## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2017

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### SENATE BILL 15\*

### Education/Higher Education Committee Substitute Adopted 4/24/17 House Committee Substitute Favorable 6/5/18 House Committee Substitute #2 Favorable 6/14/18

Short Title: ISD Changes and Capital Grant Clarification.

(Public)

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Sponsors:

Referred to:

January 30, 2017

1		A BILL TO BE ENTITLED	
2	AN ACT TO MODIFY THE IN	NOVATIVE SCHOOL DISTRICT STATUTES; TO CLARIFY	
3	ELIGIBILITY FOR NEEDS-BASED PUBLIC SCHOOL CAPITAL FUND GRANTS		
4		FUNDS TO THE TRIANGLE LITERACY COUNCIL.	
5	The General Assembly of Nort	h Carolina enacts:	
6	2		
7	PART I. CHANGES TO TH	E INNOVATIVE SCHOOL DISTRICT STATUTES	
8	SECTION 1.(a) G	.S. 115C-75.5(5) reads as rewritten:	
9	"(5) Qualifying	school A low-performing school, as defined in	
10	G.S. 115C-1	05.37, that meets one of the following criteria:	
11	a. The	school earned an overall school performance score in the lowest	
12	five	percent (5%) of all schools in the prior school year that meet all	
13	of th	e following requirements:	
14	1.	The school includes all or part of grades kindergarten through	
15		fifth.	
16	2.	The school did not exceed growth in at least one of the prior	
17		three school years and did not meet growth in at least one of	
18		the prior three school years.	
19	<del>3.</del>	One of the models established in G.S. 115C-105.37B for	
20		continually low-performing schools had not been adopted for	
21		that school for the immediately prior school year.	
22		school received a school performance score in the lowest ten	
23	±	ent (10%) of all schools that include all or part of grades	
24		ergarten through fifth in the prior school year and has been	
25	-	gnated by the local board of education for consideration by the	
26		Board of Education as an innovative school."	
27		.S. 115C-75.7(a) reads as rewritten:	
28		on The State Board of Education is authorized to select, upon	
29		Superintendent, no more than five qualifying elementary schools	
30		tive schools. schools through the 2019-2020 school year. The five	
31		or inclusion in the ISD should represent geographic diversity,	
32	-	ols. The State Board of Education shall select no more than one	
33	qualifying school per local school administrative unit, unless the local board of education		
34	consents. Beginning with the 2	021-2022 school year, provided that schools that have been in the	



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ISD for three or more school years have earned a grade of C or higher under G.S. 115C-12(9)c1.,
the ISD Superintendent may recommend up to two additional qualifying schools per school year
for State Board approval."
<b>SECTION 1.(c)</b> G.S. 115C-75.7(b) reads as rewritten:
"(b) Selection Process. – The selection of qualifying schools shall be based on an analysis
of performance over the most recent three-year period. Prior to recommendation of selection of
a qualifying school, the ISD Superintendent shall conduct an evaluation of the school to
determine the factors contributing to the school's performance and shall confer with the school
principal, local board of education members, the local school superintendent, and the local board
of county commissioners to share the findings of the evaluation. The school selection process
shall also include a public hearing to allow for parent and community input. The ISD
Superintendent shall evaluate and identify the qualifying schools to recommend for selection as
prospective innovative schools no later than October 15 prior to the initial school year in which
the school may operate as an innovative school and shall notify the local boards of education
where prospective innovative schools are located by that date. The State Board of Education shall
select the prospective innovative schools no later than December 15. November 15."
SECTION 1.(d) G.S. 115C-75.7(c) reads as rewritten:
"(c) Local Board Response. – Upon notification by the ISD Superintendent of selection
by the State Board of Education of the qualifying school as a prospective innovative school, the
local board of education shall determine whether to (i) close the selected qualifying school or (ii)
transfer the school into the ISD. The local board shall not be required to undertake the study
required by G.S. 115C-72 before closing the school. school but shall submit a plan to the State
Board of Education that outlines the impact of closure, including information addressing at least
the following: reassignment of students and staff, school bus travel time, and alternative
enrollment options for students. Before the adoption of a resolution, the local board of education
shall provide for a public hearing in regard to the proposed transfer or closure, at which hearing the public shall be offerded on experiments to express their views. No later than Exhaust
the public shall be afforded an opportunity to express their views. No later than February
1,December 15, the local board of education shall adopt a resolution either (i) consenting to transfer of the selected qualifying school to the ISD as an innovative school or (ii) closing that
school at the conclusion of that school year. The State Board of Education may delay the transfer
of a selected school to the ISD for one year only upon the recommendation of the ISD
Superintendent."
<b>SECTION 1.(e)</b> G.S. 115C-75.9(d) reads as rewritten:
"(d) Eacility and Capital Expanditures Eacility and capital expanditures shall be

34 "(d) Facility and Capital Expenditures. – Facility and capital expenditures shall be
 35 provided as follows:

- 36 (1) In addition to the transfer of funds as provided in G.S. 115C-75.10, the local
  37 board of education shall be responsible for facility and capital expenditures at
  38 the qualifying school.
  39 (2) All IS operators and local boards of education shall enter into an occupancy
  - (2) All IS operators and local boards of education shall enter into an occupancy agreement establishing the terms of occupancy for the IS operator not otherwise addressed in statute. If the parties are unable to reach agreement, either party may petition the State Board of Education to resolve any issues in dispute.
- 44 (3) The IS operator shall have first priority in use of the facility and capital 45 expenditures at the school for any purpose related to the operation of the 46 innovative school. The local board of education may allow use of the facility 47 by governmental, charitable, civic, or other organizations for activities within 48 the community and may retain any funds received for such use for any time 49 the IS operator has not provided written notice to the local board of its use of 50 the facility during that time for a purpose related to the operation of the 51 innovative school.

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For the purposes of this subsection, facility and capital expenditures include routine maintenance and repair, and capital expenditures include building repair and maintenance, furniture, furnishings, and equipment.equipment, and any existing IT network, hardware, computers, instructional technology, phones, and related cabling."

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**SECTION 1.(f)** G.S. 115C-75.9(f) reads as rewritten:

6 "(f) Memorandums of Understanding for Alternate Arrangements. – Notwithstanding this 7 section, the IS operator, in consultation with the ISD Superintendent, may elect to enter into a 8 memorandum of understanding for alternate arrangements with the local board of education to 9 address any of the following:

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(1) Facility and capital expenditures.

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(2) Transportation services.

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(3) Services for Children with Disabilities.

13 If the IS operator elects to use a memorandum of understanding for alternate arrangements, 14 the IS operator and local board of education shall finalize the memorandum of understanding 15 within <u>3045</u> days of the initial request by the IS operator. If the parties have not completed the 16 memorandum of understanding within <u>3045</u> days, the State Board of Education shall resolve any 17 issues in dispute."

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**SECTION 1.(g)** G.S. 115C-75.9(h) reads as rewritten:

19 Innovative School Employees. - The IS operator shall select and hire the school "(h) 20 principal for an innovative school.school with input and approval from the ISD Superintendent. 21 Within the limits of the school budget, the IS operator or its designee shall select staff members 22 in accordance with guidance from the ISD Superintendent. Before finalizing staffing 23 recommendations, the IS operator and the ISD Superintendent or the Superintendent's designee 24 shall interview all existing staff members at the qualifying school and review student growth and 25 performance data for those staff members for whom it is available. Notwithstanding Article 21A 26 of this Chapter, the IS operator and the ISD Superintendent shall be permitted to examine 27 personnel files of existing staff members for the qualifying school. The IS operator shall have 28 the authority to decide whether any administrator, teacher, or staff member previously assigned 29 to a qualifying school selected to become an innovative school shall continue as an employee of 30 the innovative school. Any such employees retained shall become employees of the ISD. An 31 employee hired to work in an innovative school shall be an employee of the ISD, and the 32 employees shall be under the exclusive control of the ISD. All employees of the ISD shall be 33 eligible for enrollment in the Teachers' and State Employees' Retirement System of North 34 Carolina, the State Health Plan, and other benefits available to State employees. The IS operator 35 shall provide funds to the ISD in an amount sufficient to provide salary and benefits for 36 employees of the ISD working in the innovative school based on the terms of employment 37 established by the IS operator. A teacher employed with career status under G.S. 115C-325 and 38 assigned to a school transferred to the ISD who accepts employment at that ISD school may 39 return to the local school administrative unit with career status upon the end of employment at 40 the ISD school."

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**SECTION 1.(h)** G.S. 115C-75.13(d) reads as rewritten:

"(d) A low-performing school in an innovation zone, created as provided in clause (ii) of
subsection (a) of this section, shallmay become an innovative school if that low-performing
school does not exceed expected growth in the last two years of the five consecutive years in the
innovation zone."

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# 47 PART II. CLARIFY ELIGIBILITY FOR NEEDS-BASED PUBLIC SCHOOL CAPITAL 48 FUND GRANTS

49 **SECTION 2.(a)** Section 5.3(e) of S.L. 2017-57, as amended by Section 1.1(a) of 50 S.L. 2017-187, Section 1.1 of S.L. 2017-212, and Section 5.3(a) of S.L. 2018-5, reads as 51 rewritten:

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1	"SECTION 5.3.(e) Grant funds awarded under this section shall be subject to a matching		
2	requirement from the recipient county as follows:		
3	(1) For a county designated as a development tier one area, the grant shall not		
4	exceed three dollars (\$3.00) in grant funds for every one dollar (\$1.00)		
5	provided by the county. Grant funds awarded to a county designated as a		
6	development tier one area shall not exceed fifteen million dollars		
7	(\$15,000,000).		
8	(2) For a county designated as a development tier two area, the grant shall not		
9	exceed one dollar (\$1.00) for every one dollar (\$1.00) in grant funds provided		
10	by the county. Grant funds awarded to a county designated as a tier two area		
11	shall not exceed ten million dollars (\$10,000,000).		
12	Grant funds shall be used for the construction of new school buildings only. Grant		
13	funds shall not be used for real property acquisition. Grant funds shall be disbursed in a series of		
14	payments based on the progress of the project. To obtain a payment, the grantee shall submit a		
15	request for payment along with documentation of the expenditures for which the payment is		
16	requested and evidence that the matching requirement contained in subsection (b) of this section		
17	has been met. Grant funds shall not be awarded to any county that has received an aggregate		
18	amount exceeding eight million seven hundred fifty thousand dollars (\$8,750,000) in funds from		
19	the Public School Building Capital Fund from the 2012-2013 fiscal year to the 2016-2017 fiscal		
20	year. No county may receive grant funds under this section more than once every five years. No		
21	portion of grant funds may be used to acquire a Leadership in Energy and Environmental Design		
22	(LEED) certification. For fiscal year 2018-2019, for the purposes of this section, a county shall		
23	be considered to be designated as a development tier one area if (i) it was so designated by the		
24	Department of Commerce in 2017 or 2018 and (ii) the county filed a grant application under this		
25	section in 2017."		
26	<b>SECTION 2.(b)</b> This section becomes effective July 1, 2018.		
27	<b>SECTION 2.5.(a)</b> Of the funds appropriated to the Department of Public Instruction		
28	for the 2018-2019 fiscal year by S.L. 2018-5, the sum of seven hundred thousand forty dollars		
29	(\$740,000) in nonrecurring funds for the 2018-2019 fiscal year shall be provided to the nonprofit		
30	organization known as the Triangle Literacy Council to be used to support juvenile literacy		
31	centers that serve court-involved or otherwise at-risk youth.		
32	SECTION 2.5.(b) The Triangle Literacy Council, in consultation with the		
33	Department of Public Instruction, shall submit a report by September 1 of each year following		
34	the fiscal year in which the Triangle Literacy Council spends State funds made available pursuant		
35	to this section. The report shall be submitted to the Joint Legislative Education Oversight		
36	Committee and the Fiscal Research Division on the activities described by this section and the		
37	use of State funds.		
38	<b>SECTION 2.5.(c)</b> This section becomes effective July 1, 2018.		
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40	PART III. EFFECTIVE DATE		
41 42	<b>SECTION 3.</b> Except as otherwise provided, this act is effective when it becomes		
42	law.		