### GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2011

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#### SENATE BILL 795 Education/Higher Education Committee Substitute Adopted 5/29/12 Appropriations/Base Budget Committee Substitute Adopted 5/30/12 Fourth Edition Engrossed 6/4/12

Short Title: Excellent Public Schools Act.

(Public)

Sponsors: Referred to:

# April 25, 2012

1	A BILL TO BE ENTITLED
2	AN ACT TO MAKE CHANGES TO IMPROVE K-3 LITERACY; PROVIDE LITERACY
3	VOLUNTEER LEAVE TIME; ASSIGN SCHOOL PERFORMANCE GRADES;
4	MAXIMIZE INSTRUCTIONAL TIME; ADJUST SCHOOL CALENDAR; FUND FIVE
5	ADDITIONAL INSTRUCTIONAL DAYS WITHIN THE EXISTING SCHOOL
6	CALENDAR; ESTABLISH AN NC TEACHER CORPS; STRENGTHEN TEACHER
7	LICENSURE REQUIREMENTS; PROVIDE PROOF OF STATE-FUNDED LIABILITY
8	INSURANCE; ESTABLISH PLANS FOR PAY FOR EXCELLENCE; CLARIFY NC
9	PRE-K PROGRAM ELIGIBILITY AND ADD SLOTS; REPEAL PROHIBITION ON
10	TEACHER PREPAYMENT; PROVIDE A TAX DEDUCTION FOR EDUCATIONAL
11	SUPPLIES; AND ESTABLISH TEACHER CONTRACTS.
12	
13	The General Assembly of North Carolina enacts:
14	
15	PART I. IMPROVE K-3 LITERACY
16	SECTION 1.(a) G.S. 115C-81.2 is repealed.
17	SECTION 1.(b) Article 8 of Chapter 115C of the General Statutes is amended by
18	adding a new Part to read:
19	"Part 1A. North Carolina Read to Achieve Program.
20	" <u>§ 115C-83.1A. State goal.</u>
21	The goal of the State is to ensure that every student read at or above grade level by the end
22	of third grade and continue to progress in reading proficiency so that he or she can read,
23 24	comprehend, integrate, and apply complex texts needed for secondary education and career
24 25	<u>success.</u> " <u>§ 115C-83.1B. Purposes.</u>
23 26	(a) The purposes of this Part are to ensure that (i) difficulty with reading development is
20	identified as early as possible; (ii) students receive appropriate instructional and support
28	services to address difficulty with reading development and to remediate reading deficiencies;
29	and (iii) each student and his or her parent or guardian be continuously informed of the
30	student's academic needs and progress.
31	(b) In addition to the purposes listed in subsection (a) of this section, the purpose of this
32	Part is to determine that progression from one grade to another be based, in part, upon
33	proficiency in reading.
34	" <u>§ 115C-83.1C. Definitions.</u>



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1	The following	definitions apply in this Part:		
2	<u>(1)</u>	"Accelerated reading class" means a class where focused instructional		
3		supports and services are provided to increase a student's reading level at		
4		least two grades in one school year.		
5	<u>(2)</u>	"Alternative assessment" means a valid and reliable standardized assessment		
6		of reading comprehension, approved by the State Board of Education, that is		
7		not the same test as the State approved standardized test of reading		
8		comprehension administered to third grade students.		
9	<u>(3)</u>	"Instructional supports and services" mean intentional strategies used with a		
10		majority of students to facilitate reading development and remediate		
11		emerging difficulty with reading development. Instructional supports and		
12		services include, but are not limited to, small group instruction, reduced		
13		teacher-student ratios, frequent progress monitoring, and extended learning		
14		time.		
15	(4)	"Difficulty with reading development" means not demonstrating appropriate		
16	<u>, , , , , , , , , , , , , , , , , , , </u>	developmental abilities in any of the major reading areas, including, but not		
17		limited to, oral language, phonological or phonemic awareness, vocabulary,		
18		fluency, or comprehension, according to observation-based, diagnostic, or		
19		formative assessments.		
20	<u>(5)</u>	"Reading interventions" mean evidence-based strategies frequently used to		
21	<u>,,,,</u>	remediate reading deficiencies and include, but are not limited to, individual		
22		instruction, tutoring, or mentoring that target specific reading skills and		
23		abilities.		
24	<u>(6)</u>	"Reading proficiency" means reading at or above the third grade level by the		
25	<u>(0)</u>	end of a student's third grade year, demonstrated by the results of the		
26		State-approved standardized test of reading comprehension administered to		
27		third grade students.		
28	<u>(7)</u>	"Reading deficiency" means not reading at the third grade level by the end of		
29	<u>(7)</u>	the student's third grade year, demonstrated by the results of the		
30		State-approved standardized test of reading comprehension administered to		
31		third grade students.		
32	<u>(8)</u>	"Student reading portfolio" means a compilation of independently produced		
33	<u>(0)</u>	student work selected by the student's teacher, and signed by the teacher and		
34		principal, as an accurate picture of the student's reading ability. The student		
34 35		reading portfolio shall include an organized collection of evidence of the		
36		student's mastery of the State's reading standards that are assessed by the		
30 37		State-approved standardized test of reading comprehension administered to		
38		third grade students. For each benchmark, there shall be three examples of		
38 39				
39 40		student work demonstrating mastery by a grade of seventy percent (70%) or		
	( <b>0</b> )	above.		
41	<u>(9)</u>	"Summer reading camp" means an additional educational program outside of		
42		the instructional calendar provided by the local school administrative unit to		
43		any student who does not demonstrate reading proficiency. Parents or		
44		guardians of the student not demonstrating reading proficiency shall make		
45		the final decision regarding the student's summer camp attendance. Summer		
46		camps shall (i) be six to eight weeks long, four or five days per week; (ii)		
47		include at least three hours of instructional time per day; (iii) be taught by		
48		compensated, licensed teachers selected based on demonstrated student		
49		outcomes in reading proficiency; and (iv) allow volunteer mentors to read		
50		with students.		

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1	(10) "Transitional third and fourth class combination" means a classroom
2	specifically designed to produce learning gains sufficient to meet fourth
3	grade performance standards while continuing to remediate areas of reading
4	deficiency.
5	" <u>§ 115C-83.1D. Comprehensive plan for reading achievement.</u>
6	(a) The State Board of Education shall develop, implement, and continuously evaluate a
7	comprehensive plan to improve reading achievement in the public schools. The plan shall be
8	based on reading instructional practices with strong evidence of effectiveness in current
9	empirical research in reading development. The plan shall be developed with the active
10	involvement of teachers, college and university educators, parents and guardians of students,
11	and other interested parties. The plan shall, when appropriate to reflect research, include
12	revision of the standard course of study or other curricular standards, revision of teacher
13 14	licensure and renewal standards, and revision of teacher education program standards.
14 15	(b) The State Board of Education shall report biennially to the Joint Legislative Education Oversight Committee by October 1 of each even-numbered year on the
16	implementation, evaluation, and revisions to the comprehensive plan for reading achievement
17	and shall include recommendations for legislative changes to enable implementation of current
18	empirical research in reading development.
19	" <u>§ 115C-83.1E. Developmental screening and kindergarten entry assessment.</u>
20	(a) The State Board of Education shall ensure that every student entering kindergarten
21	shall be administered a developmental screening of early language, literacy, and math skills
22	within 30 days of enrollment.
23	(b) The State Board of Education shall ensure that every student entering kindergarten
24	shall complete a kindergarten entry assessment within 60 days of enrollment.
25	(c) The developmental screening instrument may be composed of subsections of the
26	kindergarten entry assessment.
27	(d) The kindergarten entry assessment shall address the five essential domains of school
28	readiness: language and literacy development, cognition and general knowledge, approaches
29	toward learning, physical well-being and motor development, and social and emotional
30	<u>development.</u> (e) The kindergarten entry assessment shall be (i) administered at the classroom level in
31 32	(e) <u>The kindergarten entry assessment shall be (i) administered at the classroom level in</u> all local school administrative units; (ii) aligned to North Carolina's early learning and
32	development standards and to the standard course of study; and (iii) reliable, valid, and
34	appropriate for use with all children, including those with disabilities and those who are
35	English language learners.
36	(f) The results of the developmental screening and the kindergarten entry assessment
37	shall be used to inform the following:
38	(1) The status of children's learning at kindergarten entry.
39	(2) Instruction of each child.
40	(3) Efforts to reduce the achievement gap at kindergarten entry.
41	(4) <u>Continuous improvement of the early childhood system.</u>
42	" <u>§ 115C-83.1F.</u> Facilitating early grade reading proficiency.
43	(a) <u>Kindergarten</u> , first, second, and third grade students shall be assessed with valid,
44	reliable, formative, and diagnostic reading assessments made available to local school
45	administrative units by the State Board of Education pursuant to G.S. 115C-174.11(a).
46 47	<u>Difficulty with reading development identified through administration of formative and</u> diagnostic assessments shall be addressed with instructional supports and services. To the
47 48	greatest extent possible, kindergarten through third grade reading assessments shall yield data
40 49	that can be used with the Education Value Added Assessment System (EVAAS), or a
50	compatible and comparable system approved by the State Board of Education, to analyze

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1	student data to identify root causes for difficulty with reading development and to determin		
2	actions to address them.		
3	(b) Formative and diagnostic assessments and resultant instructional supports and		
4	services shall a	address oral language, phonological and phonemic	<u>c awareness, phonics,</u>
5	vocabulary, fluer	ncy, and comprehension using developmentally appropr	iate practices.
6	(c) Local	school administrative units are encouraged to pa	rtner with community
7	organizations, bu	isinesses, and other groups to provide volunteers, mer	ntors, or tutors to assist
8		n of instructional supports and services that enhance re	ading development and
9	proficiency.		
10		Elimination of social promotion.	
11		State Board of Education shall require that a student l	
12	-	dent fails to demonstrate reading proficiency approp	-
13		onstrated on a State-approved standardized test of 1	• •
14		hird grade students. The test may be re-administered of	once prior to the end of
15	the school year.		
16		nts may be exempt from mandatory retention in third g	
17		to receive instructional supports and services and	-
18 19		their age and reading level. Good cause exemptions	shall be limited to the
19 20	following: (1)	Limited English Proficient students with less than two	a waara of instruction in
20 21	<u>(1)</u>	an English as a Second Language program.	o years of mstruction m
21	(2)	Students with disabilities, as defined in G.S.	$115C_{-}1063(1)$ whose
23	(2)	individualized education program indicates the	
23		assessments and reading interventions.	<u>use of alternative</u>
25	(3)	Students who demonstrate reading proficiency appr	opriate for third grade
26	<u>197</u>	students on an alternative assessment approved b	
27		Education. Teachers may administer the alternative as	-
28		administration of the State-approved standardi	
29		comprehension typically given to third grade stud	
30		school year, or after a student's participation	
31		administrative unit's summer reading camp.	
32	<u>(4)</u>	Students who demonstrate, through a student read	ding portfolio, reading
33		proficiency appropriate for third grade students. Te	achers may submit the
34		student reading portfolio at the end of the school ye	ear, or after a student's
35		participation in the local school administrative unit's	summer reading camp.
36		The student reading portfolio and review process sha	ll be established by the
37		State Board of Education.	
38	<u>(5)</u>	Students who have (i) received reading intervention a	· · ·
39		retained more than once in kindergarten, first, second	
40		superintendent shall determine whether a student	
41		ion on the basis of a good cause exemption. The follow	<u>ing steps shall be taken</u>
42	in making the de		
43	<u>(1)</u>	The teacher of a student eligible for a good cause of	÷
44		documentation of the relevant exemption and evidence	1
45		student is appropriate based on the student's ac	
46		principal. Such evidence shall be limited to the stude	
47 19		plan, individual education program, if applicable, alt	emanve assessment, or
48 49	( <b>2</b> )	student reading portfolio.	and males on initi-1
49 50	<u>(2)</u>	The principal shall review the documentation determination whether the student should be prom	
50 51		determines the student should be promoted, the p	
51		determines the student should be promoted, the p	morpai shali illake a

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1	written recommendation of promotion	to the superintendent for final
2	determination. The superintendent's ad	±
3	recommendation shall be in writing.	
4	"§ 115C-83.1H. Successful reading development for retain	ned students.
5	(a) Students not demonstrating reading proficiency	
6	reading camp provided by the local school administrative un	
7	who demonstrate reading proficiency on an alternative assess	
8	student reading portfolio after completing a summer readin	
9	fourth grade. Students who do not demonstrate reading pro-	• 1 1
10	completing a summer reading camp shall be retained under	-
11	with the instruction listed in subsection (b) of this section dur	ing the retained year.
12	(b) Students retained under G.S. 115C-83.1G(a) sh	hall be provided with a teacher
13	selected based on demonstrated student outcomes in readi	ng proficiency and placed in an
14	accelerated reading class or a transitional third and fou	rth grade class combination, as
15	appropriate. Classroom instruction shall include at least 90	) minutes of daily, uninterrupted,
16	evidence-based reading instruction, not to include indep	endent reading time, and other
17	appropriate instructional supports and services and reading in	terventions.
18	(c) The State Board of Education shall establish a r	
19	student retained under G.S. 115C-83.1G(a) who, by Nor	
20	proficiency through administration of the alternative assessment	nent of reading comprehension, or
21	student reading portfolio review.	
22	(d) Parents or guardians of students who have been r	
23	of G.S. 115C-83.1G(a) shall be provided with a plan	
24	participation in shared and guided reading workshops for the	e parent or guardian, and outlined
25	in a parental or guardian contract.	. 1 1
26	(e) <u>Parents or guardians of students who have been re</u>	-
27	of G.S. 115C-83.1G(a) shall be offered supplemental tuto	-
28 29	evidence-based reading services outside the instructional day.	-
29 30	<ul> <li><u>§ 115C-83.11. Notification requirements to parents and c</u></li> <li>(a) Parents or guardians shall be notified in writing,</li> </ul>	
31	student shall be retained, unless he or she is exempt from ma	
32	if the student is not demonstrating reading proficiency by t	
33	guardians shall receive this notice when a kindergarten, first,	-
34	demonstrating difficulty with reading development; (ii) is not	•
35	a personal education plan under G.S. 115C-105.41.	
36	(b) Parents or guardians of any student who is to be	e retained under the provisions of
37	G.S. 115C-83.1G(a) shall be notified in writing of the reaso	
38	good cause exemption as provided in G.S. 115C-83.1G(b	
39	include a description of proposed reading interventions that	
40	remediate identified areas of reading deficiency.	•
41	(c) Parents or guardians of students retained under G	.S. 115C-83.1G(a) shall receive at
42	least monthly written reports on student progress towards re	ading proficiency. The evaluation
43	of the student's progress shall be based upon the student's cla	assroom work, observations, tests,
44	assessments, and other relevant information.	
45	(d) Teachers and principals shall provide opportunit	ities to discuss with parents and
46	guardians the notifications listed in this section.	
47	" <u>§ 115C-83.1J. Accountability measures.</u>	
48	(a) Each local board of education shall publish annu	
49	that local school administrative unit and report in writing to	•
50	September 1 of each year the following information on the pr	or school year:

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1	(1) The number and percentage of third grade students demonstrating and not
2	demonstrating reading proficiency on the State-approved standardized test of
3	reading comprehension administered to third grade students.
4	(2) The number and percentage of third grade students who take and pass the
5	alternative assessment of reading comprehension.
6	(3) The number and percentage of third grade students retained for not
7	demonstrating reading proficiency.
8	(4) <u>The number and percentage of third grade students exempt from mandatory</u>
9	third grade retention by category of exemption as listed in
10	$\frac{G.S. 115C-83.1G(b)}{11-1-5-1-6}$
11	(b) Each local board of education shall report annually in writing to the State Board of Education by Sentember 1 of each year a description of all reading interventions provided to
12 13	Education by September 1 of each year a description of all reading interventions provided to students who have been retained under G.S. 115C-83.1G(a).
13 14	(c) The State Board of Education shall establish a uniform format for local boards of
14	education to report the required information listed in subsections (a) and (b) of this section and
16	shall provide the format to local boards of education no later than 90 days prior to the annual
17	due date. The State Board of Education shall compile annually this information and submit a
18	State-level summary to the Governor, the President Pro Tempore of the Senate, the Speaker of
19	the House of Representatives, and the Joint Legislative Education Oversight Committee by
20	October 1 of each year, beginning with the 2014-2015 school year.
21	(d) The State Board of Education and the Department of Public Instruction shall
22	provide technical assistance as needed to aid local school administrative units to implement all
23	provisions of this Part."
24	SECTION 1.(c) G.S. 115C-105.27(b)(1a) is repealed.
25	SECTION 1.(d) G.S. 115C-105.41 reads as rewritten:
26	"§ 115C-105.41. Students who have been placed at risk of academic failure; personal
27 28	education plans. In order to implement Part 1A of Article 8 of this Chapter, <u>Local local school</u>
28 29	administrative units shall identify students who are at risk for academic failure and who are not
30	successfully progressing toward grade promotion and graduation, beginning no later than the
31	fourth grade in kindergarten. Identification shall occur as early as can reasonably be done and
32	can be based on grades, observations, <u>diagnostic and formative assessments</u> , State assessments,
33	and other factors, including reading on grade level, that impact student performance that
34	teachers and administrators consider appropriate, without having to await the results of
35	end-of-grade or end-of-course tests. No later than the end of the first quarter, or after a teacher
36	has had up to nine weeks of instructional time with a student, a personal education plan for
37	academic improvement with focused intervention and performance benchmarks shall be
38	developed or updated for any student at risk of academic failure who is not performing at least
39 40	at grade level, as identified by the State end-of-grade test and other factors noted above.
40 41	Focused instructional supports and services, reading intervention interventions and accelerated activities should include research-based best evidence-based practices that meet the needs of
41	students and may include coaching, mentoring, tutoring, summer school, Saturday school, and
43	extended days. Local school administrative units shall provide these activities free of charge to
44	students. Local school administrative units shall also provide transportation free of charge to all
45	students. Even believe administrative and shart use provide datappertation nee of enarge to an students for whom transportation is necessary for participation in these activities.
46	Local school administrative units shall give notice of the personal education plan and a
47	copy of the personal education plan to the student's parent or guardian. Parents should be
48	included in the implementation and ongoing review of personal education plans.
49	Local school administrative units shall certify that they have complied with this section
50	annually to the State Board of Education. The State Board of Education shall periodically

General Assembly Of North Carolina Session 2011 review data on the progress of identified students and report to the Joint Legislative Education 1 2 Oversight Committee. 3 No cause of action for monetary damages shall arise from the failure to provide or 4 implement a personal education plan under this section." 5 SECTION 1.(e) G.S. 115C-174.11(a) reads as rewritten: 6 Assessment Instruments for First and Second Grades.Kindergarten, First, Second, "(a) and Third Grades. – The State Board of Education shall adopt develop, adopt, and provide to 7 8 the local school administrative units developmentally appropriate individualized assessment 9 instruments consistent with the Basic Education Program and Part 1A of Article 8 of this 10 Chapter for the first and second grades, rather than standardized tests. kindergarten, first, 11 second, and third grades. Local school administrative units may shall use these assessment 12 instruments provided to them by the State Board for first and second grade students, 13 kindergarten, first, second, and third grade students to assess progress, diagnose difficulties, 14 and to inform instruction and remediation needs. and Local school administrative units shall not use standardized tests for summative assessment of kindergarten, first, and second grade 15 16 students except as required as a condition of receiving federal grants." 17 SECTION 1.(f) G.S. 115C-238.29F is amended by adding a new subsection to 18 read: 19 "(d1) Reading Proficiency and Student Promotion. – 20 Students in the third grade shall be retained if the student fails to (1)21 demonstrate reading proficiency by reading at or above the third grade level 22 as demonstrated by the results of the State-approved standardized test of 23 reading comprehension administered to third grade students. The charter 24 school shall provide reading interventions to retained students to remediate reading deficiency, which may include 90 minutes of daily, uninterrupted, 25 26 evidence-based reading instruction, accelerated reading classes, transition classes containing third and fourth grade students, and summer reading 27 28 camps. 29 Students may be exempt from mandatory retention in third grade for good (2) 30 cause but shall continue to receive instructional supports and services and 31 reading interventions appropriate for their age and reading level. Good cause 32 exemptions shall be limited to the following: 33 Limited English Proficient students with less than two years of а. 34 instruction in an English as a Second Language program. Students with disabilities, as defined in G.S. 115C-106.3(1), whose 35 b. 36 individualized education program indicates the use of alternative 37 assessments and reading interventions. 38 Students who demonstrate reading proficiency appropriate for third <u>C.</u> grade students on an alternative assessment of reading 39 40 comprehension. The charter school shall notify the State Board of Education of the alternative assessment used to demonstrate reading 41 42 proficiency. Students who demonstrate, through a student reading portfolio, 43 <u>d</u>. reading proficiency appropriate for third grade students. 44 45 Students who have (i) received reading intervention and (ii) <u>e.</u> previously been retained more than once in kindergarten, first, 46 47 second, or third grades. 48 The charter school shall provide notice to parents and guardians when a (3) student is not reading at grade level. The notice shall state that if the 49 50 student's reading deficiency is not remediated by the end of third grade, the student shall be retained unless he or she is exempt from mandatory 51

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1	retention for good cause. Notice shall also be provided to parents and		
2	guardians of any student who is to be retained under this subsection of the		
3	reason the student is not eligible for a good cause exemption, as well as a		
4	description of proposed reading interventions that will be provided to the		
5	student to remediate identified areas of reading deficiency.		
6	(4) The charter school shall annually publish on the charter school's Web site		
7	and report in writing to the State Board of Education by September 1 of each		
8	year the following information on the prior school year:		
9	a. <u>The number and percentage of third grade students demonstrating</u>		
10	and not demonstrating reading proficiency on the State-approved		
11	standardized test of reading comprehension administered to third		
12 13	grade students.		
13 14	b. <u>The number and percentage of third grade students not demonstrating</u> reading proficiency and who do not return to the charter school for		
14	the following school year.		
16	c. The number and percentage of third grade students who take and		
17	pass the alternative assessment of reading comprehension.		
18	<u>d.</u> The number and percentage of third grade students retained for not		
19	demonstrating reading proficiency.		
20	e. The number and percentage of third grade students exempt from		
21	mandatory third grade retention by category of exemption as listed in		
22	subdivision (2) of this subsection."		
23	SECTION 1.(g) G.S. 115C-288(a) reads as rewritten:		
24	"(a) To Grade and Classify Pupils. – The principal shall have authority to grade and		
25	classify pupils, except as provided in G.S. 115C-83.1G(a). In determining the appropriate		
26	grade for a pupil who is already attending a public school, the principal shall consider the		
27	pupil's classroom work and grades, the pupil's scores on standardized tests, and the best		
28	educational interests of the pupil. The principal shall not make the decision solely on the basis		
29	of standardized test scores. If a principal's decision to retain a child in the same grade is		
30	partially based on the pupil's scores on standardized tests, those test scores shall be verified as		
31 32	A principal shall not require additional testing of a student entering a public school from a		
32 33	school governed under Article 39 of this Chapter if test scores from a nationally standardized		
33 34	test or nationally standardized equivalent measure that are adequate to determine the		
35	appropriate placement of the child are available."		
36	SECTION 1.(h) G.S. 130A-440(b) reads as rewritten:		
37	"(b) A health assessment shall include a medical history and physical examination with		
38	screening for vision and hearing and, if appropriate, testing for anemia and tuberculosis. Vision		
39	screening shall be conducted in accordance with G.S. 130A-440.1. The health assessment may		
40	also include dental screening and developmental screening for cognition, language, and motor		
41	function. The developmental screening of cognition and language abilities may be conducted in		
42	accordance with G.S. 115C-83.1E(a)."		
43	SECTION 1.(i) There is appropriated from the General Fund to the Department of		
44	Public Instruction the sum of thirty-three million nine hundred fourteen thousand five hundred		
45	three dollars (\$33,914,503) for the 2012-2013 fiscal year to implement the requirements of this		
46	section. It is the intent of the General Assembly to increase this appropriation for the		
47	2013-2014 fiscal year to implement additional requirements in that fiscal year.		
48	SECTION 1.(j) This section is effective when it becomes law and applies		
49 50	beginning with the 2013-2014 school year. The developmental screening and kindergarten		
50 51	entry assessment required by this section shall be administered beginning with the 2014-2015		
51	school year		

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2	PART II. STATE EMPLOYEE LITERACY VOLUNTEER LEAVE TIME			
3	SECTION 2.(a) G.S. 126-4 reads as rewritten:			
4	"§ 126-4. Powers and duties of State Personnel Commission.			
5	Subject to the approval of the Governor, the State Personnel Commission shall establish			
6	policies and rules governing each of the following:			
7				
8	(5b) <u>A leave program that allows employees to volunteer in a literacy program in</u>			
9	a public school for up to five hours each month.			
10	" ••••			
11	SECTION 2.(b) This section is effective when it becomes law.			
12				
13	PART III. SCHOOL PERFORMANCE GRADES			
14	SECTION 3.(a) G.S. 115C-12(9)c1. reads as rewritten:			
15	"c1. To issue an annual "report card" for the State and for each local			
16	school administrative unit, assessing each unit's efforts to improve			
17	student performance based on the growth in performance of the			
18	students in each school and taking into account progress over the			
19	previous years' level of performance and the State's performance in			
20	comparison with other states. This assessment shall take into account			
21	factors that have been shown to affect student performance and that			
22	the State Board considers relevant to assess the State's efforts to			
23	improve student performance. As a part of the annual "report card"			
24	for each local school administrative unit, the State Board shall award			
25	an overall numerical school performance score on a scale of zero to			
26	100 and a corresponding letter grade of A, B, C, D, or F earned by			
27	each school within the local school administrative unit. The school			
28	performance score and grade shall reflect student performance on			
29	annual subject-specific assessments, college and workplace readiness			
30	measures, and graduation rates. For schools serving students in any			
31	grade from kindergarten to eighth grade, separate performance scores			
32	and grades shall also be awarded based on the school performance in			
33	reading and mathematics respectively. The annual "report card" for			
34	schools serving students in third grade also shall include the number			
35 36	and percentage of third grade students who (i) take and pass the			
30 37	alternative assessment of reading comprehension; (ii) were retained			
38	in third grade for not demonstrating reading proficiency as indicated in G.S. 115C-83.1G(a); and (iii) were exempt from mandatory third			
38 39	grade retention by category of exemption as listed in			
40	<u>G.S. 115C-83.1G(b).</u> "			
40 41	SECTION 3.(b) G.S. 115C-47(58) reads as rewritten:			
42	"(58) To Inform the Public About the North Carolina School Report Cards Issued			
43	by the State Board of Education. – Each local board of education shall			
44	ensure that the report card issued for it by the State Board of Education			
45	receives wide distribution to the local press or otherwise is otherwise			
46	provided to the public. Each local board of education shall ensure that the			
40	overall school performance score and grade earned by each school in the			
48	local school administrative unit for the current and previous four school			
49	years is prominently displayed on the Web site of the local school			
50	administrative unit. If any school in the local school administrative unit is			
51	awarded a grade of D or F, the local board of education shall provide notice			
~ 1	manufacture a prace of 2 of 1, are room count of currently horizon			

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1	of the grade in writing to the parent or guardian of all students enrolled in	1		
2	that school."			
3	SECTION 3.(c) G.S. 115C-238.29F is amended by adding a new subsection to	)		
4	read:			
5	"(1) North Carolina School Report Cards. – A charter school shall ensure that the report			
6	card issued for it by the State Board of Education receives wide distribution to the local press			
7	or is otherwise provided to the public. A charter school shall ensure that the overall school			
8	performance score and grade earned by the charter school for the current and previous four			
9	school years is prominently displayed on the school Web site. If a charter school is awarded a	-		
10 11	grade of D or F, the charter school shall provide notice of the grade in writing to the parent or guardian of all students enrolled in that school."	•		
11	SECTION 3.(d) G.S. 115C-238.66 is amended by adding a new subdivision to			
12	read:			
14	"(11) North Carolina School Report Cards. – A regional school shall ensure that	ī		
15	the report card issued for it by the State Board of Education receives wide			
16	distribution to the local press or is otherwise provided to the public. A			
17	regional school shall ensure that the overall school performance score and			
18	grade earned by the regional school for the current and previous four school	L		
19	years is prominently displayed on the school Web site. If a regional school is			
20	awarded a grade of D or F, the regional school shall provide notice of the	-		
21	grade in writing to the parent or guardian of all students enrolled in that	<u>-</u>		
22	school."			
23 24	SECTION 3.(e) The State Board of Education shall award school performance scores and grades as required by G.S. 115C-12(9)c1. as follows:			
24 25	(1) The State Board of Education shall calculate school performance scores by	,		
26	totaling the sum of points earned by the school and converting the sum of			
27	points to a 100-point scale. Subsections (2) and (3) of this section provide			
28	the school performance elements for schools serving students in			
29	kindergarten through eighth grade. Subsection (4) of this section provides			
30	the school performance elements for schools serving grades nine through	L		
31	twelve. The school performance score shall be used to determine the school	-		
32	performance grade based on the following scale:			
33	a. At least 90 performance grade points for an overall school	-		
34	performance grade of A.			
35 36	b. At least 80 performance grade points for an overall school performance grade of B.			
30 37	c. At least 70 performance grade points for an overall school			
38	performance grade of C.			
39	d. At least 60 performance grade points for an overall school			
40	performance grade of D.			
41	e. A school that accumulates less than 60 points shall be assigned an	L		
42	overall school performance grade of F.			
43	(2) For schools serving students in kindergarten through eighth grade the overall			
44	school performance score shall be calculated based on the sum of three	;		
45	school performance elements.			
46	a. The score shall be calculated as follows:			
47 48	1. One point for each percent of students who score at or above			
48 40	proficient on annual assessments for mathematics in grades			
49	three through eight.			

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1 2 3		nt of students who score at or above essments for reading in grades three
4 5	3. One point for each perce proficient on annual ass	nt of students who score at or above essments for science in grades five
6 7	and eight. (3) For schools serving students in kinderga	rten through eighth grade the school
8	performance scores in reading and r	
9	earned as follows:	
10		score shall be based on the percent
11		ve proficient on annual assessments
12 13	b. for reading assessments in grades	
13 14	-	mance score shall be based on the at or above proficient on annual
15	assessments for mathematics in g	-
16	(4) The school performance score earned b	
17	through twelfth grades shall be calculate	
18	performance elements.	
19	a. The score shall be calculated as f	
20		nt of students who score at or above
21	proficient on annual asses	
22		nt of students who score at or above
23 24	3. One point for each perce	e
24 25	proficient on annual asses	nt of students who score at or above
26	-	rcent of students who complete a
27	1 1	class with a passing grade.
28		nt of students who score at or above
29		college readiness on a nationally
30	normed test of college rea	
31		ent of students who graduate within
32	four years of entering hig	
33 34		recent of students who demonstrate nationally normed test of workplace
35	readiness.	nationally normed test of workplace
36	(5) In calculating the overall school perfor	mance score earned by schools, the
37	State Board of Education shall proportion	-
38	the absence of a school performance ele	
39	that does not have a measure of one of	-
40	annually assessed for the grades taught a	
41	(6) The State Board of Education shall repo	
42	Oversight Committee annually by Janua	
43 44	to the school performance grade elemen grades.	is and scales for award of scores and
44	SECTION 3.(f) This section is effective	when it becomes law and applies
46	beginning with the 2012-2013 school year.	when it becomes haw and appres
47		
48	PART IV. MAXIMIZE INSTRUCTIONAL TIME	
49	SECTION 4.(a) G.S. 115C-174.12(a) reads as	
50	"(a) The State Board of Education shall establish p	
51	minimizing the time students spend taking tests administ	ered through State and local testing

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1 2 3	programs, for minimizing the frequency of field testing at any one school, and for otherw carrying out the provisions of this Article. These policies and guidelines shall include t following:		
4 5 6	(1) Schools shall devote no more than two days of instructional time per year the taking of practice tests that do not have the primary purpose of assessic current student learning;		
7 8 9	<ul> <li>(2) Students in a school shall not be subject to field tests or national tests duri the two-week period preceding the administration of end-of-grade test end-of-course tests, or the school's regularly scheduled final exams; and</li> </ul>	0	
10 11 12 13	<ul> <li>(3) No school shall participate in more than two field tests at any one grade level during a school year unless that school volunteers, through a vote of school improvement team, to participate in an expanded number of field tests.</li> </ul>	its	
14 15 16	<ul> <li>(4) <u>All annual assessments of student achievement adopted by the State Boa of Education pursuant to G.S. 115C-174.11(c)(1) and (3) and all final examples for courses shall be administered within the final 10 instructional days of the state of the stat</u></li></ul>	ms	
17 18 19	school year for year-long courses and within the final five instructional date of the semester for semester courses. Exceptions shall be permitted accommodate a student's individualized education program and section 5	<u>to</u> 504	
20 21 22	(29 U.S.C. § 794) plans, and for the administration of final exams courses with national or international curriculums required to be held designated times.	at	
23	These policies shall reflect standard testing practices to insure reliability and validity of t		
24	sample testing. The results of the field tests shall be used in the final design of each test. T		
25 26	State Board of Education's policies regarding the testing of children students with disabilit		
26 27	shall (i) provide broad accommodations and alternate methods of assessment that are consistent with a shild's student's individualized education program and section $504$ (20 U.S.C. § 70		
27	with a <u>child's student's individualized</u> education program and section 504 (29 U.S.C. § 79 plans, (ii) prohibit the use of statewide tests as the sole determinant of decisions about		
28 29	ehild'sstudent's graduation or promotion, and (iii) provide parents with information about		
30	Statewide Testing Program and options for students with disabilities. The State Board shall		
31	report its proposed policies and proposed changes in policies to the Joint Legislative Education		
32	Oversight Committee prior to adoption.		
33	The State Board of Education may appoint an Advisory Council on Testing to assist in		
34	carrying out its responsibilities under this Article."		
35	SECTION 4.(b) This section is effective when it becomes law and appl	ies	
36	beginning with the 2012-2013 school year.		
37			
38	PART V. ADJUSTMENTS TO SCHOOL CALENDAR		
39 40	SECTION 5.(a) G.S. 115C-84.2 reads as rewritten: § 115C-84.2. School calendar.		
40 41	(a) School Calendar. – Each local board of education shall adopt a school calend	dar	
42	consisting of 215 days all of which shall fall within the fiscal year. A school calendar sh		
43	include the following:	un	
44	(1) A minimum of 185 days and or 1,025 hours of instruction covering at le	ast	
45	nine calendar months. The local board shall designate when the 4		
46	instructional days shall occur. The number of instructional hours in	an	
47	instructional day may vary according to local board policy and does not ha		
48	to be uniform among the schools in the administrative unit. Local boar		
49	may approve school improvement plans that include days with varying		
50	amounts of instructional time. If school is closed early due to incleme		
51	weather, the day and the scheduled amount of instructional hours may cou	int	

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1		towards the required minimum to the extent allowed	by State Board policy.	
2		The school calendar shall include a plan for	1 1	
3		instructional hours missed when schools are not op		
4		weather.		
5				
6	<u>(4a)</u>	Three days, as designated by the local board, for us	-	
7		These days shall be protected to allow teachers to con	-	
8		classroom administrative duties. The local school a		
9		not impose any additional tasks on these days.		
10		schedule at least one of these days at the beginning o	t the school year and at	
11 12	(5)	least one at the end of the school year.	congultation with each	
12	(5)	The remaining days scheduled by the local board in school's principal for use as teacher workdays, additi		
13 14		or other lawful purposes. Before consulting with		
15		principal shall work with the school improvement		
16		days to be scheduled and the purposes for which the		
17		Days may be scheduled and planned for different	-	
18		personnel and there is no requirement to schedule	1 1	
19		personnel. In order to make up days for school closin		
20		weather, the local board may designate any of the day		
21		additional make-up days to be scheduled after the	ne last day of student	
22		attendance.		
23		oard of Education finds that it will enhance student pe	· · · · · · · · · · · · · · · · · · ·	
24	2	grant a local board of education a waiver to use up to		
25	days required by subdivision (1) of this subsection as teacher workdays. For each instructional			
26	day waived, the State Board shall waive an equivalent number of instructional hours.			
27	Local boards and individual schools are encouraged to use the calendar flexibility in order to meet the annual performance standards set by the State Reard. Level beards of education			
28 29	to meet the annual performance standards set by the State Board. Local boards of education shall consult with parents and the employed public school personnel in the development of the			
29 30	shall consult with parents and the employed public school personnel in the development of the school calendar.			
31	Local boards shall designate at least two days scheduled under subdivision (5) of this			
32	subsection as days on which teachers may take accumulated vacation leave. Local boards may			
33	designate the remaining days scheduled in subdivision (5) of this subsection as days on which			
34	U	e accumulated vacation leave, but local boards shall g	5	
35		tice before requiring a teacher to work instead of takin		
36	of these days. A	teacher may elect to waive this notice requirement for	or one or more of these	
37	days.			
38				
39	· / -	ng and Closing Dates Local boards of education sh		
40		losing the public schools under subdivision $(a)(1)$ of	-	
41	•	ols, the opening date for students shall not be before	<b>.</b>	
42	•	closest to August 26, and the closing date for students		
43		in the Friday closest to June 11. On a showing of good		
44 45	-	y waive this requirement the requirement that the open e Monday closest to August 26 and may allow the loca	-	
43 46		ate no earlier than the Monday closest to August 19, to		
40 47		e to provide sufficient days to accommodate anticipat		
48	school closings. A local board may revise the scheduled closing date if necessary in order to			
49	•	e minimum requirements for instructional days or	5	
50	1 0	subsection, the term "good cause" means either that: the		
51		ative unit in a county have been closed eight days per		

the last 10 years because of severe weather conditions, energy shortages, power failures, or           other emergency situations.         (1) Schools in any local school administrative unit in a county have been closed           eight days per year during any four of the last 10 years because of severe         weather conditions, energy shortages, power failures, or other emergency           situations; or         (2) Schools in any local school administrative unit in a county have been closed           for all or part of cight days per year during any four of the last 10 years         because of severe weather conditions. For purposes of this subdivision, a           school shall be deemed to be closed for part of a day if it is closed for two or         more choures.           The State Board also may vaive this requirement for an educational purpose. The term         "educational purpose" means a local school administrative unit establishes a need to adopt a           different calendar for (i) a specific school to accommodate a special program offered generally         for the student body of that school, (ii) a school that primarily serves a special population of           sucomplish the educational purpose, and the request is not an attempt to circumvent the         for enorial detage as the forth in this subsection. The waiver for an educational purposes shall not be used to accommodate system wide class scheduling performence.           ta cloarb board disignated as having a modified calendar for the 2003-2004 school year for a system of           modified calendar schools, so long as the school operates under a modified calendar.		General Assembly Of North Carolina Session 2011
other emergency situations.       (1)       Schools in any local school administrative unit in a county have been closed         ieight days per year during any four of the last 10 years because of severe       weather conditions, energy shortages, power failures, or other emergency         situations; or       (2)       Schools in any local school administrative unit in a county have been closed         for all or part of eight days per year during any four of the last 10 years       because of severe weather conditions. For purpose of this subdivision, a         school shall be deemed to be closed for part of a day if it is closed for two or       more hours.         The State Board also may waive this requirement for an educational purpose. The term       "educational purpose" means a local school administrative unit establishes a need to adopt a         different calendr for (1) a specific school to accommodate a special program offered generally       to the student body of that school, (ii) a school that primarily serves a special population of         required poing of that school, (iii) a school of defined program to the extent that the State       Board finds that the educational purpose is reasonable, the accommodation is necessary to         necomplish the educational purpose, and the request is not an attempt to circumvent the       opening and closing dates set forth in this subsection. The waiver requests for educational         purposes shall not be used to accommodate system wide class scheduling preferences.       The required opening and closing dates under this subsection shall not apply to any school	1	the last 10 years because of severe weather conditions energy shortages power failures or
i         (1)         Schools in any local school administrative unit in a county have been closed eight days per year during any four of the last 10 years because of severe weather conditions, energy shortages, power failures, or other emergency situations; or           7         (2)         Schools in any local school administrative unit in a county have been closed for all or part of eight days per year during any four of the last 10 years because of severe weather conditions. For purposes of this subdivision, a school shall be decemd to be closed for part of a day if it is closed for two or more hours.           10         schools in may waive this requirement for an educational purpose. The term "educational purpose" means a local school administrative unit in a special program offered generally to the student body of that school, (ii) a school that primarily serves a special program offered generally to the student body of that school, (iii) a school that primarily serves a special program offered generally to an educational purpose, for that specific school or defined program to the extent that the State Board mays school that subsection. The waiver requests for accomplish the educational purpose, serves may cloakes scheduling preferences.           10         accomplish the educational purpose is reasonable, the accommodatio a system of any school that as part of a planned program in the 2003-2004 school year of a system of modified calendar school, so long as the school operates under a modified calendar		
<ul> <li>eight days por year during any four of the last 10 years because of severe weather conditions, energy shortages, power failures, or other emergency situations; or</li> <li>(2) Schools in any local school administrative unit in a county have been closed for all or part of eight days per year during any four of the last 10 years because of severe weather conditions. For purposes of this subdivision, a school shall be deemed to be closed for part of a day if it is closed for two or more hours.</li> <li>The State Board also may waive this requirement for an educational purpose. The term "educational purpose" means a local school administrative unit extablishes a need to adopt a different calendar for (i) a specific school to accommodate a special program offered generally to the student body of that school, (ii) a school that primarily serves a special population of rudentics, or (iii) a defined program within a school. The State Board may grant the Nate Board finds that the educational purpose, and the request is not an attempt to circument the opening and closing dates such forth in this subsection. The waiver foor dura school year or to any school that was part of a planned program in the 2003-2004 school year or to any school that was part of a planned program in the 2003-2004 school year or a system of modified calendar schools, so long as the school operates under a modified calendar"</li> <li>SECTION 5.(b) G.S. 115C-238.29F(d)(1) reads as rewritten:</li> <li>"(1) The school shall provide instruction each year of Education finds that till enhance student performance to do school reads are school avaired as a school shall comply with Article 27 of this charter. The requirements of G.S. 115C-238.53(d) reads as rewritten:</li> <li>"(2) A program approved under this Part."</li> <li>SECTION 5.(b) G.S. 115C-238.53(d) reads as rewritten:</li> <li>"(3) A program approved under this Part."</li> <li>SECTION 5.(c) G.S. 115C-238.53(d) reads as rewritten:</li> <li>"(</li></ul>		
6       situations; or         7       (2)       Schools in any local school administrative unit in a county have been closed for all or part of eight days per year during any four of the last 10 years because of severe weather conditions. For purposes of this subdivision, a school shall be deemed to be closed for part of a day if it is closed for two or more hours.         11       The State Board also may waive this requirement for an educational purpose. The term "educational purpose" means a local school administrative unit establishes a need to adopt a different calendar for (1) a specific school to accommodate a special program offered generally to the student body of that school, (ii) a school that primarily serves a special population of students, or (iii) a defined program within a school. The State Board may grant the waiver for an educational purpose for that specific school or defined program to the extent that the State Board finds that the educational purpose, is reasonable, the accommodation is necessary to accomplish the educational purpose, and the request is not an attempt to circumvent the opening and closing dates set forth in this subsection. The waiver requests for educational purposes shall not be used to accommodate system wide class scheduling preferences. The required opening and closing dates under this subsection shall not apply to any school that a local board designated as having a modified calendar for the 2003-2004 school year or to any school that was part of a planned program in the 2003-2004 school year for a system of modified calendar schools, so long as the school operates under a modified calendar. "         7       SECTION 5.(b) G.S. 115C-238.29F(d)(1) reads as rewritten: 1.025 hours over nine calendar months. If the State Board of Education finds that it will enhanee student performance to do so, the State Hoard may		
6       situations; or         7       (2)       Schools in any local school administrative unit in a county have been closed for all or part of eight days per year during any four of the last 10 years because of severe weather conditions. For purposes of this subdivision, a school shall be deemed to be closed for part of a day if it is closed for two or more hours.         11       The State Board also may waive this requirement for an educational purpose. The term "educational purpose" means a local school administrative unit establishes a need to adopt a different calendar for (1) a specific school to accommodate a special program offered generally to the student body of that school, (ii) a school that primarily serves a special population of students, or (iii) a defined program within a school. The State Board may grant the waiver for an educational purpose for that specific school or defined program to the extent that the State Board finds that the educational purpose, is reasonable, the accommodation is necessary to accomplish the educational purpose, and the request is not an attempt to circumvent the opening and closing dates set forth in this subsection. The waiver requests for educational purposes shall not be used to accommodate system wide class scheduling preferences. The required opening and closing dates under this subsection shall not apply to any school that a local board designated as having a modified calendar for the 2003-2004 school year or to any school that was part of a planned program in the 2003-2004 school year for a system of modified calendar schools, so long as the school operates under a modified calendar. "         7       SECTION 5.(b) G.S. 115C-238.29F(d)(1) reads as rewritten: 1.025 hours over nine calendar months. If the State Board of Education finds that it will enhanee student performance to do so, the State Hoard may	5	weather conditions, energy shortages, power failures, or other emergency
8         for all or part of eight days per year during any four of the last 10 years because of severe weather conditions. For purposes of this subdivision, a school shall be deemed to be closed for part of a day if it is elosed for two or more hours.           10         school shall be deemed to be closed for an educational purpose. The term "educational purpose" means a local school administrative unit establishes a need to adopt a different calendar for (i) a specific school to accommodate a special program offered generally to the student body of that school, (ii) a school The State Board may grant the waiver for an educational purpose for that specific school or defined program to the extent that the State Board finds that the educational purpose is reasonable, the accommodation is necessary to accomplish the educational purpose is reasonable. The state Board may grant the waiver for an educational purpose for that specific school or defined program to the extent that the State Board finds that the educational purpose is reasonable, the accommodation is necessary to accomplish the educational purpose is reasonable. The waiver requests for educational purposes shall not be used to accommodate system wide class scheduling preference. The required opening and closing dates under this subsection shall not apply to any school that a local board designated as having a modified calendar for the 2003-2004 school year for a system of modified calendar schools, so long as the school operates under a modified calendar. "           27         SECTION 5.(b) G.S. 115C-238.29F(d)(1) reads as rewritten: "(1) The school shall provide instruction each year for at least 185 days-days or 1.025 hours over nine calendar months, If the State Board may grant a charter school - a waiver to use up to five of these instruction finds that it will enhance student performance to do so; the State Board may grant a charter school -	6	
8         for all or part of eight days per year during any four of the last 10 years           9         because of severe weather conditions. For purposes of this subdivision, a           10         school shall be deemed to be closed for part of a day if it is closed for two or           11         mere hours.           12         The State Board also may waive this requirement for an educational purpose. The term           12         "educational purpose" means a local school daministrative unit establishes a need to adopt a           13         different calendar for (i) a specific school to accommodate a special program offered generally           14         different calendar for (i) a specific school of defined program to the extent that the State           16         students, or (iii) a defined program within a school. The State Board may grant the waiver for           16         acducational purpose, is reasonable, the accommodate is necessary to           16         acducational purpose, and the request is not an attempt to circumvent the           17         an elosing dates set forth in this subsection shall not apply to any school           18         board designated as having a modified calendar for the 2003-2004 school year or to           19         purpose shall not be used to accommodate system wide class are written:           10         r."         SECTION 5.(b) G.S. 115C-238.29F(d)(1) reads as rewritten:           11         The sch	7	(2) Schools in any local school administrative unit in a county have been closed
9         because of severe weather conditions. For purposes of this subdivision, a school shall be deemed to be closed for part of a day if it is closed for two or more hours.           11         "The State Board also may waive this requirement for an educational purpose." The term "educational purpose" means a local school administrative unit establishes a need to adopt a different calendar for (i) a specific school to accommodate a special program offseed generally to the student body of that school, (ii) a school that primarily serves a special population of students, or (iii) a defined program within a school. The State Board may grant the waiver for an educational purpose for that specific school to accommodate aspecial program offseed generally to the student budy of dust specific school to succeent to be accommodation is necessary to accomplish the educational purpose, and the request is not an attempt to circumvent the opening and closing dates set forth in this subsection. The waiver requests for educational purposes shall not be used to accommodate system wide class scheduling preferences.           22         The required opening and closing dates under this subsection shall not apply to any school that was part of a planned program in the 2003-2004 school year or a system of modified calendar schools, so long as the school operates under a modified calendar"           23         "(1)         The school shall provide instruction each year for at least 185 days.days or 1.025 hours over nine calendar months, the State Board effectuational days as teacher workdays."           24         "(1)         The school shall provide instruction each set board effectuation and that is will enhance student performance to do so, the State Board any grant tha charter school a waiver to use up to five of these instructiona	8	•
10         school shall be deemed to be closed for part of a day if it is closed for two or more hours.           11         The State Board also may waive this requirement for an educational purpose. The term           12         The State Board also may waive this requirement for an educational purpose. The term           13         "educational purpose" means a local school administrative unit establishes a need to adopt a different calendar for (i) a specific school to accommodate a special program offered generally to the student body of that school. The State Board may grant the waiver for an educational purpose for that specific school or defined program to the extent that the State Board finds that the educational purpose, and the request is not an attempt to circumvent the opening and closing dates set forth in this subsection. The waiver requests for educational purposes shall not be used to accommodate system wide class scheduling preferences.           11         The required opening and closing dates under this subsection shall not apply to any school that a local board designated as having a modified calendar for the 2003-2004 school year or to any school that was part of a planned program in the 2003-2004 school year for a system of modified calendar schools, so long as the school operates under a modified calendar. "           12         SECTION 5.(b) G.S. 115C-238.29F(d)(1) reads as rewritten:           13         1.025 hours over nine calendar months. If the State Board af Education finds that it will enhance student performance to do so, the State Board may grant a charter school a waiver to use up to five of these instructional days as teacher workdays."           14         1.025 hours over nine calendar months, sh	9	
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14       different calendar for (i) a specific school to accommodate a special program offered generally         15       to the student body of that school, (ii) a school that primarily serves a special population of         16       students, or (iii) a defined program within a school. The State Board may grant the waiver for         17       an educational purpose for that specific school or defined program to the extent that the State         18       Board finds that the educational purpose, and the request is not an attempt to circumvent the         19       accomplish the educational purpose, and the request is not an attempt to circumvent the         10       opening and closing dates set forth in this subsection. The waiver requests for educational         10       purposes shall not be used to accommodate system wide class scheduling preferences.         11       The required opening and closing dates under this subsection shall not apply to any school         12       my school that was part of a planned program in the 2003-2004 school year for a system of         12       modified calendar schools, so long as the school operates under a modified calendar.         12       "(1)       The school shall provide instruction cach year for at least 185 days-days or         10.25 hours over nine calendar months, If the State Board of Fiducation finds       that it will enhance student performance to do so, the State Board may grant         10       A program approved under this Part shall provide instruction each	12	The State Board also may waive this requirement for an educational purpose. The term
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1 2	administrative unit has not requested and received a waiver from the State Board of Education for the 2012-2013 school year:
3	(1) There is appropriated from the General Fund to the Department of Public
4	Instruction the sum of forty thousand one hundred sixty-eight dollars
5	(\$40,168) for the 2012-2013 fiscal year to increase the amount appropriated
6	for the noninstructional support personnel allotment.
7	(2) There is appropriated from the General Fund to the Department of Public
8	Instruction the sum of three hundred fifty-one thousand four hundred
9	sixty-nine dollars (\$351,469) for the 2012-2013 fiscal year to increase the
10	amount appropriated for the transportation allotment.
11	SECTION 6.(b) This section becomes effective July 1, 2012.
12	
13	PART VII. ESTABLISH NC TEACHER CORPS
14	SECTION 7.(a) Article 20 of Chapter 115C of the General Statutes is amended by
15	adding a new section to read:
16	" <u>§ 115C-296.7. North Carolina Teacher Corps.</u>
17	(a) There is established the North Carolina Teacher Corps (NC Teacher Corps) to
18	recruit and place recent graduates of colleges and universities and mid-career professionals as
19	teachers in high needs public schools.
20	(b) The State Board of Education, in consultation with the Board of Governors of The
21	University of North Carolina and the North Carolina Independent Colleges and Universities,
22	shall develop and administer the NC Teacher Corps. In the development of the NC Teacher
23	Corps, the State Board of Education shall consider examples of other successful teacher
24	recruitment models used nationally and in other states.
25	(c) Applications shall be received annually for admission to the NC Teacher Corps. The
26	State Board of Education shall establish application criteria, including, at a minimum, an award
27	of a bachelor's degree from an accredited college or university. The State Board of Education
28	may establish a committee to annually evaluate and select candidates for admission to the NC
29	Teacher Corps.
30	(d) The State Board of Education shall identify local school administrative units with
31	unmet recruitment needs and high needs schools and shall coordinate placement of NC Teacher
32	Corps members in those schools.
33	(e) The State Board of Education, in coordination with the Board of Governors, shall
34	develop an intensive summer training institute for NC Teacher Corps members to provide
35	coursework and training on essential teaching frameworks, curricula, and lesson planning
36	skills, as well as identification and education of students with disabilities, positive management
37	of student behavior, effective communication for defusing and deescalating disruptive and
38	dangerous behavior, and safe and appropriate use of seclusion and restraint. The intensive
39 40	summer training institute also shall address identification of difficulty with reading development and of reading deficiencies, and the provision of reading instruction intervention
40 41	development and of reading deficiencies, and the provision of reading instruction, intervention, and remediation strategies.
42	(f) The State Board of Education, in coordination with the Board of Governors, shall
43	provide ongoing support to NC Teaching Corps members through coaching, mentoring, and
44	continued professional development.
45	(g) NC Teaching Corps members shall be granted lateral entry teaching licenses
46	pursuant to G.S. 115C-296(c)."
47	SECTION 7.(b) This section is effective when it becomes law. The State Board of
48	Education shall recruit and place an initial cohort of NC Teacher Corps members no later than
49	the 2012-2013 school year.
50	,
51	PART VIII. STRENGTHEN TEACHER LICENSURE

- 1 2 3
- SECTION 8.(a) G.S. 115C-296 reads as rewritten:
- "§ 115C-296. Board sets licensure requirements; reports; lateral entry and mentor programs.

4 (a) The State Board of Education shall have entire control of licensing all applicants for 5 teaching positions in all public elementary and high schools of North Carolina; and it shall 6 prescribe the rules and regulations for the renewal and extension of all licenses and shall 7 determine and fix the salary for each grade and type of license which it authorizes.

8 The State Board of Education may require an applicant for an initial bachelors degree 9 certificate or graduate degree certificate to demonstrate the applicant's academic and 10 professional preparation by achieving a prescribed minimum score on a standard examination 11 appropriate and adequate for that purpose. Elementary Education (K-6) teachers shall also achieve a prescribed minimum score on subtests or standard examinations specific to teaching 12 13 reading and mathematics. The State Board of Education shall permit an applicant to fulfill any 14 such testing requirement before or during the applicant's second year of teaching provided the 15 applicant took the examination at least once during the first year of teaching. The State Board 16 of Education shall make any required standard initial licensure exam sufficiently rigorous and 17 raise the prescribed minimum score as necessary to ensure that each applicant has adequate 18 received high quality academic and professional preparation to teach.teach effectively.

19

. . .

20 (b)It is the policy of the State of North Carolina to maintain the highest quality teacher 21 education programs and school administrator programs in order to enhance the competence of 22 professional personnel licensed in North Carolina. To the end that teacher preparation programs 23 are upgraded to reflect a more rigorous course of study, the State Board of Education, as lead 24 agency in coordination and cooperation with the University Board of Governors, the Board of 25 Community Colleges and such other public and private agencies as are necessary, shall 26 continue to refine the several licensure requirements, standards for approval of institutions of 27 teacher education, standards for institution-based innovative and experimental programs, 28 standards for implementing consortium-based teacher education, and standards for improved 29 efficiencies in the administration of the approved programs. The licensure program shall 30 provide for initial licensure after completion of preservice training, continuing licensure after 31 three years of teaching experience, and license renewal every five years thereafter, until the 32 retirement of the teacher. The last license renewal received prior to retirement shall remain in 33 effect for five years after retirement. The licensure program shall also provide for lifetime 34 licensure after 50 years of teaching.

The State Board of Education, as lead agency in coordination with the Board of Governors of The University of North Carolina and any other public and private agencies as necessary, shall continue to raise standards for entry into teacher education programs.

The State Board of Education, in consultation with local boards of education and the Board of Governors of The University of North Carolina, shall evaluate and modify, as necessary, the academic requirements for students preparing to teach science in middle and high schools to ensure that there is adequate preparation in issues related to science laboratory safety.

42 The State Board of Education, in consultation with the Board of Governors of The 43 University of North Carolina, shall evaluate and develop enhanced requirements for continuing 44 licensure. The new requirements shall reflect more rigorous standards for continuing licensure 45 and to the extent possible shall be aligned with quality professional development programs that reflect State priorities for improving student achievement. Standards for continuing licensure 46 47 shall include at least three continuing education credits related to literacy for elementary and 48 middle school teachers. Literacy renewal credits shall include assessment, diagnosis, and intervention strategies for students not demonstrating reading proficiency. Oral language, 49 phonemic and phonological awareness, phonics, vocabulary, fluency, and comprehension shall 50

1

2 teachers. 3 The State Board of Education, in consultation with local boards of education and the Board 4 of Governors of The University of North Carolina, shall reevaluate and enhance the 5 requirements for renewal of teacher licenses. The State Board shall consider modifications in 6 the license renewal achievement and to make it a mechanism for teachers to renew continually 7 their knowledge and professional skills. The State Board shall adopt new standards for the 8 renewal of teacher licenses by May 15, 1998. 9 The standards for approval of institutions of teacher education shall require that teacher 10 education programs for all students include demonstrated competencies in (i) the identification 11 and education of children with disabilities and (ii) positive management of student behavior 12 and effective communication techniques for defusing and deescalating disruptive or dangerous 13 behavior. The standards for approval of institutions of teacher education shall require that 14 elementary teacher education programs include demonstrated competencies in (i) teaching of reading, including a substantive understanding of reading as a process involving oral language, 15 16 phonological and phonemic awareness, phonics, fluency, vocabulary, and comprehension; (ii) evidence-based assessment and diagnosis of specific areas of difficulty with reading 17 18 development and of reading deficiencies; and (iii) appropriate application of instructional 19 supports and services and reading interventions to ensure reading proficiency for all students. 20 The State Board of Education shall incorporate the criteria developed in accordance with 21 G.S. 116-74.21 for assessing proposals under the School Administrator Training Program into 22 its school administrator program approval standards. 23 All North Carolina institutions of higher education that offer teacher education programs, 24 masters degree programs in education, or masters degree programs in school administration 25 shall provide performance reports to the State Board of Education. The performance reports 26 shall follow a common format, shall be submitted according to a plan developed by the State 27 Board, and shall include the information required under the plan developed by the State Board. 28 . . . 29 It is the policy of the State of North Carolina to encourage lateral entry into the (c) 30 profession of teaching by skilled individuals from the private sector. To this end, before the 31 1985-86 school year begins, the State Board of Education shall develop criteria and procedures 32 to accomplish the employment of such individuals as classroom teachers. Beginning with the 33 2006-2007 school year, the criteria and procedures shall include preservice training in (i) the 34 identification and education of children with disabilities and (ii) positive management of 35 student behavior, effective communication for defusing and deescalating disruptive or 36 dangerous behavior, and safe and appropriate use of seclusion and restraint. Skilled individuals 37 who choose to enter the profession of teaching laterally may be granted a provisional lateral 38 entry teaching license for no more than three years and shall be required to obtain licensure 39 before contracting for a fourth year of service with any local administrative unit in this State. 40 ....." 41 SECTION 8.(b) This section is effective when it becomes law and applies 42 beginning with the 2013-2014 school year. 43 44 PART IX. PROOF OF STATE-FUNDED LIABILITY INSURANCE 45 SECTION 9.(a) G.S. 115C-12 reads as rewritten: 46 "§ 115C-12. Powers and duties of the Board generally. 47 The general supervision and administration of the free public school system shall be vested 48 in the State Board of Education. The State Board of Education shall establish policy for the system of free public schools, subject to laws enacted by the General Assembly. The powers 49 50 and duties of the State Board of Education are defined as follows: 51

be addressed in literacy-related activities leading to certification renewal for elementary school

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1 2 3 4 5	(9) Miscellaneous Powers and Duties. – All the powers and du the State Board of Education shall be in conformity with and subject to such laws as may be enacted from time to tim Assembly. Among such duties are:	the Constitution
5 6 7 8	<u>f.</u> <u>To annually notify public school employees of the</u> <u>coverage of professional liability insurance.</u>	e availability and
9 10	SECTION 9.(b) This section is effective when it becomes beginning with the 2012-2013 school year.	law and applies
11 12 13 14 15 16 17 18 19	<ul> <li>PART X. PAY FOR EXCELLENCE SECTION 10.(a) Each local board of education shall developerformance pay for all licensed personnel employed by the local board performance pay plan, licensed employees should be eligible to receive bonuse to base salary for meeting certain performance criteria. Criteria for award adjustments to base salary should include, but are not limited to, the following         <ul> <li>(1) Annual growth in student achievement of students assign classroom, when applicable.</li> </ul> </li> </ul>	ard. Under the es or adjustments d of bonuses or factors: red to a teacher's
20 21 22	<ul> <li>(2) Annual growth in student achievement of students assign school.</li> <li>(3) Assignment of additional academic responsibilities.</li> <li>(4) Assignment to a hord to stuff acheel.</li> </ul>	ned to a specific
23 24 25 26 27 28 20	<ul> <li>(4) Assignment to a hard-to-staff school.</li> <li>(5) Assignment to a hard-to-staff subject area. Local boards of education shall submit plans to the State Board later than March 1, 2013. The State Board of Education shall report on the achievement-based compensation models developed as part of the federal Race and shall submit the report and all plans to the Fiscal Research Division, the</li> </ul>	ese plans and the to the Top grant Joint Legislative
29 30 31 32 33 34	Commission on Governmental Operations, and the respective Subcommittee Appropriations of the Senate and House of Representatives no later than Members of the public may also submit plans for performance pay no later that to the Fiscal Research Division, the Joint Legislative Commission of Operations, and the respective Subcommittees on Education Appropriations of House of Representatives.	April 15, 2013. n April 15, 2013, n Governmental
35 36	SECTION 10.(b) This section is effective when it becomes law.	
37 38 39 40 41	PART XI. CLARIFY NC PRE-K PROGRAM ELIGIBILITY SECTION 11.(a) Section 10.7(f) of S.L. 2011-145 reads as rewritt "SECTION 10.7.(f) The prekindergarten program may continue to serve identified through the existing "child find" methods in which at risk child served within the Division of Child Development. The Division of Child D	e at-risk children ren are currently
42 43 44 45	served shall constitute no more than twenty percent (20%) of the four-year-of the prekindergarten program. Any The Division of Child Development and shall establish income eligibility requirements for the program not to exc	f at risk children lds served within Early Education
46 47 48 49 50 51	percent (75%) of the State median income. Up to twenty percent (20%) of may have family incomes in excess of seventy-five percent (75%) of media have other designated risk factors. Furthermore, any age-eligible child who is of the following shall be eligible for the program: (i) an active duty memb Forces of the United States, including the North Carolina National Guard, State or a reserve component of the Armed Forces, who was ordered to active duty duty duty duty duty duty duty duty	children enrolled n income if they a child of either ber of the Armed te military forces,

authority within the last 18 months or is expected to be ordered within the next 18 months or 1 2 (ii) a member of the Armed Forces of the United States, including the North Carolina National 3 Guard, State military forces, or a reserve component of the Armed Forces, who was injured or 4 killed while serving on active duty. Eligibility determinations for prekindergarten participants 5 may continue through local education agencies and local North Carolina Partnership for Children, Inc., partnerships." 6 SECTION 11.(b) Section 10.7(h) of S.L. 2011-145 is repealed. 7 8 SECTION 11.(c) There is appropriated from the General Fund to the Department 9 of Health and Human Services, Division of Child Development and Early Education, the sum 10 of eleven million three hundred eight thousand three hundred sixty-three dollars (\$11,308,363) 11 for the 2012-2013 fiscal year to add 2,261 slots to be used in the NC Pre-K program. 12 SECTION 11.(d) This section is effective when it becomes law. 13 14 PART XII. REPEAL PROHIBITION ON TEACHER PREPAYMENT SECTION 12.(a) Section 5 of S.L. 2011-379 is repealed. 15 16 SECTION 12.(b) This section becomes effective July 1, 2012. 17 18 PART XIII. TAX DEDUCTION FOR EDUCATIONAL SUPPLIES 19 SECTION 13.(a) G.S. 105-134.6(d) is amended by adding a new subdivision to 20 read: 21 "(d) Other Adjustments. – The following adjustments to taxable income shall be made in 22 calculating North Carolina taxable income: 23 24 (9) To the extent a deduction has not been claimed for educator expenses in 25 determining federal adjusted gross income, an eligible educator may deduct an amount not to exceed two hundred fifty dollars (\$250.00) paid or incurred 26 in connection with items listed in this subdivision. For purposes of this 27 subdivision, the term "eligible educator" has the same meaning as defined in 28 section 62 of the Code, as it existed on December 31, 2011. In the case of a 29 30 married couple filing a joint return where both spouses are eligible 31 educators, the maximum dollar amount is five hundred dollars (\$500.00). 32 Books. <u>a.</u> 33 Supplies, other than nonathletic supplies for courses of instruction in b. 34 health or physical education. 35 Computer equipment, including related software and services. <u>c.</u> 36 d. Supplementary materials used by the eligible educator in the classroom." 37 38 SECTION 13.(b) This section becomes effective for taxable years beginning on or 39 after January 1, 2012. 40 PART XIV. TEACHER CONTRACTS 41 42 SECTION 14.(a) G.S. 115C-325 is repealed. 43 SECTION 14.(b) Part 3 of Article 22 of Chapter 115C of the General Statutes is 44 amended by adding new sections to read: 45 "§ 115C-325.1. Definitions. As used in this Part, the following definitions apply: 46 47 "Day" means calendar day. In computing any period of time, Rule 6 of the (1)48 North Carolina Rules of Civil Procedure shall apply. "Demote" means to reduce the salary of a person who is classified or paid by 49 (2) 50 the State Board of Education as a classroom teacher or as a school administrator. The word "demote" does not include (i) a suspension without 51

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1		pay pursuant to G.S. 115C-325.5(a); (ii) the e	elimination or reduction of
2		bonus payments, including merit-based suppl	
3		modification in the amount of any applicable lo	
4		reduction in salary that results from the elimination	on of a special duty, such as
5		the duty of an athletic coach or a choral director.	
6	<u>(3)</u>	"Disciplinary suspension" means a final decision	-
7		school administrator without pay for no m	ore than 60 days under
8 9	(A)	<u>G.S. 115C-325.5(b).</u> "School administrator" means a principal assist	ant principal supervisor or
9	<u>(4)</u>	"School administrator" means a principal, assist director whose major function includes the direct	
10		teaching or any other part of the instructiona	_
12		<u>G.S. 115C-287.1(a)(3).</u>	<u>n program as provided m</u>
13	<u>(5)</u>	"Teacher" means a person meeting each of the fo	llowing requirements:
14	<u> </u>	a. Who holds at least one of the following	• •
15		Board of Education:	
16		<u>1.</u> <u>A current standard professional ed</u>	ucator's license.
17		<u>2.</u> <u>A current lateral entry teaching lic</u>	
18		<u>3.</u> <u>A regular, not expired, vocational</u>	
19		b. Whose major responsibility is to teach or	
20 21		or who is classified by the State Board of	
21		<u>as a classroom teacher or instructional sup</u> <u>c.</u> Who is employed to fill a full-time, perma	± ±
	' <u>§ 115C-325.2.</u>		anent position.
24		enance of Personnel File. – The superintendent s	shall maintain in his or her
		hel file for each teacher that contains any cor	
	-	rrection or improvement about the teacher's profe	-
		nt may elect not to place in a teacher's file (i) a lette	· •
		t, outdated, or false information or (ii) a letter of	-
		f an attempt to resolve the issue. The complaint, co	
	-	y the person who makes it and shall be placed in	
		e to the teacher. Any denial or explanation re	
		r suggestion that the teacher desires to make shal ion the local board of education to remove any inf	± •
	• •	at the teacher deems invalid, irrelevant, or outdate	
		remove said information if it finds the information	
	outdated.		· · · · · · · · · · · · · · · · · · ·
37		ction of Personnel Files The personnel file sha	ll be open for the teacher's
38 <u>i</u>	nspection at all	reasonable times but shall be open to other perso	ns only in accordance with
		gulations as the board adopts. Any preemployment	
		teacher before the teacher's employment by the	
	-	e teacher's personnel file and need not be made a	
	-	ne preemployment file may be introduced as ev	
		emotion of a teacher, except the data may $(a)(7)$ or $C = 115C = 225 A(a)(14)$ or group do for dis	
		(a)(7) or G.S. 115C-325.4(a)(14) as grounds for dis Teacher contracts.	missal of demotion.
	<u>8 1100-020.0.</u>		
46	(a) Lenot	h of Contract – A contract between the local board	d of education and a teacher
46 47 v		h of Contract. – A contract between the local board	
47 <u>v</u>	who has been em	h of Contract. – A contract between the local board polyed by the local board of education for less the polyear. A contract or renewal of contract between	an three years shall be for a
47 <u>v</u> 48 <u>t</u>	who has been em erm of one schoo	ployed by the local board of education for less the	an three years shall be for a the local board of education

1	(b) Superintendent Recommendation to Local Board. – Local boards of education shall
2	employ teachers upon the recommendation of the superintendent. If a superintendent intends to
3	recommend to the local board of education that a teacher be offered a new or renewed contract,
4	the superintendent shall submit the recommendation to the local board for action and shall
5	include in the recommendation the length of the term of contract. A superintendent shall only
6	recommend a teacher for a contract of a term longer than one school year if the teacher has
7	shown effectiveness as demonstrated on the teacher evaluation instrument. The local board may
8	approve the superintendent's recommendation, may decide not to offer the teacher a new or
9	renewed contract, or may decide to offer the teacher a renewed contract for a different term
10	than recommended by the superintendent.
11	(c) <u>Dismissal During Term of Contract. – A teacher shall not be dismissed or demoted</u>
12	during the term of the contract except for the grounds and by the procedure set forth in
13	<u>G.S. 115C-325.4.</u>
14	(d) Recommendation on Nonrenewal. – If a superintendent decides not to recommend
15	that the local board of education offer a renewed contract to a teacher, the superintendent shall
16	give the teacher written notice of the decision no later than May 15.
17	(e) <u>Right to Petition for Hearing. – A teacher shall have the right to petition the local</u>
18	board of education for a hearing no later than June 1. The local board may, in its discretion,
19	
20	grant a hearing regarding the superintendent's recommendation for nonrenewal. The local board
	of education shall notify the teacher making the petition of its decision whether to grant a
21	hearing. If the request for a hearing is granted, the local board shall conduct a hearing pursuant
22	to the provisions of G.S. 115C-45(c) and make a final decision on whether to offer the teacher a
23	renewed contract. The board shall notify a teacher whose contract will not be renewed for the
24	next school year of its decision by June 15; provided, however, if a teacher submits a request
25	for a hearing, the board shall provide the nonrenewal notification by July 1 or such later date
26	upon the written consent of the superintendent and teacher. A decision not to offer a teacher a
27	renewed contract shall not be on any basis prohibited by State or federal law.
28	(f) Local boards of education and teachers employed by the local board may mutually
29	modify the terms of the contract to permit part-time employment.
30	" <u>§ 115C-325.4. Dismissal or demotion for cause.</u>
31	(a) <u>Grounds. – No teacher shall be dismissed or demoted or reduced to employment on</u>
32	a part-time basis for disciplinary reasons during the term of the contract except for one or more
33	of the following:
34	(1) Inadequate performance. In determining whether the professional
35	performance of a teacher is adequate, consideration shall be given to regular
36	and special evaluation reports prepared in accordance with the published
37	policy of the employing local school administrative unit and to any
38	published standards of performance which shall have been adopted by the
39	board. Inadequate performance for a teacher shall mean (i) the failure to
40	perform at a proficient level on any standard of the evaluation instrument or
40	(ii) otherwise performing in a manner that is below standard.
41	
	(2) <u>Immorality.</u>
43	(3) Insubordination.
44	$\frac{(4)}{(5)} \qquad \frac{\text{Neglect of duty.}}{\text{Neglect of duty.}}$
45	(5) <u>Physical or mental incapacity.</u>
46	(6) <u>Habitual or excessive use of alcohol or nonmedical use of a controlled</u>
47	substance as defined in Article 5 of Chapter 90 of the General Statutes.
48	(7) Conviction of a felony or a crime involving moral turpitude.
49	(8) Advocating the overthrow of the government of the United States or of the
50	State of North Carolina by force, violence, or other unlawful means.

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1	<u>(9)</u>	Failure to fulfill the duties and responsibilities imposed	upon teachers or
2 3	<u>(10)</u>	school administrators by the General Statutes of this State. Failure to comply with such reasonable requirements a	s the board may
4 5	(11)	prescribe. Any cause which constitutes grounds for the revocation	n of the teacher's
6		teaching license or the school administrator's administrator	
7	<u>(12)</u>	Failure to maintain his or her license in a current status.	
8 9	<u>(13)</u>	Failure to repay money owed to the State in accordance w of Article 60 of Chapter 143 of the General Statutes.	<u>with the provisions</u>
9 10	(14)	Providing false information or knowingly omitting a ma	aterial fact on an
11	(11)	application for employment or in response to a preemploym	
12	(b) Dismi	ssal Procedure. – The procedures provided in G.S. 115	
13		missals, demotions, or reductions to part-time employmer	
14	reasons for any re	eason specified in subsection (a) of this section.	
15		<u>Teacher suspension.</u>	
16		diate Suspension Without Pay If a superintendent believe	
17		teacher for any reason specified in G.S. 115C-325.4 an	
18		teacher is necessary, the superintendent may suspend the tea	
19 20	-	ng a teacher without pay, the superintendent shall meet with	
20 21	-	vritten notice of the charges against the teacher, an explanation of an opportunity to respond. Within five days after a susp	
21		approximity to respond. Within five days after a susp aperintendent shall initiate a dismissal, demotion, or discip	
23		ovided in this section. If it is finally determined that no grou	• •
24		sciplinary suspension without pay exist, the teacher sh	
25		Il be paid for the period of suspension, and all records of the	
26		the teacher's personnel file.	
27	(b) Discip	<u> blinary Suspension Without Pay. – A teacher recommende</u>	<u>d for disciplinary</u>
28	suspension witho	but pay may request a hearing before the board. If no request	is made within 15
29		intendent may file his or her recommendation with the	
30		ecommendation of the superintendent and the evidence addu	
31		he board concludes that the grounds for the recommenda	
32		a preponderance of the evidence, the board, if it sees fit, n	nay by resolution
33 34	order such susper	<u>Iston.</u> Board hearing for disciplinary suspensions for more tha	n 10 dava or for
34 35	<u>(1)</u>	certain types of intentional misconduct. – The procedures f	
36		under G.S. 115C-325.8 shall apply if any of the following	
37		exist:	ing eneumbanees
38		a. The recommended disciplinary suspension withou	t pay is for more
39		than 10 days; or	
40		b. The disciplinary suspension is for intentional mis	sconduct, such as
41		inappropriate sexual or physical condu	ct, immorality,
42		insubordination, habitual or excessive alcohol or no	
43		controlled substance as defined in Article 5 of C	-
44		General Statutes, any cause that constitutes	-
45		revocation of the teacher's or school administr	ator's license, or
46 47	( <b>2</b> )	providing false information.	n 10 dava Th-
47 48	<u>(2)</u>	Board hearing for disciplinary suspensions of no more that procedures for a board hearing under G.S. 115C-325.7	
48 49		disciplinary suspensions of no more than 10 days that are	
49 50		misconduct as specified in G.S. 115C-325.5(b)(1).	
20		<u>Insection as specified in 0.5. 1150 525.5(0)(1).</u>	

1	(c) Suspension with Pay. – If a superintendent believes that cause may exist for
2	dismissing or demoting a teacher for any reasons specified in G.S. 115C-325.4 but that
3	additional investigation of the facts is necessary and circumstances are such that the teacher
4	should be removed immediately from the teacher's duties, the superintendent may suspend the
5	teacher with pay for a reasonable period of time, not to exceed 90 days. The superintendent
6	shall notify the board of education within two days of the superintendent's action and shall
7	notify the teacher within two days of the action and the reasons for it. If the superintendent has
8 9	not initiated dismissal or demotion proceedings against the teacher within the 90-day period, the teacher shall be reinstated to the teacher's duties immediately and all records of the
9 10	suspension with pay shall be removed from the teacher's personnel file at the teacher's request.
10	However, if the superintendent and the teacher agree to extend the 90-day period, the
12	superintendent may initiate dismissal or demotion proceedings against the teacher at any time
12	during the period of the extension.
13	" <u>§ 115C-325.6.</u> Procedure for dismissal or demotion of a teacher for cause.
15	(a) Recommendation of Dismissal or Demotion. – A teacher may not be dismissed,
16	demoted, or reduced to part-time employment for disciplinary reasons during the term of the
17	contract except upon the superintendent's recommendation based on one or more of the grounds
18	in G.S. 115C-325.4.
19	(b) Notice of Recommendation. – Before recommending to a board the dismissal or
20	demotion of a teacher, the superintendent shall give written notice to the teacher by certified
21	mail or personal delivery of the superintendent's intention to make such recommendation and
22	shall set forth as part of the superintendent's recommendation the grounds upon which he or she
23	believes such dismissal or demotion is justified. The superintendent also shall meet with the
24	teacher and provide written notice of the charges against the teacher, an explanation of the basis
25	for the charges, and an opportunity to respond if the teacher has not done so under
26	G.S. 115C-325.5(a). The notice shall include a statement to the effect that the teacher, within
27	14 days after the date of receipt of the notice, may request a hearing before the board on the
28	superintendent's recommendation. A copy of Part 3 of Article 22 of Chapter 115C shall also be
29	sent to the teacher.
30	(c) <u>Request for Hearing.</u> – Within 14 days after receipt of the notice of
31	recommendation, the teacher may file with the superintendent a written request for a hearing
32	before the board on the superintendent's recommendation. The superintendent shall submit his
33	or her recommendation to the board. Within five days after receiving the superintendent's
34	recommendation and before taking any formal action, the board shall set a time and place for
35	the hearing and shall notify the teacher by certified mail or personal delivery of the date, time,
36	and place of the hearing. The time specified shall not be less than 10 nor more than 30 days
37	after the board has notified the teacher, unless both parties agree to an extension. The hearing
38	shall be conducted as provided in G.S. 115C-325.7.
39 40	(d) <u>No Request for Hearing. – If the teacher does not request a hearing before the board</u>
40	within the 14 days provided, the superintendent may submit his or her recommendation to the
41 42	board. The board, if it sees fit, may by resolution (i) reject the superintendent's recommendation or (ii) accept or modify the superintendent's recommendation and dismiss, demote, reinstate, or
42	suspend the teacher without pay.
44	" <u>§ 115C-325.7. Hearing before board.</u>
45	(a) Board Hearing. – The following procedures shall apply to a hearing conducted by
46	the board:
47	(1) The hearing shall be private.
48	(2) The board shall receive the following:
49	<u>a.</u> <u>Any documentary evidence the superintendent intends to use to</u>
50	support the recommendation. The superintendent shall provide the
51	documentary evidence to the teacher seven days before the hearing.

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1		b. Any documentary evidence the teacher intends to use to rebut the
1 2		b. <u>Any documentary evidence the teacher intends to use to rebut the</u> superintendent's recommendation. The teacher shall provide the
23		superintendent's recommendation. The teacher shall provide the superintendent with the documentary evidence three days before the
4		hearing.
5		
6		<u>c.</u> <u>The superintendent's recommendation and the grounds for the</u> recommendation.
7	(3)	<u>The superintendent and teacher may submit a written statement not less than</u>
8	<u>(5)</u>	three days before the hearing.
9	(4)	The superintendent and teacher shall be permitted to make oral arguments to
10	<u></u>	the board based on the record before the board.
11	<u>(5)</u>	The board shall make findings of fact based upon a preponderance of the
12	<u>(0)</u>	evidence.
13	<u>(6)</u>	Within two days following the hearing, the board shall send a written copy
14	<u>(0)</u>	of its findings and determination to the teacher and the superintendent.
15	(7)	If the board elects to make a transcript, the teacher may request and shall
16	<u>,,,,</u>	receive at no charge a transcript of the proceedings. A teacher may have the
17		hearing transcribed by a court reporter at the teacher's expense.
18	(b) The p	procedures of this section shall not apply to board hearings for disciplinary
19	• / •	ithout pay under G.S. 115C-325.5(b)(1). Board hearings for
20		(b)(1) shall be conducted as provided in G.S. 115C-325.8.
21		Board hearing for certain disciplinary suspensions.
22		ollowing procedures shall apply for a board hearing under G.S. 115C-325.5(b),
23		ensions without pay:
24	(1)	The hearing shall be private.
25	$\overline{(2)}$	The hearing shall be conducted in accordance with reasonable rules adopted
26		by the State Board of Education to govern such hearings.
27	<u>(3)</u>	At the hearing, the teacher and the superintendent shall have the right to be
28		present and to be heard, to be represented by counsel, and to present through
29		witnesses any competent testimony relevant to the issue of whether grounds
30		exist for a disciplinary suspension without pay.
31	<u>(4)</u>	Rules of evidence shall not apply to a hearing under this subsection and the
32		board may give probative effect to evidence that is of a kind commonly
33		relied on by reasonably prudent persons in the conduct of serious affairs.
34	<u>(5)</u>	At least eight days before the hearing, the superintendent shall provide to the
35		teacher a list of witnesses the superintendent intends to present, a brief
36		statement of the nature of the testimony of each witness, and a copy of any
37		documentary evidence the superintendent intends to present.
38	<u>(6)</u>	At least six days before the hearing, the teacher shall provide the
39		superintendent a list of witnesses the teacher intends to present, a brief
40		statement of the nature of the testimony of each witness, and a copy of any
41		documentary evidence the teacher intends to present.
42	<u>(7)</u>	No new evidence may be presented at the hearing except upon a finding by
43		the board that the new evidence is critical to the matter at issue and the party
44		making the request could not, with reasonable diligence, have discovered
45		and produced the evidence according to the schedule provided in this
46		section.
47	<u>(8)</u>	The board may subpoena and swear witnesses and may require them to give
48		testimony and to produce records and documents relevant to the grounds for
49		suspension without pay.
50	<u>(9)</u>	The board shall decide all procedural issues, including limiting cumulative
51		evidence, necessary for a fair and efficient hearing.

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1	(10)	The superintendent shall provide for making a transcrip	ot of the hearing The
2	<u>(10)</u>	teacher may request and shall receive at no charge	
3		proceedings.	
4	"§ 115C-325.9. ]	Feacher resignation.	
5		er Resignation Following Recommendation for Dismiss	al. – If a teacher has
6		ed for dismissal under G.S. 115C-325.4 and the teach	
7		n agreement of the superintendent, then:	<u>0</u>
8	(1)	The superintendent shall report the matter to the State B	oard of Education.
9	$\overline{(2)}$	The teacher shall be deemed to have consented to (i)	
10		teacher's personnel file of the written notice of the supe	-
11		to recommend dismissal and (ii) the release of	the fact that the
12		superintendent has reported this teacher to the State B	oard of Education to
13		prospective employers, upon request. The provisions of	G.S. 115C-321 shall
14		not apply to the release of this particular information.	
15	<u>(3)</u>	The teacher shall be deemed to have voluntarily sur	rrendered his or her
16		license pending an investigation by the State Board	l of Education in a
17		determination whether or not to seek action against	the teacher's license.
18		This license surrender shall not exceed 45 days from the	e date of resignation.
19		Provided further that the cessation of the license surren	÷
20		the State Board of Education from taking any furt	
21		appropriate. The State Board of Education shall initiate	
22		five working days of the written notice from the sup	
23		make a final decision as to whether to revoke or suspend	d the teacher's license
24	(1) 20 D	within 45 days from the date of resignation.	1.10
25 26		ys' Notice Resignation Requirement. – A teacher who is not a start when the target of the sector of	
26		not resign during the term of the contract without	
27 28		<u>aless he or she has given at least 30 days' notice. If a</u> dismissal does resign during the term of the contract w	
28 29		he board may request that the State Board of Education	
29 30		emainder of that school year. A copy of the request sh	
31	teacher's personne		
32		Application to certain institutions.	
33		ing any law or regulation to the contrary, this Part shall	apply to all persons
34		thing and related educational classes in the schools ar	1 1 <b>1</b>
35		lealth and Human Services, Public Instruction, Correction	
36		f the Department of Public Safety, regardless of the age of	
37	"§ 115C-325.11		
38	low-p	erforming residential schools.	
39	(a) Notwi	thstanding any other provision of this section or any of	ther law, this section
40	shall govern the	dismissal by the State Board of Education of teachers.	<u>principals</u> , assistant
41	principals, directo	ors, supervisors, and other licensed personnel assigned to	o a residential school
42	that the State Boa	rd has identified as low-performing and to which the Stat	e Board has assigned
43		m. The State Board shall dismiss a teacher, principal	· · · · ·
44	· · ·	or, or other licensed personnel when the State Board rece	
45		include written findings and recommendations rega	
46		mance from the assistance team. These findings and re	
47		dence of the inadequate performance of the teacher or sch	
48		tate Board may dismiss a teacher, principal, assistan	t principal, director,
49	supervisor, or oth	er licensed personnel when:	

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1	(1)	The State Board determines that the school has failed	to make satisfactory
2		improvement after the State Board assigned an assigned	
3		school.	
4	(2)	That assistance team makes the recommendation to	dismiss the teacher,
5		principal, assistant principal, director, supervisor, or othe	
6		for one or more grounds established in G.S. 115C-32	_
7		demotion of a teacher.	
8	Within 30 d	ays of any dismissal under this subsection, a teacher,	principal, assistant
9	principal, directo	r, supervisor, or other licensed personnel may request a he	earing before a panel
10	of three member	s designated by the State Board. The State Board shall	adopt procedures to
11		process rights are afforded to persons recommended for	•
12		sions of the panel may be appealed on the record to the Sta	
13		ithstanding any other provision of this section or any other	
14		dismissal by the State Board of licensed staff members wh	
15		under G.S. 115C-105.38A(c) but who, after one retest, fai	-
16	-	ard set by the State Board. The failure to meet the general	-
17	-	nall be substantial evidence of the inadequate performance	of the licensed staff
18	member.		1
19		ys of any dismissal under this subsection, a licensed staff i	
20		a panel of three members designated by the State Board. T	
21		s to ensure that due process rights are afforded to lice	
22		r dismissal under this subsection. Decisions of the panel	may be appealed on
23 24	the record to the (d) The S		1 may terminate the
24 25		State Board or the superintendent of a residential school administrator dismissed under this section. Nothing	-
23 26		Board from refusing to renew the contract of any person e	•
20 27	identified as low-	• • •	<u>Impioyed in a senoor</u>
28		er party to a school administrator or teacher contract is	entitled to damages
29	under this section	÷ •	entitied to duinuges
30		tate Board shall have the right to subpoena witnesses and	documents on behalf
31		e proceedings under this section.	
32	"§ 115C-325.12		in low-performing
33	schoo	ls.	
34	(a) Dismi	ssal of Principals Assigned to Low-Performing School	ols With Assistance
35	<u>Teams. – Notwi</u>	thstanding any other provision of this Part or any oth	er law, this section
36	governs the State	e Board's dismissal of principals assigned to low-performi	ing schools to which
37		as assigned an assistance team.	
38		ority of State Board to Dismiss Principal The State	
39		t any time, recommend the dismissal of any principal w	
40		school to which an assistance team has been assigned. The	
41		recommend the dismissal of any principal when the State	
42		im assigned to that principal's school two consecutive eva	
43		and recommendations regarding the principal's inadequate	performance.
44		dures for Dismissal of Principal. –	(1 1: : 1 0
45	<u>(1)</u>	If the State Board through its designee recommends	
46		principal under this section, the principal shall be s	
47		pending a hearing before a panel of three members of t	
48		purpose of this hearing, which shall be held within principal is suspended in the determine whether the	
49 50		principal is suspended, is to determine whether the	principal shall be
50		dismissed.	

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1	(2)	The panel shall order the dismissal of the principal if it determines from
2	<u>12)</u>	available information, including the findings of the assistance team, that the
3		low performance of the school is due to the principal's inadequate
4		performance.
5	(3)	The panel may order the dismissal of the principal if (i) it determines that the
6	<u>,</u>	school has not made satisfactory improvement after the State Board assigned
7		an assistance team to that school; and (ii) the assistance team makes the
8		recommendation to dismiss the principal for one or more grounds
9		established in G.S. 115C-325.4 for dismissal or demotion of a teacher.
10	<u>(4)</u>	If the State Board or its designee recommends the dismissal of a principal
11		before the assistance team assigned to the principal's school has evaluated
12		that principal, the panel may order the dismissal of the principal if the panel
13		determines from other available information that the low performance of the
14		school is due to the principal's inadequate performance.
15	<u>(5)</u>	In all hearings under this section, the burden of proof is on the principal to
16		establish that the factors leading to the school's low performance were not
17		due to the principal's inadequate performance. In all hearings under this
18		section, the burden of proof is on the State Board to establish that the school
19		failed to make satisfactory improvement after an assistance team was
20		assigned to the school and to establish one or more of the grounds
21 22	(6)	established for dismissal or demotion of a teacher under G.S. 115C-325.4.
22	<u>(6)</u>	In all hearings under this section, two consecutive evaluations that include
23 24		written findings and recommendations regarding that principal's inadequate performance from the assistance team are substantial evidence of the
24 25		inadequate performance of the principal.
26	(7)	The State Board shall adopt procedures to ensure that due process rights are
27	<u>, , , , , , , , , , , , , , , , , , , </u>	afforded to principals under this section. Decisions of the panel may be
28		appealed on the record to the State Board.
29	(d) The	State Board of Education or a local board may terminate the contract of a
30	<del></del>	ssed under this section.
31		ther party to a school administrator contract is entitled to damages under this
32	section.	
33	<u>(f)</u> <u>The</u>	State Board shall have the right to subpoena witnesses and documents on behalf
34	of any party to	the proceedings under this section.
35	" <u>§ 115C-325.1</u>	3. Procedure for dismissal of teachers employed in low-performing schools.
36		withstanding any other provision of this Part or any other law, this section shall
37		te Board's dismissal of teachers, assistant principals, directors, and supervisors
38		ools that the State Board has identified as low-performing and to which the State
39		gned an assistance team under Article 8B of this Chapter. The State Board shall
40		er, assistant principal, director, or supervisor when the State Board receives two
41		aluations that include written findings and recommendations regarding that
42		equate performance from the assistance team. These findings and
43 44		ons shall be substantial evidence of the inadequate performance of the teacher, pal, director, or supervisor.
44 45	•	State Board may dismiss a teacher, assistant principal, director, or supervisor
43 46	when: $(0) = 1100$	State Board may distinss a teacher, assistant principal, difector, or supervisor
40 47	<u>when.</u> (1)	The State Board determines that the school has failed to make satisfactory
48	(1)	improvement after the State Board assigned an assistance team to that school
49		under G.S. 115C-105.38; and
.,		CIST 1 0 C 10010 0, min

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1	(2) That assistance team makes the recommendation to dismiss the teacher,
2	assistant principal, director, or supervisor for one or more grounds
3	established in G.S. 115C-325.4 for dismissal or demotion for cause.
4	A teacher, assistant principal, director, or supervisor may request a hearing before a panel
5	of three members of the State Board within 30 days of any dismissal under this section. The
6	State Board shall adopt procedures to ensure that due process rights are afforded to persons
7	recommended for dismissal under this section. Decisions of the panel may be appealed on the
8	record to the State Board.
9	(c) Notwithstanding any other provision of this Part or any other law, this section shall
10	govern the State Board's dismissal of licensed staff members who have engaged in a
11	remediation plan under G.S. 115C-105.38A(c) but who, after one retest, fail to meet the general
12	knowledge standard set by the State Board. The failure to meet the general knowledge standard
13	after one retest shall be substantial evidence of the inadequate performance of the licensed staff
14	member.
15	(d) A licensed staff member may request a hearing before a panel of three members of
16	the State Board within 30 days of any dismissal under this section. The State Board shall adopt
17	procedures to ensure that due process rights are afforded to licensed staff members
18	recommended for dismissal under this section. Decisions of the panel may be appealed on the
19	record to the State Board.
20	(e) The State Board of Education or a local board may terminate the contract of a
21	teacher, assistant principal, director, or supervisor dismissed under this section.
22	(f) <u>Neither party to a school administrator or teacher contract is entitled to damages</u>
23	under this section.
24	(g) The State Board shall have the right to subpoen witnesses and documents on behalf
25	of any party to the proceedings under this section."
26	SECTION 14.(c) G.S. 115C-45(c) reads as rewritten:
27	"(c) Appeals to Board of Education and to Superior Court. – An appeal shall lie to the
28	local board of education from any final administrative decision in the following matters:
29	(1) The discipline of a student under G.S. $115C-390.7$ , $115C-390.10$ , or $115C-200.11$
30	115C-390.11; (2) An allocat adjusted on a final field for large State large State Decord of
31 32	(2) An alleged violation of a specified federal law, State law, State Board of Education policy. State mile or legel board policy including policies
32 33	Education policy, State rule, or local board policy, including policies
33 34	<ul><li>regarding grade retention of students;</li><li>(3) The terms or conditions of employment or employment status of a school</li></ul>
35	(3) The terms or conditions of employment or employment status of a school employee; and
36	(4) Any other decision that by statute specifically provides for a right of appeal
37	to the local board of education and for which there is no other statutory
38	appeal procedure.
39	As used in this subsection, the term "final administrative decision" means a decision of a
40	school employee from which no further appeal to a school administrator is available.
41	Any person aggrieved by a decision not covered under subdivisions (1) through (4) of this
42	subsection shall have the right to appeal to the superintendent and thereafter shall have the right
43	to petition the local board of education for a hearing, and the local board may grant a hearing
44	regarding any final decision of school personnel within the local school administrative unit.
45	The local board of education shall notify the person making the petition of its decision whether
46	to grant a hearing.
47	In all appeals to the board it is the duty of the board of education to see that a proper notice
48	is given to all parties concerned and that a record of the hearing is properly entered in the
49	records of the board conducting the hearing

49 records of the board conducting the hearing.

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1	The board of	of education may designate hearing pan	els composed of not less than two
2		board to hear and act upon such appeals in	-
3	of education.	1 11	
4	An appeal of	Fright brought before a local board of edu	cation under subdivision (1), (2), $(3)$ ,
5		ubsection may be further appealed to the	
6		local board's decision is in violation of con	
7		nority or jurisdiction of the board, is made	
8	by other error o	f law, is unsupported by substantial evid	ence in view of the entire record as
9	submitted, or is a	arbitrary or capricious. However, the right	of a noncertified employee to appeal
10	decisions of a lo	cal board under subdivision (3) of this sub	osection shall only apply to decisions
11	concerning the d	ismissal, demotion, or suspension without	t pay of the noncertified employee. A
12	noncertified em	ployee may request and shall be entitled	I to receive written notice as to the
13		mployee's dismissal, demotion, or suspen	
14	provided to the	employee prior to any local board of e	ducation hearing on the issue. This
15	subsection shall	not alter the employment status of a nonce	ertified employee."
16	SEC	TION 14.(d) G.S. 115C-105.26(b)(2) read	ds as rewritten:
17	"(2)	State rules and policies, except those pe	ertaining to public school State salary
18		schedules and employee benefits for	school employees, the instructional
19		program that must be offered under the	Basic Education Program, the system
20		of employment for public school tead	chers and administrators set out in
21		G.S. 115C-287.1 and G.S. 115C-325, in	
22		health and safety codes, compulsory att	
23		school day and year, and the Uniform E	1 0 1
24		TION 14.(e) G.S. $115C-105.37B(a)(2)$ real	
25	"(2)	Restart model, in which the State Boan	
26		local board of education to operate th	-
27		from statutes and rules as a charter s	
28		Article 16 of this Chapter, or under	-
29		management organization that has been	6 6
30		process. A school operated under this s	
31		of the local board of education, and en	
32		employees of the local school admin	1
33 34	SEC	provided by <u>G.S. 115C-325.Part 3 of Ar</u> TION 14.(f) G.S. 115C-105.38A(d) reads	<b>•</b>
34 35		ting; Dismissal. – Upon completion of t	
36		this section, the certified staff member sh	
37		he certified staff member fails to acquire a	
38	State Boar		smissal proceeding under
39		<del>p)(2a).<u>G.S. 115C-325.13.</u>"</del>	initial proceeding under
40		TION 14.(g) G.S. 115C-105.38A(f) reads	as rewritten:
41		Actions Not Precluded. – Nothing in this	
42		following actions:	
43	(1)	The dismissal of a principal under G.S.	<del>115C-325(q)(1);G.S. 115C-325.12.</del>
44	(2)	The dismissal of a teacher, assistant pr	incipal, director, or supervisor under
45		G.S. 115C-325(q)(2);G.S. 115C-325.13	<u>-</u>
46	(3)	The dismissal or demotion of a career	
47		listed under G.S. 115C-325(e);G.S. 115	
48	(4)	The nonrenewal of a school administrate	or's or probationary teacher's contract
49	<i></i>	of employment; or employment.	
50	<del>(5)</del>	The decision to grant career status."	
51	SEC	TION 14.(h) G.S. 115C-105.39 reads as r	ewritten:

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1	"§ 115C-105.39. Dismissal or removal of personnel; appointment of interim		
2	superintendent.		
3	(a) Within 30 days of the initial identification of a school as low-performing, whether		
4	by the local school administrative unit under G.S. 115C-105.37(a1) or by the State Board under		
5	G.S. 115C-105.37(a), the superintendent shall take one of the following actions concerning the		
6	school's principal: (i) recommend to the local board that the principal be retained in the same		
7	position, (ii) recommend to the local board that the principal be retained in the same position		
8	and a plan of remediation should be developed, (iii) recommend to the local board that the		
9	principal be transferred, or (iv) proceed under G.S. 115C-325G.S. 115C-325.4 to dismiss or		
10	demote the principal. The principal may be retained in the same position without a plan for		
11	remediation only if the principal was in that position for no more than two years before the		
12	school is identified as low-performing. The principal shall not be transferred to another		
13	principal position unless (i) it is in a school classification in which the principal previously		
14	demonstrated at least 2 years of success, (ii) there is a plan to evaluate and provide remediation		
15	to the principal for at least one year following the transfer to assure the principal does not		
16	impede student performance at the school to which the principal is being transferred; and (iii)		
17	the parents of the students at the school to which the principal is being transferred are notified.		
18	The principal shall not be transferred to another low-performing school in the local school		
19 20	administrative unit. If the superintendent intends to recommend demotion or dismissal, the		
20 21	superintendent shall notify the local board. Within 15 days of (i) receiving notification that the superintendent intends to present under G.S. 115C 325 G.S. 115C 325 4 or (ii) its design		
21	superintendent intends to proceed under G.S. 115C-325, G.S. 115C-325.4 or (ii) its decision		
22	concerning the superintendent's recommendation, but no later than September 30, the local board shall submit to the State Board a written notice of the action taken and the basis for that		
23 24	action. If the State Board does not assign an assistance team to that school or if the State Board		
24 25	assigns an assistance team to that school and the superintendent proceeds under		
25 26	<u>G.S. 115C-325G.S. 115C-325.4</u> to dismiss or demote the principal, then the State Board shall		
27	take no further action. If the State Board assigns an assistance team to the school and the		
28	superintendent is not proceeding under $G.S. 115C-325G.S. 115C-325.4$ to dismiss or demote		
29	the principal, then the State Board shall vote to accept, reject, or modify the local board's		
30	recommendations. The State Board shall notify the local board of its action within five days. If		
31	the State Board rejects or modifies the local board's recommendations and does not recommend		
32	dismissal of the principal, the State Board's notification shall include recommended action		
33	concerning the principal's assignment or terms of employment. Upon receipt of the State		
34	Board's notification, the local board shall implement the State Board's recommended action		
35	concerning the principal's assignment or terms of employment unless the local board asks the		
36	State Board to reconsider that recommendation. The State Board shall provide an opportunity		
37	for the local board to be heard before the State Board acts on the local board's request for a		
38	reconsideration. The State Board shall vote to affirm or modify its original recommended		
39	action and shall notify the local board of its action within five days. Upon receipt of the State		
40	Board's notification, the local board shall implement the State Board's final recommended		
41	action concerning the principal's assignment or terms of employment. If the State Board rejects		
42	or modifies the local board's action and recommends dismissal of the principal, the State Board		
43	shall proceed under G.S. 115C-325(q)(1).G.S. 115C-325.12.		
44	(b) The State Board shall proceed under $G.S. 115C-325(q)(2)G.S. 115C-325.13$ for the		
45	dismissal of teachers, assistant principals, directors, and supervisors assigned to a school		
46	identified as low-performing in accordance with G.S. 115C-325(q)(2).G.S. 115C-325.13.		

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SECTION 14.(i) G.S. 115C-238.29F(e)(3) reads as rewritten:

If a teacher employed by a local school administrative unit makes a written "(3) request for a leave of absence to teach at a charter school, the local school 51 administrative unit shall grant the leave for one year. For the initial year of a

...."

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1 2 3 4	charter school's operation, the local school administrative that the request for a leave of absence be made up to 4 teacher would otherwise have to report for duty. After the charter school's operation, the local school administrative	5 days before the e initial year of a
5	that the request for a leave of absence be made up to 9	• •
6	teacher would otherwise have to report for duty. A local b	oard of education
7	is not required to grant a request for a leave of absence or a	
8 9	or renew a leave of absence for a teacher who previous leave of absence from that school board under this subd	5
10	who has career status under G.S. 115C-325 prior to re	
11	leave of absence to teach at a charter school may return to	a public school in
12	the local school administrative unit with career status at the	
13 14	of absence or upon the end of employment at the cha	
14	appropriate position is available. If an appropriate positi the teacher's name shall be placed on a list of available	
16	teacher shall have priority on all positions for which that t	
17	in accordance with G.S. 115C-325(e)(2)."	1
18	SECTION 14.(j) G.S. 115C-238.68(3) reads as rewritten:	· · , ,· · ·,
19 20	"(3) Career status. <u>Leave of absence from local school adm</u> Employees of the board of directors shall not be eligible f	
20	a teacher employed by a local school administrative uni	
22	request for a leave of absence to teach at the regional school	
23	administrative unit shall grant the leave for one year. For	•
24 25	the regional school's operation, the local school admin	•
23 26	require that the request for a leave of absence be made up the teacher would otherwise have to report for duty. After	
27	the regional school's operation, the local school admin	-
28	require that the request for a leave of absence be made up	to 90 days before
29	the teacher would otherwise have to report for duty.	
30 31	education is not required to grant a request for a leave request to extend or renew a leave of absence for a teach	
32	has received a leave of absence from that school	
33	subdivision. A teacher who has eareer status under G.S.	
34	receivingreceived a leave of absence to teach at the reg	5
35	return to a public school in the local school administrativ	
36 37	status at the end of the leave of absence or upon the end the regional school if an appropriate position is available	
38	position is unavailable, the teacher's name shall be pl	
39	available teachers in accordance with G.S. 115C-325(e)(2)	
40	SECTION 14.(k) G.S. 115C-276(l) reads as rewritten:	
41 42	"(1) To Maintain Personnel Files and to Participate in Firing and De	
42 43	The superintendent shall maintain in his <u>or her</u> office a personnel file for contains complaints, commendations, or suggestions for correction or impro	
44	teacher and shall participate in the firing and demoting of staff,	
45	G.S. 115C-325. Part 3 of Article 22 of this Chapter."	-
46	SECTION 14.(I) G.S. 115C-285(7) reads as rewritten:	- <u> </u>
47 48	"(7) All persons employed as principals in the schools and in subsection (p) of G.S. 115C-325-G.S. 115C-325.10 shall	
48 49	the same rate as are teachers in the public schools in ac	-
50	salary schedule adopted by the State Board of Education."	
51	SECTION 14.(m) G.S. 115C-287.1 reads as rewritten:	

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"	-	Method of employment of principals, assistant princip lirectors.	als, supervisors,
	(a) (1)	Beginning July 1, 1995, allAll persons employed as scho	ol administrators
	( <b>2</b> )	shall be employed pursuant to this section.	al a durinistrators
	(2)	Notwithstanding G.S. 115C-287.1(a)(1), the following school and a purguent to C.S. 115C 225:	or administrators
		shall be employed pursuant to G.S. 115C-325: a. School administrators who, as of July 1, 1995,	ora corving in a
		a. School administrators who, as of July 1, 1995, principal or supervisor position with career status and	-
		b. School administrators who, as of July 1, 1995,	are serving in a
		principal or supervisor position and who are eli	
		career status on or before June 30, 1997.	
		A school administrator shall cease to be employ	ed pursuant to
		G.S. 115C-325 if the school administrator: (i) voluntarily re	1
		status or the opportunity to achieve career status thr	
		resignation, or otherwise; or (ii) is dismissed or demoted (	0 1 /
		is not renewed pursuant to G.S. 115C-325.	
	(3)	For purposes of this section, school administrator means a:	
		a. Principal;	
		b. Assistant principal;	
		c. Supervisor; or	
		d. Director,	
		whose major function includes the direct or indirect superv	vision of teaching
		or of any other part of the instructional program.	
	(4)	Nothing in this section shall be construed to confer care	
		assistant principal or director, or to make an assistant principal or director,	
		career status as an assistant principal or a director eligible f	or career status as
	(1) I 1	a director.	· 1· ·1 1 C
~		boards of education shall employ school administrators who s provided in G.S. 115C-325(c)(3), upon the recomm	
		The initial contract between a school administrator and	
	1	be for two to four years, ending on June 30 of the final	
		case of a subsequent contract between a principal or assistan	
		lucation, the contract shall be for a term of four years. In the	1 1
		a school administrator and a local board of education, the	
		for a period of less than 12 months provided the contract bec	-
		ber 1. A local board of education may, with the written con-	
	-	tend, renew, or offer a new school administrator's contract at	
fi	irst 12 months	of the contract so long as the term of the new, renewed, or	extended contract
d	loes not exceed	four years. Rolling annual contract renewals are not allowed	d. Nothing in this
S	ection shall be	construed to prohibit the filling of an administrative position	on an interim or
te	emporary basis.		
		erm of employment shall be stated in a written contract tha	
		ne local board of education and the school administra	
		all not be dismissed or demoted during the term of the contr	-
g		he procedure by which a <del>career</del> teacher may be dismissed or c	iemoted <u>for cause</u>

47 as set forth in <u>G.S. 115C-325.G.S. 115C-325.4</u>.

(d) If a superintendent intends to recommend to the local board of education that the
 school administrator be offered a new, renewed, or extended contract, the superintendent shall
 submit the recommendation to the local board for action. The local board may approve the

superintendent's recommendation or decide not to offer the school administrator a new,
 renewed, or extended school administrator's contract.

3 If a superintendent decides not to recommend that the local board of education offer a new, 4 renewed, or extended school administrator's contract to the school administrator, the 5 superintendent shall give the school administrator written notice of his or her decision and the 6 reasons for his or her decision no later than May 1 of the final year of the contract. The 7 superintendent's reasons may not be arbitrary, capricious, discriminatory, personal, or political. 8 No action by the local board or further notice to the school administrator shall be necessary 9 unless the school administrator files with the superintendent a written request, within 10 days 10 of receipt of the superintendent's decision, for a hearing before the local board. Failure to file a 11 timely request for a hearing shall result in a waiver of the right to appeal the superintendent's decision. If a school administrator files a timely request for a hearing, the local board shall 12 13 conduct a hearing pursuant to the provisions of G.S. 115C-45(c) and make a final decision on 14 whether to offer the school administrator a new, renewed, or extended school administrator's 15 contract.

16 If the local board decides not to offer the school administrator a new, renewed, or extended 17 school administrator's contract, the local board shall notify the school administrator of its 18 decision by June 1 of the final year of the contract. A decision not to offer the school 19 administrator a new, renewed, or extended contract may not be for any cause that is not 20 arbitrary, capricious, discriminatory, personal, or political. prohibited by State or federal law. 21 The local board's decision not to offer the school administrator a new, renewed, or extended 22 school administrator's contract is subject to judicial review in accordance with Article 4 of 23 Chapter 150B of the General Statutes.

24

(e) Repealed by Session Laws 1995, c. 369, s. 1.

25 (f) If the superintendent or the local board of education fails to notify a school 26 administrator by June 1 of the final year of the contract that the school administrator will not be 27 offered a new school administrator's contract, the school administrator shall be entitled to 30 28 days of additional employment or severance pay beyond the date the school administrator 29 receives written notice that a new contract will not be offered.

30 (g) If, prior to appointment as a school administrator, the school administrator held 31 career status as a teacher in the local school administrative unit in which he or she is employed 32 as a school administrator, a school administrator shall retain career status as a teacher if the 33 school administrator is not offered a new, renewed, or extended contract by the local board of 34 education, unless the school administrator voluntarily relinquished that right or is dismissed or 35 demoted pursuant to G.S. 115C-325.

36 An individual who holds a provisional assistant principal's certificate and who is (h) 37 employed as an assistant principal under G.S. 115C-284(c) shall be considered a school 38 administrator for purposes of this section. Notwithstanding subsection (b) of this section, a 39 local board may enter into one-year contracts with a school administrator who holds a 40 provisional assistant principal's certificate. If the school administrator held career status as a 41 teacher in the local school administrative unit prior to being employed as an assistant principal 42 and the State Board for any reason does not extend the school administrator's provisional 43 assistant principal's certificate, the school administrator shall retain career status as a teacher 44 unless the school administrator voluntarily relinquished that right or is dismissed or demoted 45 under G.S. 115C-325. Nothing in this subsection or G.S. 115C-284(c) shall be construed to require a local board to extend or renew the contract of a school administrator who holds a 46 47 provisional assistant principal's certificate."

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SECTION 14.(n) G.S. 115C-288(g) reads as rewritten:

"(g) To Report Certain Acts to Law Enforcement and the Superintendent. – When the
 principal has personal knowledge, a reasonable belief, or actual notice from school personnel
 that an act has occurred on school property involving assault resulting in serious personal

1 injury, sexual assault, sexual offense, rape, kidnapping, indecent liberties with a minor, assault 2 involving the use of a weapon, possession of a firearm in violation of the law, possession of a 3 weapon in violation of the law, or possession of a controlled substance in violation of the law, 4 the principal shall immediately report the act to the appropriate local law enforcement agency. 5 A principal who willfully fails to make a report to law enforcement required by this 6 subject demotion dismissal pursuant subsection mav be to or to G.S. 115C-325.G.S. 115C-325.4. 7 8 Notwithstanding any other provision of law, the State Board of Education shall not require 9 the principal to report to law enforcement acts in addition to those required to be reported by 10 this subsection. 11 For purposes of this subsection, "school property" shall include any public school building, bus, public school campus, grounds, recreational area, or athletic field, in the charge of the 12 13 principal. 14 The principal or the principal's designee shall notify the superintendent or the 15 superintendent's designee in writing or by electronic mail regarding any report made to law 16 enforcement under this subsection. This notification shall occur by the end of the workday in 17 which the incident occurred when reasonably possible but not later than the end of the 18 following workday. The superintendent shall provide the information to the local board of 19 education. 20 Nothing in this subsection shall be interpreted to interfere with the due process rights of 21 school employees or the privacy rights of students." 22 SECTION 14.(0) G.S. 115C-304 is repealed. 23 SECTION 14.(p) G.S. 115C-333 reads as rewritten: 24 "§ 115C-333. Evaluation of licensed employees including certain superintendents; 25 mandatory improvement plans; State board notification upon dismissal of 26 employees. 27 Annual Evaluations; Low-Performing Schools. - Local school administrative units (a) 28 shall evaluate at least once each year all licensed employees assigned to a school that has been 29 identified as low-performing. The evaluation shall occur early enough during the school year to 30 provide adequate time for the development and implementation of a mandatory improvement 31 plan if one is recommended under subsection (b) of this section. If the employee is a teacher as 32 defined under G.S. 115C-325(a)(6), G.S. 115C-325.1(5), either the principal, the assistant 33 principal who supervises the teacher, or an assistance team assigned under G.S. 115C-105.38 34 shall conduct the evaluation. If the employee is a school administrator as defined under 35 G.S. 115C-287.1(a)(3), either the superintendent or the superintendent's designee shall conduct 36 the evaluation. 37 All teachers in low-performing schools who have not attained career status been employed 38 for less than three consecutive years shall be observed at least three times annually by the 39 principal or the principal's designee and at least once annually by a teacher and shall be 40 evaluated at least once annually by a principal. This section shall not be construed to limit the 41 duties and authority of an assistance team assigned to a low-performing school under 42 G.S. 115C-105.38. 43 A local board shall use the performance standards and criteria adopted by the State Board 44 and may adopt additional evaluation criteria and standards. All other provisions of this section 45 shall apply if a local board uses an evaluation other than one adopted by the State Board. 46 (b) Mandatory Improvement Plans. -47 Repealed by Session Laws 2011-348, s. 2, effective July 1, 2011, and (1)48 applicable to persons recommended for dismissal or demotion on or after that date. 49 50 A mandatory improvement plan is an instrument designed to improve a (1a)51 teacher's performance or the performance of any licensed employee in a

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1 2		low-performing school by providing the individual wit performance areas that have substantial deficiencies and	-
3		including the specific support to be provided to the ind	dividual, so that the
4 5		individual, within a reasonable period of time, should s such deficiencies.	atisfactorily resolve
6	(2)	Repealed by Session Laws 2011-348, s. 2, effective	July 1, 2011, and
7		applicable to persons recommended for dismissal or d	
8		that date.	
9 10	(2a)	If a licensed employee in a low-performing school rece standard on an evaluation that is below proficient or o	
10		unsatisfactory or below standard performance in an ar	
12		employee was expected to demonstrate, the indivi	
13		conducted the evaluation shall recommend to the superi	ntendent that (i) the
14		employee receive a mandatory improvement plan desig	
15 16		employee's performance or performance, (ii) the superint to the local board that the employee be dismissed or	
10		<u>contract not be recommended for renewal, or (iii) if the e</u>	
18		inappropriate conduct or performed inadequately to such	
19		conduct or performance causes substantial harm	to the educational
20		environment that a proceeding for immediate dismiss	· · · · · · · · · · · · · · · · · · ·
21 22		<u>instituted.</u> If the individual or team that conducted the e to make <u>either any</u> of the above recommendations, the	
22		team shall notify the superintendent of this decision.	
24		shall determine whether to develop a mandatory impro	1
25		not recommend renewal of the employee's contract,	or to recommend a
26	( <b>2</b> )	dismissal proceeding.	• , • • ,
27 28	(3)	If at any time a licensed employee engages in inapp performs inadequately to such a degree that such cond	
20 29		causes substantial harm to the educational environme	-
30		dismissal or demotion is not appropriate, then the princip	,
31		institute a mandatory improvement plan regardless	
32		previous evaluations. The principal shall document the	e exigent reason for
33 34	(4)	immediately instituting such a plan. Mandatory improvement plans shall be developed b	w the nerson who
35	(+)	evaluated the licensed employee or the employee's su	
36		evaluation was conducted by an assistance team. If	
37		conducted by an assistance team, that team shall dev	
38		improvement plan in collaboration with the emp	· 1
39 40		Mandatory improvement plans shall be designed to be c instructional days or before the beginning of the next sc	
41		Board shall develop guidelines that include strategies to	•
42		in evaluating licensed employees and developing e	effective mandatory
43		improvement plans within the time allotted under this se	
44 45		may adopt policies for the development and implement	•
45 46		improvement plans and policies for the implementation directed growth plans.	n of monitored and
47	(c) Reass	essment of Employee in a Low-Performing School. – Af	ter the expiration of
48		or the mandatory improvement plan under subdivision (2a)	-

the time period for the mandatory improvement plan under subdivision (2a) of subsection (b) of this section, the superintendent, the superintendent's designee, or the assistance team shall assess the performance of the employee of the low-performing school a second time. If the superintendent, superintendent's designee, or assistance team determines that the employee has

failed to become proficient in any of the performance standards articulated in the mandatory improvement plan or demonstrate sufficient improvement toward such standards, the superintendent shall recommend that the employee employee's contract not be renewed, or that the employee be immediately dismissed or demoted under G.S. 115C-325.G.S. 115C-325.4. The results of the second assessment shall constitute substantial evidence of the employee's inadequate performance.

7 State Board Notification. - If a local board dismisses an employee of a (d) 8 low-performing school for any reason for cause or elects to not renew an employee's contract as 9 a result of a superintendent's recommendation under subsection (b) or (c) of this section, except 10 a reduction in force under G.S. 115C-325(e)(1)L, it shall notify the State Board of the action, 11 and the State Board annually shall provide to all local boards the names of those individuals. If 12 a local board hires one of these individuals, within 60 days the superintendent or the 13 superintendent's designee shall observe the employee, develop a mandatory improvement plan 14 to assist the employee, and submit the plan to the State Board. The State Board shall review the 15 mandatory improvement plan and may provide comments and suggestions to the 16 superintendent. If on the next evaluation the employee receives a rating on any standard that 17 was identified as an area of concern on the mandatory improvement plan that is again below proficient or otherwise represents unsatisfactory or below standard performance, the local 18 19 board shall notify the State Board and the State Board shall initiate a proceeding to revoke the 20 employee's license under G.S. 115C-296(d). If on this next evaluation the employee receives at 21 least a proficient rating on all of the performance standards that were identified as areas of 22 concern on the mandatory improvement plan, the local board shall notify the State Board that 23 the employee is in good standing and the State Board shall not continue to provide the 24 individual's name to local boards under this subsection unless the employee is subsequently 25 dismissed under-G.S. 115C-325 except for a reduction in force. G.S. 115C-325.4.

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SECTION 14.(q) G.S. 115C-333.1 reads as rewritten:

"§ 115C-333.1. Evaluation of teachers in schools not identified as low-performing; mandatory improvement plans; State Board notification upon dismissal of teachers.

31 Annual Evaluations. - All teachers who are assigned to schools that are not (a) 32 designated as low-performing and who have not attained career statusbeen employed for at 33 least three consecutive years shall be observed at least three times annually by the principal or 34 the principal's designee and at least once annually by a teacher and shall be evaluated at least 35 once annually by a principal. All teachers with career status who have been employed for three 36 or more years who are assigned to schools that are not designated as low-performing shall be 37 evaluated annually unless a local board adopts rules that allow teachers with career 38 statusemployed for three or more years to be evaluated more or less frequently, provided that 39 such rules are not inconsistent with State or federal requirements. Local boards also may adopt 40 rules requiring the annual evaluation of nonlicensed employees. A local board shall use the 41 performance standards and criteria adopted by the State Board and may adopt additional 42 evaluation criteria and standards. All other provisions of this section shall apply if a local board 43 uses an evaluation other than one adopted by the State Board.

(b) Mandatory Improvement Plans for Teachers. – If, in an observation report or year-end evaluation, a teacher receives a rating that is below proficient or otherwise represents unsatisfactory or below standard performance on any standard that the teacher was expected to demonstrate, the principal may place the teacher on a mandatory improvement plan as defined in G.S. 115C-333(b)(1a). The mandatory improvement plan shall be utilized only if the superintendent or superintendent's designee determines that an individual, monitored, or directed growth plan will not satisfactorily address the deficiencies.

1 If at any time a teacher engages in inappropriate conduct or performs inadequately to such a 2 degree that such conduct or performance causes substantial harm to the educational 3 environment, and immediate dismissal or demotion is not appropriate, then the principal may 4 immediately institute a mandatory improvement plan regardless of any ratings on previous 5 evaluations. The principal shall document the exigent reason for immediately instituting such a 6 plan. The mandatory improvement plan shall be developed by the principal in consultation with 7 the teacher. The teacher shall have five instructional days from receipt of the proposed 8 mandatory improvement plan to request a modification of such plan before it is implemented, 9 and the principal shall consider such suggested modifications before finalizing the plan. The 10 teacher shall have at least 60 instructional days to complete the mandatory improvement plan. 11 The State Board shall develop guidelines that include strategies to assist local boards in 12 evaluating teachers and developing effective mandatory improvement plans. Local boards may 13 adopt policies for the implementation of mandatory improvement plans under this section. 14

Observation by a Qualified Observer. -(c)

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The term "qualified observer" as used in this section is any administrator or (1)teacher who is licensed by the State Board of Education and working in North Carolina; any employee of the North Carolina Department of Public Instruction who is trained in evaluating licensed employees; or any instructor or professor who teaches in an accredited North Carolina school of education and holds an educator's license.

- The local board of education shall create a list of qualified observers who are (2) employed by that board and available to do observations of employees on mandatory improvement plans. This list shall be limited to names of administrators and teachers selected by the local board of education. The local board of education shall strive to select administrators and teachers with excellent reputations for competence and fairness.
- 27 (3) Any teacher, other than a teacher assigned to a school designated as 28 low-performing, who has been placed on a mandatory improvement plan 29 shall have a right to be observed by a qualified observer in the area or areas 30 of concern identified in the mandatory improvement plan. The affected 31 teacher and the principal shall jointly choose the qualified observer within 32 20 instructional days after the commencement of the mandatory 33 improvement plan. If the teacher and the principal cannot agree on a 34 qualified observer within this time period, they each shall designate a person 35 from the list of qualified observers created pursuant to subdivision (2) of this 36 subsection, and these two designated persons shall choose a qualified 37 observer within five instructional days of their designation. The qualified 38 observer shall draft a written report assessing the teacher in the areas of 39 concern identified in the mandatory improvement plan. The report shall be 40 submitted to the principal before the end of the mandatory improvement plan 41 period. If a teacher or administrator from the same local school 42 administrative unit is selected to serve as the qualified observer, the 43 administration of the local school administrative unit shall provide such qualified observer with the time necessary to conduct the observation and 44 45 prepare a report. If someone who is not employed by the same local school administrative unit is selected to serve as the qualified observer, the teacher 46 47 who is the subject of the mandatory improvement plan will be responsible 48 for any expenses related to the observations and reports prepared by the 49 qualified observer. The qualified observer shall not unduly disrupt the 50 classroom when conducting an observation.

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1 2 3 4 5	(4) No local board of education or employee of a local discharge, threaten, or otherwise retaliate against board regarding that employee's compensation, ten or privileges of employment because of the completion of a report of a privilegement of a report of the completion of a report of a second	another employee of the rms, conditions, location, employee's service or
5 6	completion of a report as an objective observer pu unless the employee's report contained materi	
7	employee knew was false.	
8	(d) Reassessment of the Teacher. – Upon completion of a man	
9	under subsection (b) of this section, the principal shall assess the per-	
10	second time. The principal shall also review and consider any report	
11 12	observer under subsection (c) of this section if one has been submit mandatory improvement plan period. If, after the second assessm	
12	consideration of any report from the qualified observer, the superinte	
14	designee determines that the teacher has failed to become proficient i	-
15	standards identified as deficient in the mandatory improvement plan	
16	improvement toward such standards, the superintendent may recor	
17	contract not be renewed, or if the teacher has engaged in inappropri-	ate conduct or performed
18	inadequately to such a degree that such conduct or performance cause	
19	educational environment, that the teacher be immediately dismi	
20	G.S. 115C-325.G.S. 115C-325.4. The results of the second assessment the terms of this subsection shall constitute substantial evidence of	
21 22	the terms of this subsection shall constitute substantial evidence of performance.	the teacher's inadequate
22	(e) Dismissal Proceedings Without a Mandatory Improvement	Plan – The absence of a
24	mandatory improvement plan as described in this section shall not	
25	from initiating a dismissal proceeding against a teacher un	
26	G.S. 115C-325. G.S. 115C-325.4. However, the superintendent shall	l not be entitled to the
27	substantial evidence provision in subsection (d) of this section if such	mandatory improvement
28	plan is not utilized.	1 0 1 1
29	(f) State Board Notification. – If a local board dismisses a team	
30 31	not renew an employee's contract as a result of a superintendent's subsection (d) of this section, for any reason except a rec	
32	G.S. 115C-325(e)(1)L, it shall notify the State Board of the action, and	
33	shall provide to all local boards the names of those teachers. If a loca	
34	teachers, within 60 days the superintendent or the superintendent's d	
35	teacher, develop a mandatory improvement plan to assist the teacher, a	-
36	State Board. The State Board shall review the mandatory improvement	
37	comments and suggestions to the superintendent. If on the next evalu	
38	a rating on any standard that was an area of concern on the mandatory	1 1
39 40	again below proficient or a rating that otherwise represents unsatisf performance, the local board shall notify the State Board, and the St	5
40 41	proceeding to revoke the teacher's license under G.S. 115C-296(d). If	
42	teacher receives at least a proficient rating on all of the overall perform	
43	areas of concern on the mandatory improvement plan, the local box	
44	Board that the teacher is in good standing, and the State Board shall no	
45	teacher's name to local boards under this subsection unless the	1 V
46	dismissed under G.S. 115C-325G.S. 115C-325.4. except for a reduct	
47	on this next evaluation the teacher receives a developing rating on	-
48 49	areas of concern on the mandatory improvement plan, <u>if the local t</u> teacher's contract and the teacher shall have one more year to bring t	
49 50	by the end of this second year, the teacher is not proficient in all sta	<b>U</b> 1
51	concern on the mandatory improvement plan, the local board shall no	
		J

the State Board shall initiate a proceeding to revoke the teacher's license under 1 2 G.S. 115C-296(d). 3 . . . . " 4 SECTION 14.(r) G.S. 115C-335(b) reads as rewritten: 5 Training. - The State Board, in collaboration with the Board of Governors of The "(b) 6 University of North Carolina, shall develop programs designed to train principals and 7 superintendents in the proper administration of the employee evaluations developed by the 8 State Board. The Board of Governors shall use the professional development programs for 9 public school employees that are under its authority to make this training available to all 10 principals and superintendents at locations that are geographically convenient to local school

11 administrative units. The programs shall include methods to determine whether an employee's 12 performance has improved student learning, the development and implementation of 13 appropriate professional growth and mandatory improvement plans, the process for contract 14 nonrenewal, and the dismissal process under G.S. 115C-325.Part 3 of Article 22 of this 15 Chapter. The Board of Governors shall ensure that the subject matter of the training programs 16 is incorporated into the masters in school administration programs offered by the constituent 17 institutions. The State Board, in collaboration with the Board of Governors, also shall develop 18 in-service programs for licensed public school employees that may be included in a mandatory 19 improvement plan created under G.S. 115C-333(b) or G.S. 115C-333.1(b). The Board of 20 Governors shall use the professional development programs for public school employees that 21 are under its authority to make this training available at locations that are geographically 22 convenient to local school administrative units."

23 SECTION 14.(s) Article 23 of Chapter 115C of the General Statutes is amended 24 by adding a new section to read:

25 "§ 115C-344. Employment benefits for exchange teachers.

An exchange teacher is a nonimmigrant alien teacher participating in an exchange visitor 26 program designated by the United States Department of State pursuant to 22 C.F.R. Part 62 or 27 by the United States Department of Homeland Security pursuant to 8 C.F.R. Part 214.2(q). For 28 29 purposes of determining eligibility to receive employment benefits under this Chapter, 30 including personal leave, annual vacation leave, and sick leave, an exchange teacher shall be 31 considered a permanent teacher if employed with the expectation of at least six full consecutive 32 monthly pay periods of employment and if employed at least 20 hours per week. An exchange 33 teacher is not a teacher for purposes of the Teachers' and State Employees' Retirement System 34 of North Carolina as provided in G.S. 135-1(25)."

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SECTION 14.(t) G.S. 115C-404(b) reads as rewritten:

Documents received under this section shall be used only to protect the safety of or 36 "(b) 37 to improve the education opportunities for the student or others. Information gained in 38 accordance with G.S. 7B-3100 shall not be the sole basis for a decision to suspend or expel a 39 student. Upon receipt of each document, the principal shall share the document with those 40 individuals who have (i) direct guidance, teaching, or supervisory responsibility for the student, 41 and (ii) a specific need to know in order to protect the safety of the student or others. Those 42 individuals shall indicate in writing that they have read the document and that they agree to 43 maintain its confidentiality. Failure to maintain the confidentiality of these documents as 44 required by this section is grounds for the dismissal of an employee who is not a career 45 employee and is grounds for dismissal of an employee who is a career employee, in accordance 46 with G.S. 115C-325(e)(1)i.G.S. 115C-325.4(a)(9)."

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SECTION 14.(u) G.S. 143B-146.7(b) reads as rewritten:

48 At any time after the State Board identifies a school as low-performing under this "(b) Part, the Secretary-State Board shall proceed under G.S. 115C-325(p1)G.S. 115C-325.11 for 49 50 the dismissal of certificated instructional personnel assigned to that school." 51

SECTION 14.(v) G.S. 143B-146.8 reads as rewritten:

1 2 "§ 143B-146.8. Evaluation of <del>certificated <u>licensed</u> personnel</del> and principals; action plans; State Board notification.

3 Annual Evaluations; Low-Performing Schools. - The principal shall evaluate at (a) 4 least once each year all certificated licensed personnel assigned to a participating school that 5 has been identified as low-performing but has not received an assistance team. The evaluation 6 shall occur early enough during the school year to provide adequate time for the development 7 and implementation of an action plan if one is recommended under subsection (b) of this 8 section. If the employee is a teacher as defined under G.S. 115C-325(a)(6), G.S. 115C-325.1(5), 9 either the principal or an assessment team assigned under G.S. 143B-146.9 shall conduct the 10 evaluation. If the employee is a school administrator as defined under G.S. 115C-287.1(a)(3), 11 the Superintendent shall conduct the evaluation.

12 Notwithstanding this subsection or any other law, the principal shall observe at least three 13 times annually, a teacher shall observe at least once annually, and the principal shall evaluate at 14 least once annually, all teachers who have not attained career status been employed for less than three consecutive years. All other employees who have been employed for three or more 15 years and are defined as teachers under G.S. 115C-325(a)(6)G.S. 115C-325.1(5) who are 16 17 assigned to participating schools that are not designated as low-performing shall be evaluated annually unless the Secretary adopts rules that allow specified categories of teachers with 18 19 <del>career status</del>three or more years of employment to be evaluated more or less frequently. The 20 Secretary also may adopt rules requiring the annual evaluation of noncertificated nonlicensed 21 personnel. This section shall not be construed to limit the duties and authority of an assistance 22 team assigned to a low-performing school.

The Secretary shall use the State Board's performance standards and criteria unless the Secretary develops an alternative evaluation that is properly validated and that includes standards and criteria similar to those adopted by the State Board. All other provisions of this section shall apply if an evaluation is used other than one adopted by the State Board.

27 (b)Action Plans. – If a <del>certificated</del> licensed employee in a participating school that has 28 been identified as low-performing receives an unsatisfactory or below standard rating on any 29 function of the evaluation that is related to the employee's instructional duties, the individual or 30 team that conducted the evaluation shall recommend to the principal that: (i) the employee 31 receive an action plan designed to improve the employee's performance; (ii) the employee's 32 contract not be recommended for renewal, or (iii) if the employee engages in inappropriate 33 conduct or performs inadequately to such a degree that such conduct or performance causes 34 substantial harm to the educational environment that a proceeding for immediate dismissal or 35 demotion be instituted. or (ii) the principal recommend to the Secretary that the employee be 36 dismissed or demoted. The principal shall determine whether to develop an action planplan, to 37 not recommend renewal of the employee's contract, or to recommend a dismissal proceeding. 38 The person who evaluated the employee or the employee's supervisor shall develop the action 39 plan unless an assistance team or assessment team conducted the evaluation. If an assistance 40 team or assessment team conducted the evaluation, that team shall develop the action plan in collaboration with the employee's supervisor. Action plans shall be designed to be completed 41 42 within 90 instructional days or before the beginning of the next school year. The State Board, in 43 consultation with the Secretary, shall develop guidelines that include strategies to assist in 44 evaluating certificated licensed personnel and developing effective action plans within the time 45 allotted under this section. The Secretary may adopt policies for the development and 46 implementation of action plans or professional development plans for personnel who do not 47 require action plans under this section.

48 (c) Reevaluation. – Upon completion of an action plan under subsection (b) of this 49 section, the principal or the assessment team shall evaluate the employee a second time. If on 50 the second evaluation the employee receives one unsatisfactory or more than one below 51 standard rating on any function that is related to the employee's instructional duties, the

principal shall recommend that the employee's contract not be renewed, or if the employee 1 2 engages in inappropriate conduct or performs inadequately to such a degree that such conduct 3 or performance causes substantial harm to the educational environment, that the employee be 4 dismissed or demoted under G.S. 115C-325.G.S. 115C-325.4. The results of the second 5 evaluation shall constitute substantial evidence of the employee's inadequate performance. State Board Notification. - If the Secretary dismisses an employee for cause or 6 (d)7 elects to not renew an employee's contract as a result of a superintendent's recommendation 8 under subsection (b) or (c) of this section, any reason except a reduction in force under 9 G.S. 115C-325(e)(1)1., the Secretary shall notify the State Board of the action, and the State Board annually shall provide to all local boards of education the names of those individuals. If 10 11 a local board hires one of these individuals, that local board shall proceed under 12 G.S. 115C-333(d). 13 . . . . "

SECTION 14.(w) Notwithstanding the requirements for terms of contracts in G.S. 115C-325.3, for the 2012-2013 school year all teachers shall be employed on a contract for a term of one year. This section becomes effective July 1, 2012, and applies to all school employees employed on or after that date.

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19 PART XV. EFFECTIVE DATE

20 SECTION 15. Except as otherwise provided, this act is affective when it becomes law.