



SENATE PCS 8: No Cap on Number of Charter Schools

2011-2012 General Assembly

Committee:	House Education, if favorable, Finance	Date:	March 8, 2011
Introduced by:	Sen. Stevens	Prepared by:	Kara McCraw and
Analysis of:	PCS to Fourth Edition S8-CSTC-1		Drupti Chauhan, Committee Counsels

SUMMARY: *Senate Bill 8 would make the following changes to laws related to charter schools:*

- *Remove the cap on charter schools.*
- *Create a new Public Charter Schools Commission with decisions subject to a ¾ veto of the State Board of Education.*
- *Add additional requirements for charter school applications.*
- *Remove the cap on enrollment growth for charter schools.*
- *Allow local boards of education to convert schools to charter schools without forming nonprofit, tax-exempt corporations.*
- *Allow teachers who return to employment with a local school administrative unit (LEA) without a break in service to have re-instated unused sick leave and annual leave from previous employment with a LEA.*
- *Exempts decisions to disapprove a charter application, not renew a charter, or terminate a charter from review under Chapter 150B.*
- *Allow State funds to be used to acquire real property for charter schools, allow counties to provide funds to the nonprofit, tax-exempt corporation that holds the charter of a charter school for specific purposes, and allow counties to allocate lottery monies to charter schools for capital needs.*
- *Allow the following separate funds be included as part of the uniform budget format for LEAs: funds required by a donor or grantor and funds from federal grants restricted as to use.*

The PCS for SB 8 would make the following changes:

- *Require a charter school serve at least 50 students.*
- *Limit the number of new charter schools which may be authorized each calendar year to 50.*
- *Permit charter schools to charge any fees also charged by the LEA in which the charter school is located.*
- *Provide enrollment priority to the children of all full-time employees of charter schools.*
- *Clarifies that the funds to be transferred from the LEA for a child attending a charter school are the per pupil share of the local current expense fund.*
- *Provide that other funds in the uniform budget format may be used to account for federal appropriations restricted as to use.*
- *Provide that special funds of individual schools are not included in the local current expense fund amount transferred to charter schools.*
- *Require the Department of Public Instruction to report to the Joint Legislative Education Oversight Committee on charter school programs and policies that could improve the public schools.*

BILL ANALYSIS:

Section 2

Current Law: Part 6A of Article 16 of Chapter 115C establishes charter schools and provides that the SBE is the entity that oversees charter schools in the State by granting, monitoring, and revoking charters. A maximum of 100 charter schools may be authorized in the State at any given time. Charter schools are prohibited from receiving State monies for obtaining any interest in real property or mobile classroom units other than leases.

115C-238.29A – Adds language to encourage replication of successful charter schools.

115C-238.29A1 – Creates the Commission.

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- Commission would operate independent of the SBE. It would have 11 members including the Superintendent of Public Instruction and 10 members appointed by the Governor and the General Assembly.
- The Commission would have the following powers and duties: provide technical assistance, adopt policies for charter school operations, oversee and approve charter applications, oversee monitoring of charter schools, and take action on charter renewals, nonrenewals, and revocations.
- The SBE would assign the Office of Charter Schools as staff to the Commission and would have the authority to veto by a three-fourths vote any decision of the Commission.

115C-238.29B – Charter school applications

- Applications would be required to include new information including the following: an executive summary; targeted school population and community; instructional design; plans for identifying and serving special populations; proposed governing by-laws; proposed budget for first 5 years of operation; numbers of students to be served, with a minimum of 50 students, minimum number of teachers to be employed; organizational chart; and plans, if any, for transportation or food services. Local boards of education would be exempted from the requirement of having to form a nonprofit, tax-exempt corporation for converting a traditional school to a charter school if the local board of education serves as the board of directors of the charter school.
- The Commission would have the authority to approve the charter school in accordance with the standards and criteria set forth in the charter schools statutes.
- Other entities such as local boards of education, and constituent institutions of The University of North Carolina would no longer be authorized to grant preliminary charters.

115C-238.29C – Application assessment

- The Commission would be authorized to establish deadlines for applications and make determinations when applications were complete.
- The requirements governing preliminary approval of charters by other chartering entities would be eliminated.

115C-238.29D – Final approval of applications

- The Commission would be authorized to grant approval of applications that met requirements in statute or adopted by the Commission.
- No more than 50 charter schools could be authorized in each calendar year.
- The Commission would be required to establish a timeline to take final action on applications declared complete and make this information available to applicants. The decision on the application must be based on the evidence contained in the application or collected by the Commission through an application review uniform across all applicants.
- Applicants would have the opportunity to request reconsideration of a denial of an application.
- Decisions to disapprove applications would be exempt from review under Chapter 150B.
- Enrollment growth cap of 10% per year would be eliminated with capacity determined by the governing board of the charter school and the Commission.

115C-238.29E – Charter School Operation

- The bill makes conforming changes.

115C-238.29F – General Requirements

- Charter schools would be allowed to charge any fees charged by the local LEA in which the charter school is located.
- The Commission would adopt rules regarding liability insurance and set forth the student assessments required of charter schools.
- Teachers employed by charter schools who return to employment with a local school administrative unit without a break in service would be able to have unused sick and annual leave from previous employment with a local school administrative unit reinstated and be given credit for the years of service for purposes of the salary schedule, longevity pay and rate of earned leave.
- Charter schools that have capacity would be able to enroll non-domiciled students and charge those students tuition that is equal at least to the per pupil allocation of the local appropriation for the county in which the

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charter school is located and the per pupil State appropriation for that school year. Non-domiciliaries of the State would be limited to 10% of the total number of students enrolled in the charter school.

- Public schools converted to charter schools would be required to give enrollment preference to students in the former attendance area for at least 2 years.
- Charter schools could give enrollment priority to the children of full-time employees of the charter school.
- The bill would clarify that the statutory admissions requirements would not preclude the formation of a charter school to serve special populations.
- The bill would clarify that charters schools are not required to provide transportation.
- All assets upon dissolution of a charter school would be required to be distributed to satisfy creditors with any surplus deemed the property of the LEA.

115C-238.29G -- Causes for nonrenewal and termination

- Any decision to terminate or not renew a charter would be exempted from review under Chapter 150B of the General Statutes.

115C-238.29H – State and local funds for charters schools

- State funds would be allowed to be used to acquire equipment, real property, buildings, and mobile classrooms for school facilities and they would be allowed to be used to enter into operational and financing leases for equipment.
- The funding to be transferred by an LEA for a student attending a charter school is clarified to mean the per pupil share of the local current expense fund established under the uniform budget format for LEAs.
- Per pupil share of the local current expense fund that consists of revenue derived from supplemental taxes would be transferred to a charter school for students residing within the tax district for which the taxes are levied.
- LEAs would be required to provide an accounting of the local current expense fund to be transferred to charter schools within 15 days of receipt of that appropriation. LEAs would be assessed a penalty for failure to comply with the deadlines.
- Counties would be permitted to provide funds to charter schools by direct appropriations for specific purposes such as acquisition of facilities and furnishings.

115C-238.29I – Notice of charter school process and Charter School Advisory Committee

- The bill would repeal this section in order to make conforming changes.

115C-238.29J – Public and private assistance to charter schools

- The bill makes only conforming changes

115C-238.29K – Criminal History Checks

- The bill makes only conforming changes

Section 3

Current Law: The Department of Justice is authorized to conduct criminal history checks of school personnel.

Analysis: The bill makes conforming changes to allow the Department of Justice to conduct criminal history checks of charter school employees.

Section 4

Current Law: G.S. 115C-105.37B authorizes the State Board of Education to approve LEA requests to reform low-performing schools.

Analysis: The bill makes conforming changes eliminating references to the charter schools cap.

Section 5

Current Law: G.S. 115C-426 established the uniform budget format for LEAs. LEAs are required to have the State Public School Fund, the local current expense fund, and the capital outlay fund. They are also authorized to have other funds for items such as tuition and sales tax refunds.

Analysis: The bill would allow the use of other funds if necessary to comply with donor requirements and restricted federal grants, and would remove language allowing other funds to account for reimbursements, indirect

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costs, fees for actual costs, tuition, sales tax revenue, sales tax refunds, federal appropriations made directly to LEAs, funds for prekindergarten programs, and special programs.

Section 6

Current Law: G.S. 115C-448 allows the creation of special funds of individual schools to account for funds received from activities such as interscholastic athletic competition, school annual sales, and student organization dues.

Analysis: The bill would prohibit special funds of individual schools from being included in the local current expense fund amount transferred to charter schools.

Section 7

Current Law: Funds from the State lottery for school construction are not allocated to charter schools.

Analysis: The bill would permit counties to allocate a portion of the lottery funds for school construction to charter schools. Charter schools would be able to use the monies to pay for school construction projects or retire debt from school construction projects incurred after July 1, 2011.

Section 8

Current Law: Charter schools can opt into the State Retirement System and the State Health Plan.

Analysis: The bill would make conforming changes only.

Section 9

Analysis: The bill makes conforming changes in Chapter 150B allowing for the exemption from review for disapproval of applications and terminations and non-renewals of charters.

Section 10

Analysis: The bill would authorize counties to appropriate funds for capital needs for charter schools, lease real property to charter schools, and levy property taxes for these purposes.

Sections 11-13

Current Law: Section 7.17 of the 2010 Appropriations Act provided that LEAs that had not fully complied with local requirements for funding charter schools and who are subject to a judgment, court order, or settlement agreement may make payments over three years.

Analysis: These sections of the bill would repeal the 2010 Budget provisions and would instead require that LEAs amend their 2010-2011 budget resolutions to comply with Section 6 of the bill. If an LEA does not amend its budget resolution for this year or in future years, it will have been deemed to do so by this bill.

Section 14

Analysis: The State Board of Education would be required to repeal all policies inconsistent with this Act.

Section 15

Analysis: The Commission must report annually to the Joint Legislative Education Oversight Committee on its strategic vision and the status of the charter schools as well as composite annual data on the gender, race, ethnicity, and disability of students enrolled in charter schools. The report must also include suspension and expulsion data, the number of students receiving free or reduced meals, and the number of students receiving special education services.

Section 16

Analysis: The Department of Public Instruction must annually report to the Joint Legislative Education Oversight Committee on charter school programs and policies that could improve the public schools.

EFFECTIVE DATE: Appointments required in in the Act must be made by October 1, 2011. Sections 5, 11, 12, and 13 are effective when they become law. The remainder of this Act becomes effective July 1, 2011.

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