GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2023

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HOUSE BILL 618 Committee Substitute Favorable 5/2/23 Senate Education/Higher Education Committee Substitute Adopted 6/14/23

Short Title: Charter School Review Board. (Public)

3

Sponsors:			
Referred to:			

April 17, 2023

A BILL TO BE ENTITLED

1			A BILL TO BE ENTITLED
2	AN ACT	TO CO	ONVERT THE CHARTER SCHOOLS ADVISORY BOARD INTO THE
3	CHAF	RTER S	CHOOLS REVIEW BOARD, TO SHIFT THE AUTHORITY TO APPROVE
4			FROM THE STATE BOARD TO THE REVIEW BOARD, AND TO
5	CREA	TE A	RIGHT OF APPEAL TO THE STATE BOARD OF EDUCATION FROM
6	REVI	EW BO	ARD DECISIONS.
7	The Gene		embly of North Carolina enacts:
8			TON 1.(a) G.S. 115C-218 reads as rewritten:
9	"§ 115C-2		rpose of charter schools; role of State Board of Education; establishment
10			rth Carolina Charter Schools Advisory <u>Review</u> Board and North Carolina
11		Office	e of Charter Schools.
12	•••		
13	<u>(a1)</u>		Board of Education The State Board of Education shall have the following
14	duties reg	-	charter schools:
15		<u>(1)</u>	<u>Rulemaking. – To establish all rules for the operation and approval of charter</u>
16			schools. Any rule adopted by the State Board shall first be recommended by
17			the Charter Schools Review Board.
18		$\frac{(2)}{(2)}$	<u>Funding. – To allocate funds to charter schools.</u>
19		<u>(3)</u>	<u>Appeals. – To hear appeals from decisions of the Charter Schools Review</u>
20		(\mathbf{A})	Board under G.S. 115C-218.9.
21		<u>(4)</u>	Accountability. – To ensure accountability from charter schools for school
22	(b)	North	<u>finances and student performance.</u> Carolina Charter Schools Advisory <u>Review</u> Board. –
23 24	(b)	(1)	<u>Advisory</u> –Review Board. – There is created the North Carolina Charter
25		(1)	Schools <u>Advisory Review</u> Board, hereinafter referred to in this Article as the
26			Advisory <u>Review</u> Board. The <u>Advisory Review</u> Board shall be located
27			administratively within the Department of Public Instruction and shall report
28			to the State Board of Education.
29		(2)	Membership. – The State Superintendent of Public Instruction, or the
30		(2)	Superintendent's designee, shall be the secretary of the Advisory-Review
31			Board and a nonvoting member. The Advisory-Review Board shall consist of
32			the following 11 voting members:
33			a. Repealed by Session Laws 2016-126, 4th Ex. Sess., s. 17, effective
34			January 1, 2017.



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	b. Four members appointed by the General Assembly upon the recommendation of the President Pro Tempore of the Senate, in accordance with G.S. 120-121.
	c. Four members appointed by the General Assembly upon the
	recommendation of the Speaker of the House of Representatives, in
	accordance with G.S. 120-121.
	d. Two members appointed by the State Board of Education who are not
	current members of the State Board of Education and who are charter
	school advocates in North Carolina.
	e. The Lieutenant Governor or the Lieutenant Governor's designee.
(3)	Covered board. – The Advisory Review Board shall be treated as a board for
	purposes of Chapter 138A of the General Statutes.
(4)	Qualifications of members. – Members appointed to the Advisory-Review
	Board shall collectively possess strong experience and expertise in public and
	nonprofit governance, management and finance, assessment, curriculum and
	instruction, public charter schools, and public education law. All appointed
	members of the Advisory Review Board shall have demonstrated an
	understanding of and a commitment to charter schools as a strategy for
	strengthening public education.
(6)	Presiding officers and quorum. – The Advisory Review Board shall annually
	elect a chair and a vice-chair from among its membership. The chair shall
	preside over the Advisory-Review Board's meetings. In the absence of the
	chair, the vice-chair shall preside over the Advisory Review Board's meetings.
	A majority of the Advisory Review Board constitutes a quorum.
(7)	Meetings Meetings of the Advisory Review Board shall be held upon the
	call of the chair or the vice-chair with the approval of the chair.
(8)	Expenses. – Members of the Advisory Review Board shall be reimbursed for
	travel and subsistence expenses at the rates allowed to State officers and
	employees by G.S. 138-6(a).
(9)	Removal. – Any appointed member of the Advisory Review Board may be
	removed by a vote of at least two-thirds of the members of the Advisory
	<u>Review</u> Board at any duly held meeting for any cause that renders the member
(10)	incapable or unfit to discharge the duties of the office.
(10)	Powers and duties. – The Advisory <u>Review</u> Board shall have the following duties:
	a. To make recommendations to the State Board of Education on the adoption of rules regarding all aspects of charter school operation,
	including time lines, standards, and criteria for acceptance and
	approval of applications, monitoring of charter schools, and grounds
	for revocation of charters.
	b. To review applications and make recommendations to the State Board
	for final approval of charter applications and approve or deny charter
	applications, renewals, and revocations.
	c. To make recommendations to the State Board on actions regarding a
	charter school, including renewals of charters, nonrenewals of
	charters, and revocations of charters, before the State Board on appeal
	under G.S. 115C-218.9.
	d. To undertake any other duties and responsibilities as assigned by the

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	(11)	Duties of the chair of the <u>Advisory Review</u> Board duties prescribed in this Article, the chair of the Ad the chair's designee, shall advocate for the recomme <u>Review</u> Board at meetings of the State Board upon Board.	visory <u>Review</u> Board, or endations of the Advisory
(c)	North	Carolina Office of Charter Schools. –	
	(2)	Executive Director. – The Executive Director shall	report to and serve at the
		pleasure of the Superintendent of Public Instruction	-
		the Superintendent within the funds appropriated for	
		of the Executive Director shall include presenting the <u>decisions</u> of the <u>Advisory Review</u> Board at meetings	
		the request of the State-Board.	s of the State Doard upon
	(3)	Powers and duties. – The Office of Charter Schools	shall have the following
		powers and duties:	-
		a. Serve as staff to the <u>Advisory Review</u> Board	-
		duties assigned to it by the Advisory Review	<u>Board.</u>
		d. Provide or arrange for training for charter sc	chools that have received
		preliminary approval from the State Review	
		e. Assist approved charter schools and charter s	
		from the State Review Board in coordin	ating services with the
		Department of Public Instruction.	
	SEC	\dots "	
"8 115		FION 1.(b) G.S. 115C-218.2 reads as rewritten: Opportunity to correct applications; opportunit	ty to address Advisory
3 110		ew Board.	i uuuress mutisory
(a)	The S	tate Board of Education and the Advisory Review Bo	oard shall provide timely
		in applicant of any format issues or incomplete in	
		provide the applicant at least five business days to co	
		n. If the applicant submits the corrections within the fall be given to that application.	five business days, equal
(b)		e taking action regarding a charter school or charter sc	hool applicant, including
· · ·		s on preliminary or final approval of charter application	
		harters, and revocations of charters, the Advisory Revi	
	•	<u>Review</u> Board shall provide an opportunity for the ap	
membe		ss the Advisory <u>Review</u> Board or its committee, if pre	sent, at a meeting."
"8 1150			ale
-		•	•
		gh-quality charter schools currently operating in the S	
		not require a planning year for applicants selected	-
-	-		
	-		
			the following in order to
quanty		1	can demonstrate both of
	~ /	the following:	
		a. The majority of charter schools in this State	
		directors has student academic outcomes fro	om the three prior school
" § 115(Upo <u>Review</u> replicat Educati replicat the fast require	SECT C-218.3. On recommon Board, to ion of high ion shall ion proce track rep a board of	FION 1.(c) G.S. 115C-218.3 reads as rewritten: Fast-track replication of high-quality charter school nendations by the Office of Charter Schools and the C the State Board of Education shall adopt a process gh-quality charter schools currently operating in the S not require a planning year for applicants selected ss. In addition to the requirements for charter applicant lication process adopted by the State Board of Educat of directors of a charter school to demonstrate one of rack replication: The board of directors operates charter schools and the following:	bls. Charter Schools Advisory and rules for fast-track State. The State Board of d through the fast-track ts set forth in this Article tion shall, at a minimum the following in order to can demonstrate both of governed by the board of

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1 2 3			than the student academic outcomes unit in which each charter school is
4		b. The board of directors can provi	de three years of financially sound
5 6 7	(2)	audits for each school it governs. The board of directors agrees to contra organization or charter management org	
8		of the following:	
9 0 1 2 3		organization has student acaden school years that are equal to or	ools in this State managed by the nic outcomes from the three prior greater than the student academic inistrative unit in which each charter
4			ee years of financially sound audits
6	The State Board	l of Education shall ensure that the rules	for a fast-track replication process
7		isions by the State Board of Education R	
8	-	he replication process are completed in less	
9		The State-Review Board shall provide a d	• • • • • • •
0	the year immedia	ttely preceding the year of the proposed scho	ool opening.opening, and any appeal
1	of the Review Bo	pard's decision shall be heard and decided n	o later than December 1 of the same
2	<u>year.</u> "		
3		FION 1.(d) G.S. 115C-218.5 reads as rewr	
4		Final approval of applications for charte	
5		State- <u>Review</u> Board may grant final appro	val of an application if it finds the
6 7	following:	The employed on most the requirements	at out in this Article and such other
/ 8	(1)	The application meets the requirements s requirements as may be adopted by the S	
9	(2)	The applicant has the ability to operate	
0	(=)	operate the school in an educationally and	•
1	(3)	Granting the application would achieve o	•
2		G.S. 115C-218.	1 1
3	In reviewing	applications for the establishment of cha	arter schools within a local school
4	administrative un	nit, the State Review Board is encouraged to	p give preference to applications that
5	demonstrate the	capability to provide comprehensive learning	ng experiences to students identified
6	• • • •	as at risk of academic failure.	
7		State <u>Review</u> Board shall make final deci	
8		August 15 of a calendar year on all appl	-
9	•	e Office of Charter Schools for receipt of a	
)		<u>v</u> Board may make the final decision for app	0 1
1 2		planning period prior to enrollment of stude	
3		State Board of Education <u>Review Board</u> ured its space, equipment, facilities, and pe	-
, 1		ssary for it to raise working capital. The Sta	
5	•	il the school has obtained space.	2 2 Surd Shar not anotate any funds
5		tate Board of Education Review Board may	y grant the initial charter for a period
7	not to exceed 10		
8		aled by Session Laws 2016-79, s. 1.1, effe	ctive June 30, 2016, and applicable
9	0 0	he 2016-2017 school year.	
0		arter school shall be entitled to automatic	
1	operations or con	mmence the term of its charter until the ne	xt school year if it notifies the State

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1	<u>Review</u> Board by June 30 that it is seeking land use or development approximation	ovals for its selected
2	site or facilities or if it is challenging the denial of any requested land	
3	approvals. The term of the charter issued by the State Board shall be tolled	
4	any extension or extensions issued under this section."	
5	SECTION 1.(e) G.S. 115C-218.6 reads as rewritten:	
6	"§ 115C-218.6. Review and renewal of charters.	
7	(a) The State Board of Education Review Board shall review the	e operations of each
8	charter school at least once prior to the expiration of its charter to ensure that	
9	the expected academic, financial, and governance standards.	U
10	(b) The State Board of Education <u>Review Board</u> shall renew a char	rter upon the request
11	of the chartering entity for subsequent periods of 10 years, unless one of the	
12	(1) The charter school has not provided financially so	ound audits for the
13	immediately preceding three years.	
14	(2) The charter school's student academic outcomes for	or the immediately
15	preceding three years have not been comparable to the ac	-
16	students in the local school administrative unit in which	
17	located.	
18	(3) The charter school is not, at the time of the request for re	enewal of the charter,
19	substantially in compliance with State law, federal law	
20	bylaws, or the provisions set forth in its charter granted by	by the State Board of
21	Education.Review Board.	•
22	If one of the conditions set forth in subdivisions (1) through (3) of this	s subsection applies,
23	then the State Review Board may renew the charter for a period of less than	
24	the charter."	•
25	SECTION 1.(f) G.S. 115C-218.7 reads as rewritten:	
26	"§ 115C-218.7. Material revisions of charters.	
27	(a) A material revision of the provisions of a charter shall be made or	nly upon the approval
28	of the State Board of Education. Review Board.	
29	(b) Enrollment growth of greater than twenty percent (20%) sh	all be considered a
30	material revision of the charter if the charter is currently identified as low-p	erforming. The State
31	Review Board shall not approve a material revision for enrollment growth o	f greater than twenty
32	percent (20%) for a charter that is currently identified as low-performing. E	Enrollment growth of
33	greater than thirty percent (30%) shall be considered a material revision o	of the charter for any
34	charter school that is not identified as low-performing. The State-Review	Board may approve
35	such additional enrollment growth of greater than thirty percent (30%) only	y if it finds all of the
36	following:	
37	(1) The actual enrollment of the charter school is within ten	percent (10%) of its
38	maximum authorized enrollment.	
39	(2) The charter school has commitments for ninety percent (9	00%) of the requested
40	maximum growth.	
41	(3) The charter school is not currently identified as low-perf	orming.
42	(4) The charter school meets generally accepted standards of	f fiscal management.
43	(5) The charter school is, at the time of the request for the	enrollment increase,
44	substantially in compliance with State law, federal law,	, the charter school's
45	own bylaws, and the provisions set forth in its charter	granted by the State
46	<u>Review</u> Board.	
47	(c) For the purposes of calculating actual enrollment and m	aximum authorized
48	enrollment under subdivision (1) of subsection (b) of this section, if a chart	er school is pursuing
49	a material revision of enrollment growth based on a proposed capital expa	ansion of the charter
50	school, but fails to meet the requirements of subdivision (1) of subsection (1)	b) of this section, the
51	State Review Board shall have the discretion to investigate and determine	whether subdivision

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1	(1) of subsection (b) of this section may be waived to grant the school's material revision request
2	to allow the capital expansion to move forward. In making such a determination, the charter
3	school shall provide the State-Review Board with documentation to show evidence that
4	demonstrates sufficiently in the State Review Board's discretion all of the following:
5	(1) The requested increase in enrollment growth is within a reasonable margin of
6	the threshold necessary to support the requested material revision.
7	(2) The charter school has secured financing for its proposed capital expansion
8	conditioned on its obtaining the requested material revision of enrollment
9	growth.
10 11	(d) If a charter school presents evidence of a proposed capital expansion as part of a request for a material revision of enrollment growth under this section that is granted by the State
11	<u>Review</u> Board, and the charter school is not able to realize that capital expansion within two
12	years of the grant of the material revision, the charter shall reflect the maximum authorized
13 14	enrollment immediately preceding that material revision."
14	SECTION 1.(g) G.S. 115C-218.8 reads as rewritten:
16	"§ 115C-218.8. Nonmaterial revisions of charters.
17	It shall not be considered a material revision of a charter and shall not require prior approval
18	of the <u>State Review</u> Board for a charter school to do any of the following:
19	(1) Increase its enrollment during the charter school's second year of operation
20	and annually thereafter in accordance with G.S. 115C-218.7(b).
21	(2) Increase its enrollment during the charter school's second year of operation
22	and annually thereafter in accordance with planned growth as authorized in its
23	charter.
24	(3) Expand to offer one grade higher or lower than the charter school currently
25	offers if the charter school has (i) operated for at least three years, (ii) has not
26	been identified as continually low-performing as provided in
27	G.S. 115C-218.94, and (iii) has been in financial compliance as required by
28	the <u>rules adopted by the State Board.</u> "
29	SECTION 1.(h) Article 14A of Chapter 115C of the General Statutes is amended by
30	adding a new section to read:
31 32	" <u>§ 115C-218.9. Appeals to the State Board of Education.</u>
32 33	(a) <u>An applicant, charter school, or the State Superintendent may appeal a final decision</u> of the Review Board to grant, renew, revoke, or amend a charter by submitting notice to the Chair
33 34	of the State Board of Education within 10 days of the Review Board's decision. Copies of the
35	notice shall be sent to the Executive Director of the Office of Charter Schools, State
36	Superintendent, the Chair of the Review Board, and the applicant or charter school affected.
37	(b) The State Board shall review appealed decisions de novo. The party submitting the
38	appeal, and the applicant or charter school affected, may provide any information to the State
39	Board the party believes the Board should consider in reviewing the Review Board's decision.
40	(c) The State Board shall issue a written decision in any matter appealed under this
41	section within 60 days of the date the notice of appeal was submitted. The State Board of
42	Education has the final decision-making authority on the approval of charter applications,
43	renewals, revocations, and amendments."
44	SECTION 1.(i) G.S. 115C-218.15 reads as rewritten:
45	"§ 115C-218.15. Charter school operation.
46	(a) A charter school that is approved by the State in accordance with this Article shall be
47	a public school within the local school administrative unit in which it is located. All charter
48	schools shall be accountable to the State <u>Board and the Review</u> Board for ensuring compliance
49 50	with applicable laws and the provisions of their charters.
50	

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1 2 3 4	into any o	ant. <u>Sta</u> ther co	rter school shall operate under the written charter signed by ate Superintendent and the applicant. A charter school is ne ntract. The charter shall incorporate the information provide ng the charter approval process, and any terms and condition	ot required to enter d in the application,
5	charter sc	hool b	y the State Board of Education. Review Board, or if the a	approval is granted
6			al pursuant to G.S. 115C-218.9, any conditions imposed by	
7 8	local fund		ther terms may be imposed on the charter school as a conc	intion for receipt of
o 9	(d)		board of directors of the charter school shall decide man	tters related to the
9 10 11 12	operation (e)	of the s The b	school, including budgeting, curriculum, and operating proc board of directors of the private nonprofit corporation op e members who reside outside of the State. However, t	edures. Derating the charter
13	Education	n may r	equire by policy rule that a majority of the board of director	s and all officers of
14 15	the board	of dire	ctors reside within the State.	
16	••••	SEC	FION 1.(j) G.S. 115C-218.20(b) reads as rewritten:	
17	"(b)		vil liability shall attach to the State Board of Education, \underline{t}	he Charter Schools
18	· · /		e Superintendent of Public Instruction, or to any of their men	
19	individual	lly or co	ollectively, for any acts or omissions of the charter school."	
20			FION 1.(k) G.S. 115C-218.30 reads as rewritten:	
21	"§ 115C-2	218.30.	Accountability; reporting requirements to State Board	of Education.
22	•••			
23	(c)		chool shall report at least annually to the Review Board and	<u>l the State Board of</u>
24	Education		formation required by <u>rules adopted by</u> the State Board."	
25	"()		FION 1. (<i>l</i>) G.S. 115C-218.35(c) reads as rewritten:	1
26	"(c)		ocal board of education shall make a decision on the charter	-
27 28	-		within 90 days of the request. If the local board of education days of the request of the charter school, the local board	
28 29			explanation of its reasons for not acting on the request with	
30	-		rth Carolina Charter Schools Advisory Review Board and the	•
31	-		ight Committee."	le joint Legislative
32	Laucation		FION 1.(m) G.S. 115C-218.45 reads as rewritten:	
33	"§ 115C-2		Admission requirements.	
34	••••			
35 36	(f)	The c	harter school may give enrollment priority to any of the foll	owing:
37		(3)	Limited to no more than fifteen percent (15%) of the school	ol's total enrollment.
38		(-)	unless granted a waiver by the State Board of Education,	
39			following:	
40			a. Children or grandchildren of persons (i) employe	ed full time by the
41			charter school or (ii) working full time in the dat	-
42			charter school, including children of persons	employed by an
43			education management organization or cha	arter management
44			organization for the charter school.	
45			b. Children or grandchildren of the charter school's b	oard of directors.
46				
47	(g1)	-	rocedure for a weighted lottery reflecting the mission of t	
48			• <u>State Review</u> Board as part of the charter, and a lotter	
49 50		n (n) 01	E this section, the lottery shall be conducted according to the	he procedure in the
50 51	charter.			
51	''			

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	SECTION 1.(n) G.S. 115C-218.90 reads as rewritten:	
"§ 115C-	218.90. Employment requirements.	
(a)	Employees. –	
	(4) The employees of the charter school shall be deem	1 0
	school administrative unit for purposes of provid	-
	employee benefits, including membership in t	
	Employees' Retirement System and the State Heal	
	State Employees. The State Board of Education J	
	schools, approves the original members of the b	
	charter schools, has the has final decision-mal	
	supervise, and revoke charters, on the approval	
	renewals, revocations, and amendments, and den	
	from charter schools for school finances an	
	Accordingly, it is the determination of the Gener schools are public schools and that the employees of	
	school employees. Employees of a charter school	-
	elects to become a participating employer under G	
	for the purpose of membership in the North Card	
	Employees' Retirement System. In no event shall a	
	Article require the North Carolina Teachers' and Sta	
	System to accept employees of a private employer a	
	of the System.	
(b)	Criminal History Checks. –	
	(2) There shall be no liability for negligence on the p	
	Education Education, the State Superintendent, the board of directors of the charter school, or their em	
	act taken or omission by any of them in carrying	
	subsection. The immunity established by this subs	-
	gross negligence, wanton conduct, or intentional	
	otherwise be actionable. The immunity established l	0
	deemed to have been waived to the extent of inde	-
	indemnification under Articles 31A and 31B of Ch	napter 143 of the Gener
	Statutes, and to the extent sovereign immunity i	s waived under the To
	Claims Act, as set forth in Article 31 of Chapter 143	3 of the General Statutes
	SECTION 1.(o) G.S. 115C-218.95 reads as rewritten:	
	218.95. Causes for nonrenewal or termination; disputes.	
(a)	The State Board of Education Review Board may termi	
	s to assume the charter through a competitive bid process estal	blished by the State Boa
upon any	of the following grounds:	rmance contained in th
	(1) Failure to meet the requirements for student performant charter;	official contained in u
	(2) Failure to meet generally accepted standards of fisc.	al management.
	(2) Fundation for the expected standards of fise(3) Violations of law;	ai management,
	(4) Material violation of any of the conditions, standard	ds. or procedures set for
	in the charter;	
	(5) Two-thirds of the faculty and instructional suppor	t personnel at the scho
		-
	request that the charter be terminated or not renewe	d; or

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Repealed by Session Laws 2016-79, s. 1.7(b), effective June 30, 2016, and applicable 1 (b) 2 beginning with the 2016-2017 school year. 3 If a charter school is continually low-performing, the State-Review Board is (b1) 4 authorized to terminate, not renew, or seek applicants to assume the charter through a competitive 5 bid process established by the State Board. However, the State Review Board shall not terminate or not renew the charter of a continually low-performing charter school solely for its continually 6 7 low-performing status if the charter school has met growth in each of the immediately preceding 8 three school years or if the charter school has implemented a strategic improvement plan 9 approved by the State-Review Board and is making measurable progress toward student 10 performance goals. The State Board shall develop rules on the assumption of a charter by a new 11 entity that includes all aspects of the operations of the charter school, including the status of the 12 employees. Public assets shall transfer to the new entity and shall not revert to the local school 13 administrative unit in which the charter school is located pursuant to G.S. 115C-218.100(b).

14 (c) The <u>State Review</u> Board of <u>Education</u> shall develop and implement a process to 15 address contractual and other grievances between a charter school and the local board of 16 education during the time of its charter.

17 The State-Review Board and the charter school are encouraged to make a good-faith (d) 18 attempt to resolve the differences that may arise between them. They may agree to jointly select 19 a mediator. The mediator shall act as a neutral facilitator of disclosures of factual information, 20 statements of positions and contentions, and efforts to negotiate an agreement settling the 21 differences. The mediator shall, at the request of either the State-Review Board or a charter school, commence a mediation immediately or within a reasonable period of time. The mediation 22 23 shall be held in accordance with rules and standards of conduct adopted under Chapter 7A of the 24 General Statutes governing mediated settlement conferences but modified as appropriate and 25 suitable to the resolution of the particular issues in disagreement.

26 Notwithstanding Article 33C of Chapter 143 of the General Statutes, the mediation 27 proceedings shall be conducted in private. Evidence of statements made and conduct occurring 28 in a mediation are not subject to discovery and are inadmissible in any court action. However, no 29 evidence otherwise discoverable is inadmissible merely because it is presented or discussed in a 30 mediation. The mediator shall not be compelled to testify or produce evidence concerning 31 statements made and conduct occurring in a mediation in any civil proceeding for any purpose, 32 except disciplinary hearings before the State Bar or any agency established to enforce standards 33 of conduct for mediators. The mediator may determine that an impasse exists and discontinue the 34 mediation at any time. The mediator shall not make any recommendations or public statement of 35 findings or conclusions. The State Review Board and the charter school shall share equally the 36 mediator's compensation and expenses. The mediator's compensation shall be determined 37 according to rules adopted under Chapter 7A of the General Statutes."

38 39 **SECTION 1.(p)** G.S. 115C-218.105 reads as rewritten: "§ 115C-218.105. State and local funds for a charter school.

40

41 (c4)The local school administrative unit and charter school may use the process for 42 mediation of differences between the State-Review Board and a charter school provided in 43 G.S. 115C-218.95(d) to resolve differences on calculation and transference of the per pupil share 44 of the local current expense fund. In the event the local school administrative unit and the charter 45 school disagree on the amount owed to the charter school, the local school administrative unit 46 may delay transfer of the disputed amount but shall not delay the transfer of the undisputed 47 amount. The amount transferred under this subsection that consists of revenue derived from 48 supplemental taxes shall be transferred only to a charter school located in the tax district for 49 which these taxes are levied and in which the student resides.

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1	(d) The local school administrative unit shall also provide each charter school to which
2	it transfers a per pupil share of its local current expense fund with all of the following information
3	within the 30-day time period provided in subsection (c) of this section:
4	(1) The total amount of monies the local school administrative unit has in each of
5	the funds listed in G.S. 115C-426(c).
6 7	(2) The student membership numbers used to calculate the per pupil share of the local current expense fund.
8	(3) How the per pupil share of the local current expense fund was calculated.
9 10	(4) Any additional records requested by a charter school from the local school administrative unit in order for the charter school to audit and verify the
11	calculation and transfer of the per pupil share of the local current expense
12	fund.
13	In addition, the local school administrative unit shall provide to the State Board of Education
14	and the Review Board all of the information required by this subsection for each charter school
15	to which it transfers a per pupil share of its local current expense fund. This information shall be
16	provided to the State Board of Education by November 1 of each year. The State Board shall
17	adopt a policy-rules, as recommended by the Review Board, to govern the collection of this
18	information. The State Board shall issue a letter of noncompliance to a local school
19	administrative unit that does not provide the State Board and Review Board with the information
20	required by this subsection.
21	
22	(h) Notwithstanding G.S. 115C-218.15(b) and solely with respect to the North Carolina
23	Medicaid program, a charter school that is approved by the State in accordance with this Article
24 25	as a public school pursuant to this Article shall be deemed a local government entity that is
23 26	responsible, or assumes responsibility, either directly or indirectly through an agency or other political subdivision, for the payment of the nonfederal share for reimbursable medical services,
20 27	if any, provided by the charter school. The nonfederal share shall consist exclusively of public
28	funds. For purposes of this subsection, "reimbursable medical services" means services,
29	including administrative activities related to those services, that are medically necessary and for
30	which federal payment is available under the North Carolina Medicaid Program established
31	under Part 6 of Article 2 of Chapter 108A of the General Statutes. For the purposes of this
32	subsection, "nonfederal share" means the share of expenditures for the reimbursable medical
33	services that draws down federal financial participation."
34	SECTION 1.(q) G.S. 115C-218.110(a) reads as rewritten:
35	"(a) The State Board of Education Charter Schools Review Board shall distribute
36	information announcing the availability of the charter school process described in this Article to
37	each local school administrative unit and public postsecondary educational institution and,
38 39	through press releases, to each major newspaper in the State."
39 40	SECTION 1.(r) G.S. 115C-296.2(b)(1) reads as rewritten: "(1) A "North Carolina public school" is a school operated by a local board of
40 41	education, the Department of Health and Human Services, the Division of
42	Juvenile Justice of the Department of Public Safety, or The University of
43	North Carolina; a school affiliated with The University of North Carolina; or
44	a charter school approved by the State Board of Education.in accordance with
45	Article 14A of this Chapter."
46	SECTION 1.(s) G.S. 135-5.3(b1) reads as rewritten:
47	"(b1) The board of directors of a charter school operated by a private nonprofit corporation
48	or a charter school operated by a municipality that has received State Board of Education
49	approval under G.S. 115C-218.5 Article 14A of Chapter 115C of the General Statutes may elect
50	to become a participating employer in the Retirement System in accordance with this Article."
51	SECTION 1.(t) G.S. 135-48.54(b) reads as rewritten:

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1 "(b) No later than two years after both parties have signed the written charter under 2 G.S. 115C-218.15, the board of directors of a charter school operated by a private nonprofit 3 corporation or a charter school operated by a municipality shall elect whether to become a 4 participating employer in the Plan in accordance with this Article. This election shall be in writing 5 and filed with the <u>Plan_Plan</u>, the <u>Charter Schools Review Board</u>, and the State Board of 6 Education. This election is effective for each charter school employee as of the date of that 7 employee's entry into eligible service."

8 **SECTION 2.** The current members of the Charter Schools Advisory Board shall 9 serve as initial members of the Charter Schools Review Board. Notwithstanding 10 G.S. 115C-218(b), as amended by this act, upon the expiration of the current term of the Charter 11 School Review Board members, (i) one term expiring in 2023 shall be replaced with an 12 appointment by the General Assembly upon the recommendation of the Speaker of the House of 13 Representatives, in accordance with G.S. 120-121, and (ii) two terms expiring in 2023 shall be 14 replaced with an appointment by the General Assembly upon the recommendation of the 15 President Pro Tempore of the Senate, in accordance with G.S. 120-121. Those members shall be 16 appointed for two-year terms. As those terms expire in 2025 and thereafter, or as vacancies occur 17 prior to the expiration of those terms, those members on the North Carolina Charter Schools 18 Review Board shall be appointed in accordance with G.S. 115C-218.

SECTION 3. Any applicant or charter school that received a decision on an application, charter amendment, renewal, or termination from the State Board of Education after July 1, 2022, that differed from the decision recommended by the Charter Schools Advisory Board may apply for the decision to be reconsidered by the Charter Schools Review Board. The applicant or charter school shall request reconsideration within 60 days of the date this act becomes law, and the Review Board shall issue a decision on the reconsideration at the first meeting of the Review Board after it receives the reconsideration request.

26

SECTION 4. This act is effective when it becomes law.