comp	1	
11	the State Board."	nunce as required by	
12	the blate Bourd.		
12	PART III. ALLOW CHARTER SCHOOLS TO ADMIT OUT-OF-S	TATE STUDENTS	
13	AND FOREIGN EXCHANGE STUDENTS	TATE STUDENTS	
15	SECTION 3.(a) G.S. 115C-218.45 is amended by adding	the following new	
16	subsections to read:	the following new	
17	"(h1) Any charter school that is unable to fill its current enrollment w	ith students qualified	
18	under the laws of this State for admission to a public school may enroll out-		
19	are domiciliaries of other states. The charter school shall charge the out-of-s		
20	amount of at least fifty percent (50%) of the total of the per pupil all		
21	appropriation for the county in which the charter school is located and		
22	appropriation for that school year but no more than one hundred percent (
23	the per pupil allocation of the local appropriation for the county in which		
24	located and the per pupil State appropriation for that school year. The nu		
25	students who are domiciliaries of other states who are enrolled in a charter so		
26	ten percent (10%) of the total number of students enrolled in the charter sch		
27	(h2) For the purposes of this subsection, a foreign exchange studen		
28	domiciled in a foreign country and has come to the United States on a valid		
29	visa pursuant to the Immigration and Nationality Act, 8 U.S.C. § 1101, et	-	
30	may enroll foreign exchange students as follows:	<u> </u>	
31	(1) No more than two foreign exchange students per high	n school grades nine	
32	through 12 shall be enrolled in any given school year at		
33	(2) The charter school may charge the foreign exchange stud		
34	of at least fifty percent (50%) of the total of the per pu		
35	local appropriation for the county in which the charter	-	
36	the per pupil State appropriation for that school year b	ut no more than one	
37	hundred percent (100%) of the total of the per pupil al	llocation of the local	
38	appropriation for the county in which the charter school		
39	pupil State appropriation for that school year.	_	
40	(3) Foreign exchange students shall not count toward the en	nrollment capacity or	
41	cap for any program, class, building, or grade levels for	grades nine through	
42	12 and shall not be subject to any lottery process used	by the charter school	
43	for enrollment."		
44	SECTION 3.(b) This section is effective when it becomes law a	and applies beginning	
45	with the admissions process for the 2024-2025 school year.		
46			
47	PART IV. ADD ADMISSIONS PREFERENCES FOR GRADUAT		
48	PRE-K PROGRAMS AND FOR CHILDREN OF MILITARY FAMIL		
49	SECTION 4. G.S. 115C-218.45(f) is amended by adding two	new subdivisions to	
50	read:		

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" <u>(2b</u>	Limited to no more than ten percent (10%) of the school's student who was enrolled for at least 75 consecutive days in in a preschool program operated by an entity other than the the charter school has a written enrollment articulation a program operator to give the program's students enrollmen	the prior semester charter school and greement with the
 <u>(8)</u>	A student whose parent or legal guardian is on active militation	ary duty."
PART V. PRO	HIBIT DISCRIMINATION OF CHARTER SCHOOL ST	TUDENTS
SEC	CTION 5. G.S. 115C-47 is amended by adding a new subdivis	sion to read:
" <u>(68</u>	To Provide Equal Access to All Residents of the Local Scho Unit. – A local board of education shall not consider a s prior enrollment in a charter school in any criteria used by determination of admissions or eligibility to any school or	tudent's current or the local board for
PART VI. AU SCHOOLS	THORIZE COUNTIES TO PROVIDE CAPITAL FUNDS	S TO CHARTER
	CTION 6.(a) G.S. 115C-218.100(b) reads as rewritten:	
	ribution of Assets. – Upon dissolution of a charter school, al	ll net assets of the
• •	purchased with public funds shall be deemed the property of	
	unit in which the charter school is located.located, except capit	
	f this subsection, capital-sourced assets include (i) capital fu	
	by one or more counties pursuant to G.S. 115C-218.105(b1)	
	improved with such funds, up to the total amount of the	
-	l assets shall be deemed the property of the county or count	-
· · · · ·	applicable, divided between the counties in proportion to the f	
	CTION 6.(b) G.S. 115C-218.105 is amended by adding t	
subsections to r	read:	-
" <u>(b1)</u> Cou	nties may provide funds to charter schools by direct appropria	tion as set forth in
G.S. 153A-461	. These funds shall be used only for the following purposes:	
<u>(1)</u>	The acquisition of real property for school purposes, including to, school sites, playgrounds, and athletic fields.	-
<u>(2)</u>	The acquisition, construction, reconstruction, enlargeme replacement of buildings and other structures, including, buildings for classrooms and laboratories, physical and voca purposes, libraries, auditoriums, and gymnasiums.	but not limited to,
<u>(3)</u>	The acquisition or replacement of furniture and furnish	ings, instructional
<u>(5)</u>	apparatus, technology, data processing equipment, busing	
	similar items of furnishings and equipment.	<u></u>
(b2) If a	charter school uses funds provided in subsection (b1) of this se	ection to acquire or
	ty, the amount provided by the county shall be evidenced by	-
	a deed of trust on the property acquired or improved by the	· · · · · · · · · · · · · · · · · · ·
	the deed of trust to other liens to facilitate the acquisition of	
	cured by the deed of trust. In the event that a charter school re	
	he capital funds provided, the county shall, for the property acc	
	xecute and file a deed of release or other documentation of sa	* * ·
	ool repaid the county in the amount of the capital funds provide	
	CTION 6.(c) G.S. 153A-149(c) reads as rewritten:	
	n county may levy property taxes for one or more of the purp	poses listed in this

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(\$100.00) appr limitation are:	aised value of property subject to taxation. Authorized p	purposes subject to the rate
<u>(38</u>)	<u>Charter Schools. – To provide capital funds for cha</u> by G.S. 153A-461."	arter schools as authorized
	CTION 6.(d) Article 23 of Chapter 153A of the Gener	al Statutes is amended by
adding a new s		
	Charter schools.	
	y is authorized to appropriate funds and lease real prop 4A of Chapter 115C of the General Statutes. Counties m	
	t forth in G.S. 115C-218.105(b1)."	nay provide rands only for
PART VII. CO	DMPARABLE PER STUDENT FUNDING	
	CTION 7.(a) Article 14A of Chapter 115C of the Gener	ral Statutes is amended by
adding a new s	· · ·	
-	07. Charter school funding comparability.	
	ent of the General Assembly to ensure that State and	l local funds for students
	ter schools shall be provided in a manner that resu	
approximately	equal to that provided for students attending other publi	ic school units."
SE	CTION 7.(b) G.S. 115C-218.105 reads as rewritten:	
"§ 115C-218.1	05. State and local funds for a charter school.	
(a) The	State Board of Education shall allocate to each charter	school:
(1)	An amount equal to the average per pupil allo	cation for average daily
	membership from the local school administrative un	
	charter school is located for each child attending the	
	of students actually enrolled in the school, up to	
	enrollment, except for the allocation for children w	
	allocation for children with limited English proficie	-
(2)	An additional amount for each child attending the ch	arter school who is a child
	with disabilities; and	
(3)	An additional amount for children with limited Eng	
	the charter school, based on a formula adopted by the	
	nce with G.S. 115C-218.7 and G.S. 115C-218.8, the St	
•	ents to the amount allocated to a charter school based of	
•	ubsequent to the initial year of operation.actual enrolln	nent, up to the maximum
authorized enro		annella in a nublic school
	t a child with disabilities leaves the charter school and	-
	60 school days in the school year, the charter school sha ted for that child to the State Board, and the State Bo	
	cal school administrative unit in which the public schoo	
	bilities enrolls in a charter school during the first 60 scho	
	I shall allocate to the charter school the pro rata amou	•
children with d	-	in or additional funds for
"		
PART VIII	CLASSIFICATION OF CHARTER AND NONPU	BLIC SCHOOLS FOR
	LASTIC ATHLETICS	
	CTION 8.(a) G.S. 115C-407.55 reads as rewritten:	
	5. Rules for high school interscholastic athletic activ	vities.
	board of Education shall adopt rules governing high scho	
	icted by public school units that include the following:	uniono uniono

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		ive rules. – These rules shall govern classifi	
		nd conferences, administration of games,	1
	0	fficiating, sportsmanship, and scheduling	
	•	by rule delegate the authority to establish	1
		ve rules to an administering organization.	-
		ll be consistent with the requirements of this	
shall require that charter schools and nonpublic schools be classified as			
	<u>llows:</u>	1 . 11 1 1 1 1	1 1 /1 11
<u>a.</u>		charter or nonpublic school shall determine	
		ne student, the school in the local school a	
		ent would be assigned to attend by the loca	
		charter or nonpublic school shall submit	to the administering
		nization the following information:	- 4 J 4 1 J 1
	<u>1.</u>	The names of all schools to which the	students would have
	2	been assigned.	have attended each of
	<u>2.</u>	The percentage of students who would have achored	have attended each of
1	T 1	those schools.	-1-11 1-1 1-1 4 41-1
<u>b.</u>		charter or nonpublic school classification	
		sification of the school or schools that the lar	• • •
		ent body of that school would have been ass	agned to attend in any
		<u>l school administrative unit.</u>	andahin waiwan haad
<u>c.</u>		narter or nonpublic school may apply for a h	-
"	<u>on tr</u>	ne school's classification made in accordance	with this subdivision.
···· Sectio	N 8 (b)	The State Board of Education shall adop	t amarganay rulas to
		The state Board of Education shall adop this section for the 2023-2024 school year.	
implement the requi	ements of	this section for the 2023-2024 school year.	
PART IX. EFFECT		ГБ	
			when it becomes law
SECTION 9. Except as otherwise provided, this act is effective when it becomes law and applies beginning with the 2023-2024 school year.			
and applies beginning	g with the	2025-2024 SCHOOL year.	