GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2017

Н

HOUSE BILL 514 PROPOSED COMMITTEE SUBSTITUTE H514-PCS40526-TC-29

Short Title: Permit Municipal Charter School/Certain Towns.

(Local)

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Sponsors	• •							
Referred	to:							
	March 29, 2017							
The Gene	eral Assembly SECTION 1 -218. Purpose	A BILL TO BE ENTITLED CERTAIN TOWNS TO OPERATE CHARTER SCHOOLS. of North Carolina enacts: 1. G.S. 115C-218 reads as rewritten: e of charter schools; <u>definitions;</u> establishment of North Carolina chools Advisory Board and North Carolina Office of Charter						
<u>(a1)</u>	(1) <u>Board</u> <u>a.</u>	 For the purposes of this Article, the following definitions apply: <u>d of directors or charter board.</u> – Any of the following: <u>The board of directors of a nonprofit corporation.</u> 						
	<u>b.</u> <u>c.</u>	 The governing body of a municipality who serve ex officio as the board of directors of a charter school granted to a municipality. A board of directors appointed to govern a charter school granted to a municipality by the governing body of that municipality. 						
	feder	profit corporation. – A private nonprofit corporation that receives ral tax exempt status no later than 24 months following final approval of harter.						
 (c)	North Caroli	ina Office of Charter Schools. –						
	 (3) Powers and duties. – The Office of Charter Schools shall have the follow powers and duties: 							
	a.	Serve as staff to the Advisory Board and fulfill any task and duties assigned to it by the Advisory Board.						
	b.	Provide technical assistance and guidance to charter schools operating within the State.						
	с.	Provide technical assistance and guidance to nonprofit corporations <u>or municipalities</u> seeking to operate charter schools within the State.						
	d.	Provide or arrange for training for charter schools that have received preliminary approval from the State Board.						
	e.	Assist approved charter schools and charter schools seeking approval from the State Board in coordinating services with the Department of						
	f. "	Public Instruction. Other duties as assigned by the State Board.						



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1		SECT	ΓION 2	• G.S. 115C-218.1 reads as rewritten:	
2	"§ 115C-2			le applicants; contents of application	ns; submission of applications
3			pproval		
4	(a)	Any n	nonprof	it corporation or municipality seeking t	to establish a charter school may
5	apply to e	stablisł	h a char	ter school. If the applicant seeks to cor	vert a public school to a charter
6	school, th	e appli	ication	shall include a statement signed by	a majority of the teachers and
7				sonnel currently employed at the scho	
8				e that a significant number of parents o	of children enrolled in the school
9	favor conv				
10	(b)	The ag	pplicati	on shall contain at least the following in	nformation:
11			T 1		1. (1. 1. 1. 6.1)
12		(3)	-	overnance structure of the school inclu-	-
13 14			<u>a.</u>	For nonprofit corporation applicant members of the board of directors	
14				<u>nonprofit</u> corporation and the process	1 1
15				ensure parental involvement. A tead	
17				directors of a nonprofit corporation to	
18				serve as a nonvoting member of the l	•
19				school.	source of encetors for the churter
20			<u>b.</u>	For municipal applicants. – The nam	es of the governing board of the
21			<u> </u>	municipality, and if the members o	
22				serve ex officio as the board of direct	
23				of directors appointed to govern	
24				municipality. The process to be fol	llowed by the school to ensure
25				parental involvement shall also be inc	<u>cluded.</u>
26		"			
27				G.S. 115C-218.15 reads as rewritten:	
28				er school operation.	
29	(a)			nool that is approved by the State sha	1
30				ive unit in which it is located. All char	
31		пе воа	ra for e	ensuring compliance with applicable 1	aws and the provisions of their
32 33	charters. (b)	A cho	rtor ook	ool shall be operated by a private non	profit corporation that shall have
33 34	· · /			empt status no later than 24 months	-
35	application				tonowing final approval of the
36	upphounion	(1)		profit corporation.	
37		$\frac{(-)}{(2)}$		nicipality.	
38	(b1)			f directors of the <u>a nonprofit corporat</u>	tion operating a charter schools
39				flict of interest and anti-nepotism poli	
40	the follow		•		
41		(1)	The r	equirements of Chapter 55A of the Ger	neral Statutes related to conflicts
42			of inte	erest.	
43		(2)		equirement that before any imme	•
44				115C-12.2, of any member of the board	
45			-	byee with supervisory authority shall	
46			-	oyee, independent contractor, or otherv	-
47			-	capacity, such proposed employmen	
48				used to the board of directors and (ii) ap	· ·
49 50				luly called open-session meeting. The	
50 51				ct of interest shall be on the applicat supervisory authority. If the require	
51			witti	supervisory aumority. If the require	ements of this subsection are

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	complied with, the charter school may employ immed member of the board of directors or a charter scho	• •
(2)	supervisory authority.	6
(3)	A requirement that a person shall not be disqualified	-
	member of a charter school's board of directors because o	
	conflict of interest, so long as the person's actions compl	•
	conflict of interest policy established as provided in the	his subsection and
(1,2) The	applicable law.	
	board of directors of a municipal charter school shall adopt a	
	is policy related to the charter school that includes, a (2) (2) (2) (1) (1) (1)	<u>t a minimum, the</u>
	f subdivisions (2) and (3) of subsection (b1) of this section.	
·"		
	CTION 4. G.S. 115C-218.25 reads as rewritten:	
	5. Open meetings and public records.	
	r school and board of directors of the private nonprofit corpo	-
	ool are subject to the Public Records Act, Chapter 132 of th	
-	n Meetings Law, Article 33C of Chapter 143 of the	
	ng the requirements of Chapter 132 of the General Statutes, ir	1
	el records for those employees directly employed by the board	
	shall be subject to the requirements of Article 21A of this C	-
	ard of directors of the private nonprofit corporation that o	•
	se the same schedule established by the Department of Na	
	retention and disposition of records of local school administrat	tive units."
	CTION 5. G.S. 115C-218.45(f) reads as rewritten:	
	charter school may give enrollment priority to any of the following	-
(1)	Siblings of currently enrolled students who were admi	
	school in a previous year. For the purposes of this	
	"siblings" includes any of the following who reside in th	
	half siblings, stepsiblings, and children residing in a famil	
(2)	Siblings of students who have completed the highest gra	-
	that school and who were enrolled in at least four grade le	•
	charter school or, if less than four grades are offered	, in the maximum
	number of grades offered by the charter school.	
(3)	Limited to no more than fifteen percent (15%) of	
	enrollment, unless granted a waiver by the State Board	of Education, the
	following:	
	a. Children of the school's full-time employees.	
	b. Children of the charter school's board of directors.	
(4)	A student who was enrolled in the charter school within	-
	school years but left the school (i) to participate in an acad	
	program or a competitive admission residential program	or (ii) because of
	the vocational opportunities of the student's parent.	
(5)	A student who was enrolled in another charter school	in the State in the
	previous school year that does not offer the student's next	-
(6)	A student who was enrolled in another charter school	
	previous school year that does not offer the student's ne	-
	both of the charter schools have an enrollment articula	ation agreement to
	accept students or are governed by the same board of direct	ctors.
<u>(7)</u>	If the charter school is operated by a municipality, d	omiciliaries of the
	municipality."	
0.00	CTION 6. G.S. 115C-218.90 reads as rewritten:	

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"§ 115	C-218.90.	Employment requirements.	
(a)		byees. –	
(a)	(1)	An employee of a charter school is not an emp administrative unit in which the charter schoo school's board of directors <u>of the nonprofit corp</u> <u>body of a municipality</u> shall employ and contract perform the particular service for which they are a least fifty percent (50%) of these teachers shall teachers who are teaching in the core subject area social studies, and language arts shall be college go The board charter school's board of directors of <u>or the governing body of a municipality also</u> employees who are not required to hold teacher other than teaching and may contract for other se <u>school's board of directors of the nonprofit corp</u> <u>body of a municipality may discharge teachers and</u>	I is located. The charter poration or the governing with necessary teachers to employed in the school; at hold teacher licenses. All as of mathematics, science, raduates. <u>of the nonprofit corporation</u> to may employ necessary licenses to perform duties ervices. The board charter poration or the governing
		<u></u>	r S
	(4)	The employees of the charter school board of	directors of the nonprofit
		corporation shall be deemed employees of the le	ocal school administrative
		unit for purposes of providing certain State-fu	unded employee benefits,
		including membership in the Teachers' and Sta	
		System and the State Health Plan for Teachers a	1 0
		State Board of Education provides funds to cha	
		original members of the boards of directors of th	
		authority to grant, supervise, and revoke cha	
		accountability from charter schools for scho performance. Accordingly, it is the determination	
		that charter schools are public schools and that	•
		schools <u>operated by a private nonprofit corpo</u>	
		employees. Employees of a charter school <u>opera</u>	-
		corporation whose board of directors elects to	
		employer under G.S. 135-5.3 are "teachers" for the	1 1 0
		in the North Carolina Teachers' and State Employ	ees' Retirement System. In
		no event shall anything contained in this Article	require the North Carolina
		Teachers' and State Employees' Retirement System	1 1 0
		private employer as members or participants of the	-
	<u>(4a)</u>	The employees of a charter school operated by	
		deemed employees of that municipality and s	
		employee benefits, including retirement benef	fits and health benefits,
		provided to other employees of that municipality.	
	••••	YON 7 C.S. 105 228 $00(h)(1)$ mode as now mitten.	
	SEC 1 "(1)	TION 7. G.S. 105-228.90(b)(1) reads as rewritten:	ity that has a charter under
	(1)	Charter school. – <u>A nonprofit corporation <u>An enti</u> G.S. 115C-218.5 to operate a charter school."</u>	<u>ity that has a charter under</u>
	SECT	TION 8. G.S. 160A-209(c) is amended by adding a s	new subdivision to read:
	"(8a)	Charter schools. – To provide for a charter	
	<u>(0u)</u>	municipality in accordance with Article 14A of Cl	
		Statutes."	The second and second and
	SECT	TION 9. This act applies only to the Town of Matth	news and the Town of Mint
Hill.			

General Assembly Of North Carolina

1 **SECTION 10.** This act is effective when it becomes law and applies to applications to establish a charter school submitted on or after that date.