GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2023

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HOUSE BILL 11 PROPOSED COMMITTEE SUBSTITUTE H11-PCS10065-TC-1

Short Title: Schools for the Deaf and Blind. (Public) Sponsors: Referred to: January 26, 2023 A BILL TO BE ENTITLED 1 2 AN ACT TO PROVIDE THAT THE EASTERN NORTH CAROLINA SCHOOL FOR THE 3 DEAF, THE NORTH CAROLINA SCHOOL FOR THE DEAF, AND THE GOVERNOR 4 MOREHEAD SCHOOL FOR THE BLIND ARE GOVERNED BY BOARDS OF 5 TRUSTEES AND TO PROVIDE FOR THE DUTIES OF THE BOARDS AND 6 ADMISSION PROCESS FOR SCHOOLS FOR THE DEAF AND BLIND. 7 Whereas, the State Constitution guarantees the right to the privilege of education for 8 all North Carolinians; and 9 Whereas, the State Constitution creates special obligations and authority for the 10 legislative branch to ensure the State's affirmative duty to provide public education is executed; 11 and 12 Whereas, the State Constitution charges the legislative branch with providing for a 13 system of free public schools with equal opportunities for all students, including students who 14 are deaf and blind; and 15 Whereas, the State Constitution requires the State Board of Education, subject to laws 16 enacted by the General Assembly, to supervise and administer the free public school system; and Whereas, the General Assembly provided for the establishment of the Governor 17 18 Morehead School for the Blind, first opened in Raleigh in 1845, the North Carolina School for 19 the Deaf, first opened in Morganton in 1894, and the Eastern North Carolina School for the Deaf, 20 first opened in 1964; and 21 Whereas, the General Assembly finds that a change in governance would allow more 22 responsiveness to the needs of students accepted and enrolled in the educational programs offered 23 by the schools for the deaf and blind; and 24 Whereas, the creation and appointment by the General Assembly of boards of trustees 25 with similar powers and duties to local boards of education, under supervision of the State Board of Education, would be a more effective model to ensure opportunities for access to the privilege 26 of education for those students; Now, therefore, 27 The General Assembly of North Carolina enacts: 28 29 SECTION 1. Article 9C of Chapter 115C of the General Statutes reads as rewritten: 30 "Article 9C. 31 "Schools for Students with Visual and Hearing Impairments. Deaf and Blind Students. "§ 115C-150.10. Definitions. 32 The following definitions apply in this Article: 33 Educational program. - The placement, services, and individualized 34 (1)instruction provided to a student to address the student's educational strengths, 35



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1		weaknesses, and objectives as part of the day program of a	school for the deaf
2		or the school for the blind.	
3	(2)	IEP. – An individualized education program, as defined in	G.S. 115C-106.3.
4	$\overline{(3)}$	Parent. – A student's parent or legal guardian.	
5	<u>(4)</u>	School. – Any of the following schools:	
6		a. The Governor Morehead School for the Blind, ser	ving students who
7		are blind or visually impaired.	-
8		b. The Eastern North Carolina School for the Deaf, ser	ving students who
9		are deaf or hard of hearing.	-
10		c. <u>The North Carolina School for the Deaf, serving stud</u>	dents who are deaf
11		or hard of hearing.	
12	<u>(5)</u>	School director The executive officer of a school for the	deaf or the school
13		for the blind.	
14	<u>(6)</u>	School for the blind A school for students who are	blind or visually
15		impaired located at the Governor Morehead School for the	Blind.
16	<u>(7)</u>	School for the deaf A school serving students who an	re deaf or hard of
17		hearing located at either the Eastern North Carolina School	for the Deaf or the
18		North Carolina School for the Deaf.	
19	<u>(8)</u>	Schools for the deaf and blind. – All of the following school	
20		a. <u>The Governor Morehead School for the Blind, ser</u>	ving students who
21		are blind or visually impaired.	
22		b. <u>The Eastern North Carolina School for the Deaf, ser</u>	ving students who
23		are deaf or hard of hearing.	
24		c. <u>The North Carolina School for the Deaf, serving stu</u>	dents who are deaf
25		or hard of hearing.	
26 27	"§ 115C-150.11. schools for the o	State Board of Education as governing agency. <u>General</u>	supervision over
27		<u>Board of Education Supervision. – The State Board of Edu</u>	cation shall be the
28 29		agency for the Governor Morehead School for the Blind,	
30	0 0	for the Deaf, and the North Carolina School for the Deaf. T	
31		tion through the Department of Public Instruction shall be r	
32		ncluding appointment of staff, and oversight of a school	
33	,	eral supervision over the schools for the deaf and blind in	0
34		d shall establish approximately equivalent service areas for e	
35		ne entire State. In establishing the service area for each school	
36		I consider both the geographic proximity to the school for	
37		service area. The State Board shall evaluate the effectiveness	
38	the deaf and blind	d and shall, through the application of the accountability system	n developed under
39	G.S. 115C-83.15	and G.S. 115C-105.35, measure the educational performan	nce and growth of
40	students placed i	n each school. If appropriate, the Board may modify this system	tem to adapt to the
41	specific characte	ristics of these schools. The boards of trustees for the school	ls for the deaf and
42	blind shall be sub	ject to rules adopted by the State Board of Education in accord	lance with Chapter
43	150B of the Gen	eral Statutes.	
44	(b) Indep	endent Operation Except as otherwise provided for in this A	Article, the schools
45		d blind shall be housed administratively within the Depa	
46		urposes of distribution of State funds, but each school for the d	
47	· · ·	lently with a board of trustees as the governing body. The De	
48		include employees of the schools for the deaf and blind	-
49 50	-	ility policies purchased by the Department for its employees	
50	the purchase of c	ther insurance policies for those schools. In all other matters,	the Department of

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Public Instruct	on shall provide services, support, and assistance to schools	s for the deaf and blind
	nner and degree as for a local school administrative unit.	
	2. Applicability of Chapter.	
-	otherwise provided, the requirements of this Chapter shall	l apply to the schools
governed by th		
•	2A. Board of trustees for schools for the deaf and blind	l.
	mbership. – Each school shall be governed by a separate bo	
$\overline{(1)}$	There shall be five voting members for each board of tr	
	as follows:	
	a. Two members appointed by the General	Assembly upon the
	recommendation of the Speaker of the House of	f Representatives.
	b. Two members appointed by the General	Assembly upon the
	recommendation of the President Pro Tempore	of the Senate.
	c. One member appointed by the State Board of E	ducation.
<u>(2)</u>	Each board of trustees shall have two additional ne	onvoting members as
	<u>follows:</u>	
	a. <u>The president or the president's designee of the</u>	alumni association for
	each school shall serve ex officio on the boar	rd of trustees for that
	school.	
	b. For the schools for the deaf, one member for o	
	appointed by the Secretary of the Department	
	Services following consultation with the Divisi	ion of Services for the
	Deaf and Hard of Hearing.	
	c. For the school for the blind, a member appoint	
	the Department of Health and Human Services t	tollowing consultation
	with the Division of Services for the Blind.	
	<u>ulifications. – Appointing entities are strongly encouraged to f tructors with persons with expertise or experience in the second seco</u>	
	of trustees with persons with expertise or experience in the	
	deaf or hard of hearing or who are blind or visually impair nance and budgeting, or who otherwise have demonstrated	
	nose who are deaf or hard of hearing or who are blind or vi	
	ms of Members. – Members shall be appointed for four-ye	
	y 1. Members shall serve until their successors are appointed	
	be filled by the appointing authority for the vacating men	-
	d term. Vacancies of members appointed by the General A	
as provided in		
· · ·	larations of Vacancies. – Whenever an appointed member	of a board of trustees
	present at three successive regular meetings of the board, for	
	vice in the interest of the State or nation, his or her place as	
shall be deeme	-	
<u>(e)</u> <u>Cha</u>	ir; Vice-Chair. – A board of trustees shall elect one of its	members as chair and
one of its men	bers as vice-chair, each for a two-year term, at the first m	neeting occurring after
July 1 in odd-r	umbered years.	
<u>(f)</u> <u>Me</u>	etings A board of trustees shall meet at least four times a	a year and also at such
	it may deem necessary. A majority of the board shall const	
	usiness. All meetings shall be subject to Article 33C of Chap	
	embers shall receive per diem compensation and necessary	
-	engaged in the discharge of their official duties, in accordan	nce with the provisions
<u>of G.S. 138-5.</u>		C 1 1
	<u>cedures. – A board of trustees shall determine its own rules</u>	ot procedure and may
delegate to con	mittees that it creates any powers it deems appropriate.	

General Assembly Of North Carolina Session 2023 Code of Ethics. - A board of trustees shall adopt a resolution or policy containing a 1 (h) 2 code of ethics, as required by G.S. 160A-86. 3 Training. – All members of a board of trustees shall receive a minimum of 12 clock (i) 4 hours of training every two years. The 12 clock hours of training may be earned at any time 5 during the two-year period and may include the ethics education required by G.S. 138A-14. The 6 training shall include, but not be limited to, public school law, including special education law, 7 school finance, and duties and responsibilities of the board. The training may be provided by the 8 School of Government at the University of North Carolina at Chapel Hill or other qualified 9 sources at the choice of the board of trustees. 10 Cooperation with Other Boards. - Each board of trustees may collaborate with other (i) boards of trustees of schools for the deaf or schools for the blind or with local boards of education 11 12 in development of rules, curriculum, or other matters. Each local board of trustees may also enter memorandums of understanding or joint contracts with any other board of trustees of a school 13 14 for the deaf or school for the blind or with local boards of education to engage in joint undertakings or purchases. 15 "§ 115C-150.12B. Employees of schools for the deaf and blind. 16 17 Director. - Each board of trustees of a school shall appoint a director for that school, (a) 18 who shall act as secretary to the board of trustees in accordance with G.S. 115C-150.12A and 19 shall manage day-to-day operations of the school and other duties as prescribed by the board of 20 trustees. For purposes of application to other statutes in this Chapter, the director shall be the 21 equivalent of a superintendent of schools and shall fulfill the duties of a superintendent as 22 provided in Article 18 of this Chapter. 23 Director Duties. - The director shall recommend school personnel to the board of (b)24 trustees. The director shall supervise the administrative staff of the school, including the 25 principal, director of human resources, and director of business and finance. 26 Personnel Criteria. - The board of trustees shall employ and provide salary and (c) 27 benefits for a principal, teachers, and other employees in accordance with Article 19, Article 20, 28 Article 21, Article 21A, Article 22, and Article 23 of this Chapter. An employee hired by the 29 board of trustees shall be responsible for fulfilling the duties of that employee's position as 30 required by those Articles. All employees of schools for the deaf and blind are employees of the 31 State. 32 Personnel Pay. - Schools for the deaf and blind personnel, including teachers, (d) 33 instructional support personnel, and other employees, shall be paid, at a minimum, in accordance 34 with the appropriate State salary schedule for local school administrative unit personnel. Schools 35 for the deaf and blind personnel shall be eligible for all bonuses paid to local school 36 administrative unit personnel to the extent that the schools for the deaf and blind personnel meet 37 all qualifications other than the employer. Human Resources. - The board of trustees is responsible for providing human 38 (e) 39 resources and employment-related services for the school. The board of trustees may delegate 40 some or all of this responsibility to the director for the school or to the director of human resources, in its discretion. 41 42 "§ 115C-150.12C. Powers and duties. 43 A board of trustees shall adopt rules necessary for the administration of the school to implement the requirements of this Article. Each board of trustees shall have the following 44 45 powers and duties: 46 (1)Sound basic education. - It shall be the duty of the board of trustees to provide 47 admitted students with the opportunity to receive a sound basic education in grades kindergarten through 12, as directed by law, and to make all policy 48 49 decisions with that objective in mind, including employment decisions, 50 budget development, and other administrative actions. The board of trustees

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	shall comply with the requirements of Part 1 of Article	8 and Article 10A of
	this Chapter.	
<u>(2)</u>	Exercise judicial functions The board of trustees sha	ll employ or contract
	with private counsel to provide advice and representatio	n for the school. The
	board may institute all actions, suits, or proceedings again	inst officers, persons,
	or corporations, or their sureties, for the recovery	v, preservation, and
	application of all money or property which may be due to	or should be applied
	to the support and maintenance of the school. In all ac	tions brought in any
	court against a board of trustees, the order or action of	of the board shall be
	presumed to be correct, and the burden of proof shall be	e on the complaining
	party to show the contrary. G.S. 114-2.3 and G.S. 147-	17 shall not apply to
	the schools for the deaf and blind. Upon the request of th	· · · ·
	a school, the Attorney General shall provide represent	
	G.S. 114-2.	······································
<u>(3)</u>	Academic program. – The board of trustees shall adopt	rules governing class
<u>(0)</u>	size, the instructional calendar, the length of the instru	
	number of instructional days in each term. The board of	-
	school calendar consisting of a minimum of 185 day	
	instruction covering at least nine calendar months.	<u>5 01 1,025 Hours 0</u>
(4)	School report cards. – A school shall ensure that the rep	ort card issued for i
<u>11</u>	by the State Board of Education is provided to the pub	
	shall evaluate the schools for the deaf and blind in the s	
	alternative schools as provided in G.S. 115C-12(24).	
	2027-2028 school year, a school shall ensure that the mea	
	performance and growth for the current and previous f	
	prominently displayed on the school website.	our senoor years are
(5)	Standards of performance and conduct. – The board of the	nataas shall astablish
<u>(5)</u>	policies and standards for academic performance, attenda	
	students of the school. The policies of the board of truste	es shan compty with
(\mathbf{c})	Article 27 of this Chapter.	. Ctota havina ahana
<u>(6)</u>	School attendance. – Every parent or other person in this	
	or control of a child who is enrolled in schools for the c	
	less than 16 years of age shall cause such child to	
	continuously for a period equal to the time that the school	
	No person shall encourage, entice, or counsel any ch	
	absent from the school. Any person who aids or abets	
	absence from the school shall, upon conviction, be	
	misdemeanor. The principal shall be responsible for	
	additional policies concerning compulsory attendance as	± •
	the board of trustees, including regulations concerning	
	absences, permissible excuses for temporary absence	es, maintenance of
	attendance records, and attendance counseling.	
<u>(7)</u>	<u>Uniform Education Reporting System. – The board of the second se</u>	trustees shall comply
	with the reporting requirements established by the State	Board of Education
	in the Uniform Education Reporting System.	
<u>(8)</u>	Education of children with disabilities The board of	trustees shall require
	compliance with federal and State laws and policies rela	ting to the education
	of children with disabilities for all students admitted to	the school. An IEF
	of children with disabilities for all students admitted to shall be developed by the school for all newly admitted	

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1	<u>(9)</u>	Extracurricular activities The board of trustees sha	ll make all rules
2		necessary for the conducting of extracurricular activities, in	
3		of athletics, where desired, without assuming liability there	
4		all interscholastic athletic activities shall be conducted in	n accordance with
5		rules and regulations prescribed by the State Board of Educ	cation.
	<u>(10)</u>	Fees, charges, and solicitations The board of trustees	shall adopt rules
7		governing solicitations of, sales to, and fundraising activitie	s conducted by the
3		students and faculty members in the school, and no fees, cha	arges, or costs shall
)		be collected from students and school personnel without app	proval of the board
0		of trustees as recorded in the minutes of said board; provide	
1		shall not apply to such textbook fees as are determined and	
2		State Board of Education. The board of trustees shall pub	
3		approved fees, charges, and solicitations on the school's w	
4		15 of each school year and, if the schedule is subsequently	revised, within 30
5		days following the revision.	
6	<u>(11)</u>	Federal or private funds. – The board of trustees shall	
7		authority to accept, receive, and administer any funds or fi	
8 9		given, granted, or provided under the provisions of the	•
9 0		Secondary Education Act of 1965 (Public Law 89-10, 89	
1		2362) and under the provisions of the Economic Opportu (Public Law 88-452, 88th Congress, S. 2642), or other fee	
2		from foundations or private sources, and to comply with	
2		requirements necessary for the receipt, acceptance, and us	
<i>3</i> 4		the administration of such funds, the board of trustees shall	
5		enter into contracts with and to cooperate with and to carry	
6		nonpublic elementary and secondary schools, commu	
7		nonprofit corporations, and to enter into joint agreements	
8		with other governing bodies of public school units. The boa	
9		furnish such information as shall be requested by the	e State Board of
)		Education, from time to time, relating to any programs rel	lated or conducted
1		pursuant to this subdivision.	
2	<u>(12)</u>	Educational research The board of trustees is authority	zed to sponsor or
3		conduct educational research and special projects approved	
4		of Public Instruction and the State Board of Education that	
5		school. Such research or projects may be conducted du	-
6	(10)	months, and the board may use any available funds for such	
7	<u>(13)</u>	Anti-nepotism policies. – The board of trustees shall adopt t	
8 9		before any immediate family, as defined in G.S. 115C-12.	•
		trustees' member or administrator, including direct	
0 1		specialists, staff officers, or principals, shall be employed employee, independent contractor, or otherwise by the board	
2		capacity, such proposed employment or engagement shall	
2 3		the board of trustees and (ii) approved by the board of truste	
3 4		open-session meeting. The burden of disclosure of such a	-
4 5		shall be on the applicable board member or administrator.	commet of mitchest
6	(14)	Conduct and duties of personnel. – The board of th	rustees, upon the
7	<u>(11)</u>	recommendation of the director, shall have full power to ma	
8		the conduct of teachers, principals, and supervisors; the ki	
9		shall make; and their duties in the care of school prop	
0		beginning of each school year, the board of trustees shall	-
1		that are required for the school year and shall, to the maximu	
			<u> </u>

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1		eliminate any duplicate or obsolete reporting require	ements and consolidate
2		remaining reporting requirements. Prior to the beginn	
3		the board of trustees shall also identify software proto	ocols that could be used
4		to minimize repetitious data entry and shall make the	em available to teachers
5		and other employees.	
6	<u>(15)</u>	Health and safety The board of trustees shall require	ire that the school meet
7		the same health and safety standards required of a local	
8		unit. The board shall comply with the requirements	of Article 25A of this
9		Chapter, including the following:	
10		a. The board shall ensure that the school	
11		information about cervical cancer, cervic	• •
12		papillomavirus, and the vaccines available to	•
13		This information shall be provided at the begin	
14		to parents of children entering grades fi	-
15		information shall include the causes and symp	
16		how they are transmitted, how they may be pr	•
17		including the benefits and possible side effe	
18		places parents may obtain additional informati	ion and vaccinations for
19		their children.	. 1
20		b. The board shall adopt policies to ensure that	_
21		through 12 receive information annually on	
22		parent may lawfully abandon a newborn ba	aby with a responsible
23 24	(16)	person, in accordance with G.S. 7B-500.	all adopt a saboal basad
24 25	<u>(16)</u>	<u>School-based mental health. – The board of trustees sh</u> mental health plan, including a mental health trainin	
23 26		risk referral protocol, in accordance with G.S. 115C-3	
20 27	(17)	School safety. – The board of trustees shall comply w	
28	<u>(17)</u>	Article 8C of this Chapter, including the following:	vitil the requirements of
29		<u>a. School Risk Management Plan. – The</u>	board of trustees in
30		coordination with local law enforcement a	
31		School Risk Management Plan (SRMP) relatin	
32		violence. In constructing and maintaining the	-
33		trustees shall utilize the School Risk and	-
34		System established pursuant to G.S. 115C-10	· · · ·
35		not considered a public record as the term "pu	ublic record" is defined
36		under G.S. 132-1 and shall not be subject	ect to inspection and
37		examination under G.S. 132-6.	
38		b. Schematic diagrams and school crisis kits. – Th	ne board of trustees shall
39		provide schematic diagrams and keys to the r	nain entrance of school
40		facilities to local law enforcement ager	ncies, in addition to
41		implementing the provisions in G.S. 115C-105	5.52.
42		<u>c.</u> <u>School safety exercises. – At least once a yea</u>	ar, a school shall hold a
43		full school-wide lockdown exercise with loca	al law enforcement and
44		emergency management agencies that are part	•
45		d. <u>Safety information provided to the Departm</u>	
46		<u>Division of Emergency Management. – The</u>	•
47		provide the following: (i) schematic diagr	
48		schematic diagrams, and (ii) emergency	-
49		requested by the Division for the SRMP. The	
50		emergency response information are not consi	idered public records as

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1		the term "public record" is defined und	er G.S. 132-1 and shall not be
2		subject to inspection and examination u	
3		e. Anonymous tip line A school sh	nall develop and operate an
4		anonymous tip line in accordance with	
5	(18)	Reporting school violence A board of trustee	es shall report all acts of school
6		violence to the State Board of Educ	
7		G.S. 115C-12(21).	
8	<u>(19)</u>	Driving eligibility certificates and drivers educ	cation. – The board of trustees
9		shall apply the rules and policies established by	y the State Board of Education
10		for issuance of driving eligibility certificates	. The board of trustees shall
11		provide drivers education in accordance with A	article 14 of this Chapter.
12	(20)	Instructional materials The board of truster	es shall have the authority to
13		select, procure, and use textbooks not adopted b	y the State Board of Education
14		as provided in G.S. 115C-98(b1). The board sha	all have sole authority to select
15		and procure supplementary instructional ma	aterials, whether or not the
16		materials contain commercial advertising, p	ursuant to the provisions of
17		<u>G.S. 115C-98(b).</u>	
18	<u>(21)</u>	Policy against bullying The board of trustee	es shall adopt a policy against
19		bullying or harassing behavior, including cybe	r-bullying, in accordance with
20		Article 29C of this Chapter, and shall at the b	beginning of each school year
21		provide the policy to staff, students, a	ind parents as defined in
22		<u>G.S. 115C-390.1(b)(8).</u>	
23	<u>(22)</u>	Religious activity and moment of silence The	board of trustees shall comply
24		with the requirements of Article 29D of this C	
25		teachers a moment of quiet reflection at the begi	
26		schools, to create a boundary between school ti	
27		set a tone of decorum in the classroom that will	
28		learning, the board of trustees may adopt a poli	•
29		of a moment of silence at the commencement of	•
30		all grades in the public schools. Such a policy s	
31		charge of the room in which each class is held	• •
32		silence not to exceed one minute in duration sha	
33		that period silence shall be maintained and no	
34		activities. Such period of silence shall be totall	
35	(22)	and free of guidance or influence of any kind fr	
36	<u>(23)</u>	Display of the United States and North Carol	
37 38		<u>Pledge of Allegiance. – The board of trustees sh</u>	
30 39		the display of the United States and North Car when available, (ii) require that recitation of	
39 40		scheduled on a daily basis, and (iii) provide age	
40 41		meaning and historical origins of the flag and the	
42		policies shall not compel any person to stand	
42 43		Pledge of Allegiance. If flags are donated or	
43 44		shall be displayed in each classroom.	are otherwise available, hags
44 45	(24)	Child sexual abuse and sex trafficking traini	ng program – The board of
45 46	<u>(24)</u>	trustees shall adopt and implement a child sex	
40 47		training program in accordance with G.S. 1150	
48	(25)	Science safety requirements. – A board of trust	
40 49	(23)		
49 50		<u>a.</u> <u>Certify annually to the State Board o</u> science laboratories for high school ar	
50		science rappirationes for high school al	ia maare senoor students ale

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1		equipped with appropriate personal	protective equipment for students
2		and teachers.	
3		b. Ensure that the school complies with	
4		policies related to science laboratory	
5	<u>(26)</u>	Graduation projects A board of trustees	
6		graduation project as a condition of gradua	-
7		method of reimbursement of up to seventy-	
8		related to the high school graduation project	<u>et for any student identified as an</u>
9		economically disadvantaged student.	
10	<u>(27)</u>	Group accident and health insurance for stu	
11		purchase group accident, group health, or gro	-
12 13	(29)	for students in accordance with G.S. 58-51-6	
13 14	<u>(28)</u>	Access for youth groups. – Schools for the	-
14 15		facilitate access for students to participate in group listed in Title 36 of the United States	
15 16		as the Boy Scouts of America, and its affil	<u> </u>
17		councils, and the Girl Scouts of the United S	• •
18		North Carolina groups and councils. Stude	
19		offered by these organizations shall not	1 I I
20		during the school day for the purposes of en	
21	<u>(29)</u>	Parental notification of certain acts reported	
22		trustees shall adopt a rule on the notification	
23		to be victims of any act that is required to be	e reported to law enforcement and
24		the superintendent under G.S. 115C-288(g).	
25	<u>(30)</u>	Seclusion and restraint report A board of t	trustees shall maintain a record of
26		incidents reported under G.S. 115C-391.	• • • •
27		information annually to the State Board of E	
28	<u>(31)</u>	<u>Use of pesticides. – A board of trustees shall</u>	-
29		of pesticides in schools. These policies shall	
30		a. <u>Require the principal or the principal</u>	
31 32		students' parents as well as school sta	-
32 33		on school property and their right notification shall be made, to the ex	■
33 34		advance of nonscheduled pesticide	▲
35		notification requirements under this	
36		application of the following types of	
37		cleansers, disinfectants, self-contain	
38		treatments, and any pesticide produc	
39		Environmental Protection Agency	•
40		Toxicity Class IV, "relatively nonto	
41		the product's label).	
42		b. Require the use of Integrated Pest	t Management. As used in this
43		sub-subdivision, "Integrated Pest M	anagement" or "IPM" means the
44		comprehensive approach to pes	
45		biological, physical, chemical, and c	
46		economic, environmentally sound, and	
47		prevent and solve pest problems that	
48		provides a decision-making proces	
49 50		where pest suppression is needed and	I what control tactics and methods
50		are appropriate.	

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((32)	Arsenic-treated wood A board of trustees sh	all prohibit the purchase or
-	<u>_</u>	acceptance of chromated copper arsenate-treat	
		school grounds. A board of trustees shall seal exis	
		playground equipment or establish a time 1	
		arsenic-treated wood on playgrounds, according	
		under G.S. 115C-12(34).	_
<u>(</u>	(33)	Exposure to diesel exhaust fumes A board of	trustees shall adopt rules to
		reduce students' exposure to diesel emissions.	
<u>(</u>	(34)	Nonprofit corporations A board of trustees	may establish, control, and
		operate a nonprofit corporation that is created	-
		General Statutes and is a tax-exempt organization	
		Code to further their authorized purposes. A nonp	
		as provided in this subdivision shall not have	
		powers and shall not engage in partisan political	
		A board of trustees that establishes a nonprofit co	
,		annually to the Joint Legislative Education Overs	-
<u>(</u>	<u>(35)</u>	Preschool programs. – The board of trustees m	-
		provide programs, education, and training for chi	
		are (i) blind or visually impaired or (ii) deaf or	hard of hearing, and for the
((36)	parents of those children. Rulemaking. – The board of trustees shall be	exempt from Article 2A of
7	<u>30)</u>	Chapter 150B of the General Statutes.	exempt from Article 2A of
" <u>8 115C-15</u>	013	Rule making.	
		ate Board of Education shall adopt rules necessary	for the Department of Public
		blement this Article, including, at a minimum, ru	
		. In determining rules for admission criteria, the St	
		the following factors:	
	(1)	State and federal laws.	
(2)	Optimal academic and communicative outcomes	for the child.
((3)	Parental input and choice.	
((4)	Recommendations in a child's Individualized Edu	ucation Program (IEP).
(b) I	Rules	shall be adopted in accordance with Chapter 150B	of the General Statutes.
		. Admissions.	
		- Schools for the deaf and blind shall admit s	
		standards, and procedures established through rul	es by the board of trustees in
		he requirements of this Article.	
	-	<u>ility Criteria. – Eligibility criteria shall include cor</u>	-
<u>(</u>	<u>(1)</u>	For a school for the deaf, evidence of hearing	
		primary educational needs are related to the stude	•
	(\mathbf{n})	the specialized support and programs offered by	
<u>(</u>	<u>(2)</u>	For the school for the blind, evidence of vision	
		primary educational needs are related to the stud the specialized support and programs offered by	.
((2)	State and federal laws.	the school for the blind.
	<u>(3)</u> (4)	Optimal academic and communicative outcomes	for the student
		Parental input and choice.	Tor the student.
	<u>(5)</u> (6)	Student's possession of the level of functioning n	ecessary to participate in the
7	<u></u>	educational program, including an assessment th	• • •
		a risk of harm to self or others, can function with	±
		a healthy and safe manner, and does not pose a r	
		to the learning environment at the school.	the of substantial disruption
		to the fourthing on the forment of the belloof.	

General	Assem	bly Of North Carolina	Session 2023
<u>(c)</u>	Proce	dures Admission procedures shall include the following:	
	(1)	An application process that may be directly made by a pa	rent to the school of
		upon recommendation of a local school administrative ur	it or charter school
		If a student has not been evaluated by the local school ac	
		charter school and determined to be a child with a disabili	
		the school and local school administrative unit or charter	
		an agreement to determine if the student is a child with a	
	(2)	An admissions committee to make recommendations on a	
	<u></u>	that includes, but is not limited to, the following members	
		a. A chair designated by the director of the school.	<u> </u>
		b. The applicant's parent.	
		c. Any professionals necessary to interpret the evalu	ation results.
		<u>d.</u> If the applicant is currently enrolled in a local so	
		unit or charter school, a written invitation shal	
		representative from that local school administra	
		school to attend and participate in the evaluation.	tive unit of charter
	(3)	An admissions evaluation that uses multiple sources	of information in
	<u>(5)</u>	determining eligibility, including assessments, teacher	
		evidence of the applicant's physical and emotional health	
		applicant's level of functioning, including adaptive beha	
		student's current or proposed individualized education pla	
	(4)	A final admissions determination made by the director	
	<u>(+)</u>	director of the school's designee.	of the senton of the
<u>(d)</u>	۸ dm	ssion Status. – A student may be admitted in one of the foll	owing statuses.
<u>(u)</u>	$\frac{1}{(1)}$	Temporary assignment. – An applicant admitted for no r	
	<u>(1)</u>	days for the school staff to complete evaluations and	
		information for the admissions committee to m	-
		determination. A student admitted to a temporary assig	
		guaranteed admission to the educational program as a stu	
		school's eligibility criteria.	dent who meets the
	(2)	<u>Educational program assignment. – An applicant deter</u>	mined to meet the
	<u>(2)</u>	eligibility criteria and granted admission to the education	
<u>(e)</u>	Diser	rollment. – A student's continued enrollment in an equi	
	-	s shall be subject to reevaluation by the admissions committ	
-		e school to assess if the student continues to meet elig	
	-	sessment shall follow the same procedures as the admissions	
		all be made by the director or the director's designee.	
(f)		Appropriate Public Education. – The local school administr	rative unit or charter
	-	the student is enrolled shall have the initial responsibility	
		ecial education needs of the student and providing a special education	
		ices in accordance with Article 9 of this Chapter. If a	
		e school for enrollment of the parent's child in the school's e	-
		is determined to meet the eligibility criteria for admiss	
		gram, the school is responsible for the provision of a free	
		ever, a subsequent determination by the school that the stud	
		a immediately transfers the responsibility for the prov	
		ram and related services to ensure a free appropriate publi	
		administrative unit or charter school in which the stud	
enrolled.	senoul	administrative unit of charter school in which the stud	ent was proviously
emoneu.			

General Assembly Of North Carolina Session 2023 Mediation. - Prior to seeking a due process hearing as provided in Article 9 of this 1 (g) 2 Chapter, parents are encouraged to seek mediation under Article 9 of this Chapter in resolving 3 any dispute with regards to a student's eligibility determination or IEP. 4 Due Process Hearing. – A parent may seek an impartial due process hearing following (h) 5 a final determination on a student's eligibility by the director. If the parent pursues a due process 6 hearing to challenge the school's ineligibility determination, the student's "stay put" placement 7 shall not be the school but shall be the student's local school administrative unit or charter school. 8 "§ 115C-150.14. Tuition and room and board. Tuition, room and board for resident 9 students. 10 Only children A student who are residents is a resident of North Carolina are is (a) 11 entitled to free tuition and room and board at a school governed by this Article. for the educational 12 programs provided by the schools for the deaf and blind. 13 A school governed by this Article may enroll a foreign exchange student and shall (b)14 charge the student the full, unsubsidized per capita cost of providing education at the school for the period of the student's attendance. A school that seeks to enroll foreign exchange students 15 under this section shall submit a plan prior to enrolling any of those students to the State Board 16 17 of Education for approval, including the proposed costs to be charged to the students for 18 attendance and information on compliance with federal law requirements. For the purposes of 19 this section, a foreign exchange student is a student who is domiciled in a foreign country and 20 has come to the United States on a valid, eligible student visa. 21 (c)Notwithstanding subsection (b) of this section, foreign exchange students who have 22 obtained the status of nonimmigrants pursuant to the Immigration and Nationality Act, 8 U.S.C. § 1101(a)(15)(F) may only be enrolled in a school governed by this Article in grades nine through 23 24 12 for a maximum of 12 months at the school. A student who is a resident of North Carolina 25 whose parent elects for the student to board at the school in order to access the educational 26 program is entitled to free room and board. 27 "§ 115C-150.14A. Nonresident students. 28 For the purposes of this section, the following definitions shall apply: (a) 29 Foreign exchange student. – A student who is domiciled in a foreign country (1)30 and has come to the United States on a valid, eligible student visa. Nonresident student. - An out-of-state student or foreign exchange student. 31 (2) 32 Out-of-state student. - A student who is domiciled in a state other than North (3) 33 Carolina. 34 Schools for the deaf and blind may enroll nonresident students in the educational (b) 35 program who otherwise meet admissions criteria established for all students. A school shall charge the full, unsubsidized per capita cost of providing education at the school for the period 36 of the nonresident student's attendance, including the cost of tuition, and the cost of room and 37 board for any student whose parent elects for the student to board at the school in order to access 38 39 the educational program. 40 Schools for the deaf and blind that seek to enroll nonresident students under this (c) 41 section shall submit a plan prior to enrolling any of those students to the board of trustees for 42 approval, including the proposed costs to be charged to the nonresident students for tuition and 43 room and board and information on compliance with federal law requirements. "§ 115C-150.15. Reporting to residential schools on deaf and blind children. 44 45 Request for Consent. – Local superintendents shall require that the following request (a) 46 for written consent consent, along with any informational materials provided by the school for the blind or the school for the deaf in the service area in which the local school administrative 47 unit is located, be presented to parents, guardians, parents or custodians of any hearing impaired 48 49 or visually impaired children children who are deaf or hard of hearing or are blind or visually impaired no later than October 1 of each school year: "North Carolina provides three public 50 residential schools serving visually and hearing impaired students: the Governor Morehead 51

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1 2 3	School for the Blind, the Eastern North Carolina School for the Deaf, and the North Carolina School for the Deaf. Do you consent to the release of your contact information and information
3 4	regarding your child and his or her impairment to these schools so that you can receive more information on services offered by those campuses?"North Carolina provides two public schools
5	for the deaf serving students who are deaf or hard of hearing: the Eastern North Carolina School
6	for the Deaf and the North Carolina School for the Deaf. North Carolina also has a public school
7	for the blind serving students who are blind or visually impaired: the Governor Morehead School
8	for the Blind. Do you consent to the release of your contact information and information
9	regarding your child and his or her hearing or vision status to these schools so that you can receive
10	more information on services offered by those campuses?"
11	(b) Annual Report to Residential Schools. Schools for the Deaf and Blind. – Local
12	superintendents shall report by November 30 each year the names and addresses of parents,
13	guardians, parents or custodians of any hearing impaired deaf or hard of hearing or blind or
14	visually impaired children who have given written consent to the directors of the Governor
15	Morehead School for the Blind, the Eastern North Carolina School for the Deaf, and the North
16	Carolina School for the Deaf. schools for the deaf and blind. The report shall include the type of
17	disability of each child, including whether the hearing and visual impairments range from partial
18	to total disability, and if the child has multiple disabilities with the visual or hearing impairment
19	not identified as the primary disability of the student. The report shall also be made to the
20	Department of Public Instruction.
21	(c) Confidentiality of Records. – The directors of the Governor Morehead School for the
22	Blind, the Eastern North Carolina School for the Deaf, and the North Carolina School for the
23 24	Deaf schools for the deaf and blind shall treat any information reported to the schools by a local superintendent under subsection (b) of this section as confidential, except that a director or the
24 25	director's designee may contact the parents, guardians, parents or custodians of any hearing
25 26	impaired or visually impaired children whose information was included in the report. The
20	information shall not be considered a public record under G.S. 132-1.
28	(d) <u>Transfer of Information. – Upon the written request of a parent or custodian of a</u>
29	student who has applied to a school for the deaf or school for the blind, the local superintendent
30	or, if there is no superintendent, the staff member with the highest decision-making authority
31	shall share with the director of the school a copy of all current evaluation data and a copy of the
32	current or proposed individualized education plan for any child enrolled in that public school unit
33	who is identified as a child with a disability who is deaf, hard of hearing, blind, or visually
34	impaired.
35	" <u>§ 115C-150.16. Applicability of Chapter.</u>
36	Except as otherwise provided in this Article, the requirements of this Chapter shall not apply
37	to the schools for the deaf and blind. Schools for the deaf and blind shall be considered a State
38	agency, as defined in G.S. 143C-1-1, and shall comply with all requirements for State agencies
39	unless otherwise specified in this Article. Schools for the deaf and blind shall not be considered
40	local school administrative units."
41	SECTION 2.(a) G.S. 115C-5 reads as rewritten:
42	"§ 115C-5. Definitions.
43	As used in this Chapter unless the context requires otherwise:
44 45	(2a) The according hody of a public school unit is the following:
45 46	(3a) The governing body of a public school unit is the following:a. For a local school administrative unit, the local board of education.
40 47	a. For a local school administrative unit, the local board of education.b. For a charter school, the nonprofit corporation board of directors.
47	c. For a regional school, the regional school board of directors.
49	d. For a school operated under Article 9C of this Chapter, the State Board
50	of Education.board of trustees.

Genera	al Assemb	oly Of Nor	th Car	aro	oliı	na													Ses	ssion	20 2	23
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	(4)	A charter																				
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"(c]	· •	ot as to the	provis	1810	ons	s of a	Artı	icles	s 6 a	anc	17	of	this	s Ch	apt	er, 1	the	pro	V1S1	ons (of th	15
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	SEC	FION 2.(d)	GS	ζ1′	138	8-5(a	a) re	ade	98 1	reu	vritt	ten										
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		Blind may receive compensation not to exceed fifty	dollars (\$50.00) per die
		for attending trustee meetings or performing related	· · · ·
	(2)	Reimbursement of subsistence expenses at the rates	
	. ,	and employees by subdivision (3) of G.S. 138-6(a).	
	(3)	Reimbursement of travel expenses at the rates allo	wed to State officers an
		employees by subdivisions (1) and (2) of G.S. 138-	
	(4)	For convention registration fees, the actual amoun	
	(.)	receipt."	
	SEC	TION 2.(e) G.S. 150B-1(d) is amended by adding a n	ew subdivision to read:
	"(33)		
	(00)	for the Deaf, and the Governor Morehead School fo	
	SEC	TION 2.(f) Section 10 of S.L. 2013-247 is repealed.	<u>a die Dinid.</u>
		TION 3. Section 8.15(b) of S.L. 2013-360 is repealed.	1
		TION 4.(a) For the 2023-2024 school year only, the	
shall ac		by August 4, 2023, for eligibility criteria, standa	
		e schools for the deaf and blind in accordance with	
		the Superintendent of Public Instruction and direct	
		hese rules shall be exempt from the requirements of A	
	General St	1 1	There 2A of Chapter 150
of the C		TION 4.(b) The adopted eligibility criteria shall inc	Juda consideration of t
followi		101 4.(b) The adopted engloting chiena shan me	
followi	0	ility Cuitaria Elizibility aritaria aball include consid	langtion of the fallowing
(b)	-	ility Criteria. – Eligibility criteria shall include consid	
	(1)	For a school for the deaf, evidence of hearing lo	
		primary educational needs are related to the student	
	$\langle 0 \rangle$	the specialized support and programs offered by tha	
	(2)	For the school for the blind, evidence of vision lo	
		primary educational needs are related to the studen	-
		the specialized support and programs offered by the	e school for the blind.
	(3)	State and federal laws.	.1 . 1 .
	(4)	Optimal academic and communicative outcomes for	r the student.
	(5)	Parental input and choice.	
	(6)	Student's possession of the level of functioning nece	
		educational program, including an assessment that	-
		a risk of harm to self or others, can function within t	
		a healthy and safe manner, and does not pose a risk	c of substantial disruption
		to the learning environment at the school.	
		TION 4.(c) The adopted admission procedures shall i	0
	(1)	An application process that may be directly made by	1 0 0
		to the school or upon recommendation of a local sch	
		charter school. If a student has not been evaluated	•
		administrative unit or charter school and determine	
		disability, a process for the school and local scho	ol administrative unit
		charter school to enter into an agreement to determi	ne if the student is a chi
		with a disability.	
	(2)	An admissions committee to make recommendation	ns on an admissions state
		that includes, but is not limited to, the following me	embers:
		a. A chair designated by the director of the sch	ool.
		b. The applicant's parent or legal guardian.	
		c. Any professionals necessary to interpret the	evaluation results.
		d. If the applicant is currently enrolled in a lo	

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1		representative from that local school administration	ive unit or charter		
2		school to attend and participate in the evaluation.			
3	(3)	An admissions evaluation that uses multiple sources			
4		determining eligibility, including assessments, teacher			
5		evidence of the applicant's physical and emotional health,			
5		applicant's level of functioning, including adaptive behave			
7		student's current or proposed individualized education plan			
3	(4)	A final admissions determination made by the director of	f the school or the		
9		director of the school's designee.			
0		TON 4.(d) The standards for admission shall provide that	t a student may be		
1		f the following statuses:			
2	(1)	Temporary assignment. – An applicant admitted for no m			
3		days for the school staff to complete evaluations and			
4		information for the admissions committee to ma			
5		determination. A student admitted to a temporary assign			
5		guaranteed admission to the educational program as a stud	lent who meets the		
7	$\langle 0 \rangle$	school's eligibility criteria.	• • • • •		
8 9	(2)	Educational program assignment. – An applicant deterr eligibility criteria and granted admission to the educational			
0	SECT				
1	SECTION 4.(e) The standards for admission shall provide that a student's continued				
2	enrollment in an educational program assignment status shall be subject to reevaluation by the admissions committee when determined necessary by the school to assess if the student continues				
3	to meet eligibility criteria. The disenrollment assessment shall follow the same procedures as the				
4	admissions process, and a final determination shall be made by the director or the director's				
5	designee.				
6	-	TON 4.(f) The standards for admission shall provide that	at the local school		
7		nit or charter school in which the child is enrolled sha			

28 responsibility of identifying and evaluating the special education needs of the student and 29 providing a special educational program and related services in accordance with Article 9 of this 30 Chapter. If a parent submits an application to the school for enrollment of the parent's child in 31 the school's educational program, and if the child is determined to meet the eligibility criteria for 32 admission to the school's educational program, the school is responsible for the provision of a 33 free appropriate public education. However, a subsequent determination by the school that the 34 student no longer meets eligibility criteria immediately transfers the responsibility for the 35 provision of a special educational program and related services to ensure a free appropriate public 36 education back to the local school administrative unit or charter school in which the child was 37 previously enrolled.

38 **SECTION 4.(g)** The standards for admission shall provide that, prior to seeking a 39 due process hearing as provided in Article 9 of Chapter 115C of the General Statutes, parents be 40 encouraged to seek mediation under Article 9 of Chapter 115C of the General Statutes in resolving any dispute with regards to a student's eligibility determination or individualized 41 42 education plan. A parent may seek an impartial due process hearing following a final 43 determination on a student's eligibility by the director. If the parent pursues a due process hearing 44 to challenge the school's ineligibility determination, the student's "stay put" placement shall not 45 be the school but shall be the local school administrative unit or charter school in which the child 46 is enrolled.

47 SECTION 5. Notwithstanding Article 9C of Chapter 115C of the General Statutes, 48 as amended by this act, the Department of Public Instruction shall continue its administrative 49 duties and responsibilities for the North Carolina School for the Deaf, the Eastern North Carolina 50 School for the Deaf, and the Governor Morehead School for the Blind subject to Article 9C of 51 Chapter 115C of the General Statutes as of June 30, 2024, until the board of trustees for each

school has successfully transitioned into the administrative role required by this act, but in no event later than October 1, 2024.					
 event later than October 1, 2024. SECTION 6.(a) No later than 60 days after the date that this act becom 	hes law the				
4 General Assembly and the State Board of Education shall appoint the initial mem					
5 boards of trustees for the North Carolina School for the Deaf, the Eastern North Carol					
6 for the Deaf, and the Governor Morehead School for the Blind to take office 90 day					
7 date this act becomes law. If the General Assembly has adjourned to a date certain,					
8 is more than 20 days after the date of adjournment when this act becomes law, the initia					
	of the boards appointed by the General Assembly shall be made in the same manner as a vacancy				
appointment as provided in G.S. 120-122. Upon the expiration of the initial terms appointed by					
	November 1, 2023, all subsequent appointments by all appointing entities shall be for a four-year				
12 term of office, as provided in G.S. 115C-150.12A, as enacted by this act. Notw	term of office, as provided in G.S. 115C-150.12A, as enacted by this act. Notwithstanding				
G.S. 115C-150.12A, as enacted by this act, terms of initial appointments to each board made by					
14 November 1, 2023, shall be as follows:					
15 (1) The General Assembly shall appoint one of the members recommen					
16 Speaker of the House of Representatives and one of the					
17 recommended by the President Pro Tempore of the Senate to a two	o-year term				
18 of office expiring June 30, 2026.					
19 (2) The General Assembly shall appoint one of the members recommen					
20 Speaker of the House of Representatives and one of the					
21 recommended by the President Pro Tempore of the Senate to a four	r-year term				
 of office expiring June 30, 2028. (3) The State Board of Education shall appoint one member to a ter 	marning				
 23 (3) The State Board of Education shall appoint one member to a ter 24 June 30, 2026. 	m expiring				
25 (4) The Secretary of the Department of Health and Human Services sh	all appoint				
26 one nonvoting member to a term expiring June 30, 2028.	ian appoint				
27 SECTION 6.(b) Notwithstanding G.S. 115C-150.12A, as enacted b	w this act.				
28 following the appointment of a majority of members of the boards of trustees of e					
29 schools for the deaf and blind, as provided in subsection (a) of this section, and no lat					
30 days after this act becomes law, the director of each school shall call an initial meet					
31 board.	0				
32 SECTION 7.(a) The Department of Public Instruction shall develop a tran	nsition plan				
33 for the change in administration of the schools for the deaf and blind in accordance	ce with the				
· · · ·	requirements of this act to be effective July 1, 2024. The Department of Public Instruction shall				
35 consult with the personnel and boards of trustees from the North Carolina School fo					
	the Eastern North Carolina School for the Deaf, and the Governor Morehead School for the Blind				
in developing the transition plan, and shall make a copy of the interim and final transit	-				
38 available to each board of trustees at least two weeks prior to submission, if the board					
39 office at that time. The Department of Public Instruction shall provide interim reports 40 Board of Education and the Joint Lagislative Education Oversight Committee by Ma					
 40 Board of Education and the Joint Legislative Education Oversight Committee by Mag 41 and December 15, 2023, and a final report by March 15, 2024, on the plans for tr 	Board of Education and the Joint Legislative Education Oversight Committee by May 15, 2023,				
41 administration of the schools for the deaf and blind. The plans for transition shall i					
43 following:	menuae the				
44 (1) An estimate of the costs for administrative services provid	ed by the				
45 Department of Public Instruction to the schools for the deaf and	•				
46 average, for the prior three school years.	, -				
47 (2) An assessment of the employment rights, salaries, and benefits	for current				
48 employees of the schools for the deaf and blind under the Sta					
49 Resources Act and State salary schedules as compared to those righ	its, salaries,				
50 and benefits of local school administrative unit employees und	-				
51 115C of the General Statutes and identification of any areas	where the				

	General Assemb	oly Of North Carolina	Session 2023		
1 2		transition may provide lesser protections, salaries, or by this act.	benefits not addressed		
3 4	(3)	An assessment of the most effective administrative st for the deaf and blind.	ructure for the schools		
5 6	(4)	Any other issues identified as part of the transition pro- recommendations necessary to effectuate the transition			
7	SECTION 7.(b) Each board of trustees of the schools for the deaf and blind shall				
8	provide interim reports to the Joint Legislative Education Oversight Committee by December 15,				
9	2023, and March 15, 2024, and a final report by July 1, 2024, on the plans and progress in				
10	transitioning to a	assumption of administration of the schools for the de	af and blind, with the		
11	support of and c	onsultation with staff of the school for that board. The	Department of Public		
12	Instruction shall	provide information as requested to each board of trus	tees. The reports shall		
13	include the follow	wing:			
14 15	(1)	Response to any assessments, issues, or recommenda Department of Public Instruction in reports subn			
16		subsection (a) of this section.	1.1. C. C.		
17	(2)	An assessment of employment rights, salaries, and			
18		employees of the schools for the deaf and blind un			
19		Resources Act and State salary schedules as compared	•		
20		and benefits of local school administrative unit emp	•		
21		115C of the General Statutes and identification of	-		
22		transition may provide lesser protections, salaries, or	benefits not addressed		
23 24	(2)	by this act.	musture for the achoola		
	(3)	An assessment of the most effective administrative st	ructure for the schools		
25 26	(A)	for the deaf and blind.	and any locialative		
26 27	(4)	Any other issues identified as part of the transition prod			
27 28	SEC	recommendations necessary to effect the transition $F(x) = \frac{1}{2} \left(\frac{1}{2} \right)^{1/2} \left(\frac{1}{2} \right)^{1/2$			
28 29		FION 8.(a) Notwithstanding G.S. 115C-150.12B, as e of each school for the deaf and blind shall honor the ter	•		
29 30		loyees of those schools as it exists as of July 1, 2024.	ins of any employment		
30 31		FION 8.(b) Notwithstanding current employme	nt classifications of		
32					
32 33	administrators for the schools for the deaf and blind and G.S. 115C-150.12B, as enacted by this				
33 34	act, those employed as administrators of each school for the deaf and blind shall remain in amployment, subject to dismissed for cause as provided in Article 8 of Chapter 126 of the General				
35	employment, subject to dismissal for cause as provided in Article 8 of Chapter 126 of the General Statutes, until June 30, 2025. Notwithstanding Article 18 of Chapter 115C of the General				
36	Statutes, the State Board of Education shall waive superintendent licensure requirements for				
37	those employed as administrators of each school for the deaf and blind until June 30, 2025.				
38	SECTION 8.(c) Notwithstanding G.S. 115C-150.12B, as enacted by this act,				
39	Chapter 126 of the General Statutes shall apply to any employee of the schools for the deaf and				
40	blind employed on June 30, 2024, for as long as that employee remains employed at that school.				
41	SECTION 9. Sections 1 through 3 of this act become effective July 1, 2024. The				
42		act is effective when it becomes law.			
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