

The Daily Bulletin: 2025-06-12

PUBLIC/HOUSE BILLS

H 378 (2025-2026) **VARIOUS ED LAW/TAX ACCT/NIL CHANGES. (NEW)** Filed Mar 11 2025, *AN ACT TO MAKE VARIOUS CHANGES TO EDUCATION AND HIGHER EDUCATION LAWS; TO INCREASE PROTECTIONS FOR FUNDS HELD IN EDUCATION SAVINGS AND INVESTMENT ACCOUNTS AND ABLE ACCOUNTS FROM CLAIMS OF CREDITORS AND OTHER JUDGMENTS; TO AUTHORIZE NAME, IMAGE, AND LIKENESS AGENCY CONTRACTS; AND TO EXEMPT NAME, IMAGE, AND LIKENESS CONTRACTS FROM PUBLIC RECORDS REQUIREMENTS.*

Senate committee substitute to the 2nd edition makes the following changes.

Reorganizes the existing provisions into Section 2 and adds the following new content. Makes conforming changes to the act's titles.

Part I.

Enacts new GS 115C-102.10 requiring the State Board of Education (Board) to adopt rules requiring all public school units to evaluate the following when acquiring technology, computer hardware, and software: (1) long-term cost of ownership, including costs of repairing the technology, computer hardware, or software; (2) any flexibility for innovation during the life of the technology, computer hardware, or software; and (3) any anticipated resale or salvage value at the end of the target life cycle for the technology, computer hardware, or software based on the average resale or salvage value of similar technology, computer hardware, or software as a percentage of the initial cost of purchase.

Enacts new GS 115C-102.11, providing as follows. Requires the governing body of each public school unit to report annually by August 15th to the Board on the break/fix rate (as defined) of school technology devices and other items related to school technology. Also requires the Board to report annually by November 15th to the specified NCGA committee on the break/fix rate of technology across all public schools, including a summary of the data reported by public schools as well as recommendations on how to reduce the break/fix rates in the future.

Sets the first reporting deadline on August 15, 2026, based on data collected during the 2025-26 school year and requires the State Board's first report by November 15, 2026.

Amends GS 115C-12 to require the State Board to adopt rules governing public school units evaluating technology costs.

Amends the following statutes to require the specified entity adopt a policy requiring the evaluation of technology costs considerations adopted by the State Board and to report to the Board on their break/fix rate of technology: (1) GS 115C-47 (local boards of education); (2) GS 115C-150.12C (schools for deaf and blind students); (3) new GS 115C-218.33 (charter schools); (4) 115C-238.66 (regional schools); and (5) GS 116-239.8 (laboratory schools).

Applies beginning with the 2025-26 school year.

Enacts new GS 115D-9.40 (applicable to the State Board of Community College) and amends GS 116-11 (applicable to the UNC Board of Governors) requiring all community colleges/UNC constituent institutions to evaluate the following when acquiring technology, computer hardware, and software: (1) the long-term cost of ownership, including costs of repairing the technology, computer hardware, or software; (2) any flexibility for innovation during the life of the technology, computer hardware, or software; and (3) any anticipated resale or salvage value at the end of the target life cycle for the technology, computer hardware, or software based on the average resale or salvage value of similar technology, computer hardware, or software as a percentage of the initial cost of purchase.

Applies beginning with the 2025-26 academic year.

Part III.

Amends GS 115D-20 (pertaining to community college trustees) to expand academic transition pathways to include qualified high school sophomores, as title indicates (currently, just qualified high school juniors and seniors). Applies beginning with the 2025-26 school year.

Part IV.

Adds new Part 8A, Military Admissions and Deferment, to Article 1 of GS Chapter 116, providing as follows.

Prohibits a constituent institution of UNC from denying admission to any applicant solely because of serving or intending to serve in the uniformed service (Armed Forces, Reserve Armed Forces, or the Merchant Marine).

Requires the UNC Board of Governors to adopt a policy requiring constituent institutions to allow members of the uniformed services and their spouses to defer admission to a constituent institution, if it is requested at least 30 days before enrollment, for the following periods of time: (1) for applicants who are members of the reserve Armed Forces and their spouses, for at least two years after entry into the reserve Armed Forces; and (2) at least five years after accepting entry into active duty service for all other applicants. Defines Armed Forces as the AirForce, Army, Coast Guard, Marine Corps, Navy, Space Force, and NC National Guard.

Applies beginning with the 2025-26 academic year.

Part IV.

Sets out the section's purpose as authorizing the financing of the capital improvement projects listed in this act for the respective UNC institutions with funds available to the institutions from gifts, grants, receipts, self-liquidating indebtedness, Medicare reimbursements for education costs, hospital receipts from patient care, or other funds, or any combination of these funds, but not including funds received for tuition or appropriated from the General Fund or State Capital and Infrastructure Fund of the State unless previously authorized by General Statute. Authorizes the following capital improvement projects, and their specified costs, to be financed as provided above: (1) UNC-Chapel Hill: Electrical Distribution System/Substations & Switchgear Upgrade, and Fetzer Hall Addition/Campus Recreation; (2) UNC-Wilmington Parking Deck III, and Student Housing Village - Phase III. Allows the Director of the Budget, at the request of the UNC Board of Governors and upon determining that it is in the best interest of the State to do so, to authorize an increase or decrease in the cost of, or a change in the method of, funding the projects listed in this act; allows consulting with the Joint Legislative Commission on Governmental Operations in deciding whether to make such changes.

Allows the UNC Board of Governors to issue, subject to approval of the Director of the Budget, at one time or from time to time, special obligation bonds of the Board of Governors for the purpose of paying all or any part of the cost of acquiring, constructing, or providing for the projects listed above. Caps the maximum principal amount of bonds to be issued at the amounts specified in the act plus 5% of such amount to pay issuance expenses, fund reserve funds, pay capitalized interest, and pay other related additional costs plus any increase in the specific project costs authorized by the Director of the Budget.

Part VI.

Adds new GS 1C-1601.5, pertaining to certain tax-advantaged accounts, as follows. Defines *qualifying account* as an education savings and investment plan account qualified under section 529 of the Internal Revenue Code (IRC) or an ABLE account qualified under section 529A of the IRC. Defines *qualifying purpose* as any purpose permitted under Section 529 of the IRC (education savings and investment plan accounts) or any purpose permitted under Section 529A of the IRC (ABLE accounts), as applicable. Directs that funds located in a qualifying account or withdrawn from the account and used for a qualifying purpose are not subject to liens, attachment, garnishment, levy, seizure, any involuntary sale or assignment by operation or execution of law, or the enforcement of any other judgment or claim to pay any debt or liability of any account owner, beneficiary, or contributor to an account, notwithstanding any other provision of law including GS 1C-1601(e) (listing certain federal claims that are not subject to the State's property exemptions). Specifies that GS 1C-1601.5 does not prevent distribution of ABLE funds following the account owner's death or limit enforcement of judgments or claims on funds either not used for a qualifying purpose or that were deposited into a qualifying account as a result of fraud, intentional wrongdoing or other violation of law.

Repeals GS 1C-1601(a)(10) (pertaining to limits on funds of college savings plans under Section 529 of the IRC).

Applies to actions filed on or after September 1, 2025.

Part VII.

Amends the NC Uniform Athlete Agents Act (Article 9 of GS Chapter 78C) to provide for certain types of student-athlete contracts, as follows. Defines *terms name, image, and likeness (NIL) agency contract* (an agreement in which a student-athlete authorizes a person to negotiate or solicit an NIL contract on behalf of the student-athlete), *name, image, and likeness (NIL) contract* (a contract between a student-athlete and any entity in which the student-athlete receives consideration in exchange for the license or use of the student-athlete's name, image, or likeness), and *professional-sports-services agency contract* (an agreement in which a student-athlete authorizes a person to negotiate or solicit a professional-sports-services contract on behalf of the student-athlete). Makes conforming changes to defined term *agency contract* to include an NIL contract.

Removes the term *endorsement contract*.

Amends GS 78C-94(c) (pertaining to the required form of contracts) to specify that the conspicuous boldface warnings set forth in that subdivision only apply to professional-sports-services agency contracts (currently, applies to agency contracts). Requires an NIL agency contract to contain the specified boldfaced notice in close proximity to the signature.

Amends GS 78C-95 (pertaining to notice to educational institution) to specify that when a student-athlete enters into professional-sports-services agency contracts they must provide certain notice to certain personnel in their educational institution (currently, only applicable to agency contracts).

Amends GS 78C-98 to provide that if an athlete agent is currently or was within the prior two years employed or in a contractual relationship with an educational institution, the following applies: (1) the athlete agent cannot enter into an NIL agency contract with a student-athlete who is enrolled in that educational institution and (2) an NIL agency contract is void if, following entry into an NIL agency contract, a student-athlete enrolls in that educational institution. Makes conforming changes to GS 78C-88 (pertaining to athlete agents).

Applies to NIL contracts entered into on or after the date the act becomes law.

Part VIII.

Amends GS 132-1.2 (confidential information under State public records law) to bar public agencies from disclosing records related to a student-athlete's name, image, and likeness contract. Effective when the section becomes law and applies retroactively to all records related to a student-athlete's name, image, and likeness contract ever in the possession of the institution of higher education.

Intro. by Pickett, Cotham, Liu, Hawkins.

[GS 1C, GS 78C, GS 115C, GS 115D, GS 116, GS 132](#)

[View summary](#)

[Education, Elementary and Secondary Education, Higher Education, Government, State Agencies, Community Colleges System Office, UNC System, Tax, Military and Veteran's Affairs](#)

H 831 (2025-2026) **[COMM. INSPECT. EFFICIENCY ACT](#)**. Filed Apr 8 2025, *AN ACT TO AUTHORIZE INSPECTIONS BY PRIVATE INSPECTORS OF COMMERCIAL BUILDINGS AND STRUCTURES FOR COMPLIANCE WITH THE NORTH CAROLINA STATE BUILDING CODE, EXPEDITE LOCAL GOVERNMENT APPROVAL OF SEALED COMMERCIAL AND MULTIFAMILY BUILDING PLANS, AND REPEAL THE MARKETPLACE POOL OF CODE-ENFORCEMENT OFFICIALS WITHIN THE OFFICE OF THE STATE FIRE MARSHAL.*

House committee substitute to the 1st edition makes the following changes.

Amends GS 143-151.8 by making a clarifying change to the definition of *private commercial inspection*.

Amends GS 143-15.12, concerning the powers of the North Carolina Code Officials Qualification Board, by making organizational changes and to refer to an individual instead of a person.

Amends GS 143-151.15, GS 143-151.16 to refer to an individual instead of a person.

Amends GS 143-151.16 to allow a private commercial inspection firm (was, a person, firm, corporation, or other entity) intending to hire or contract with an individual to perform private commercial inspection to pay any certification or recertification fee on the individual's behalf, regardless of whether that individual is already certified.

Amends GS 143-151.19A clarifying that a private commercial inspector (was, a person) is prohibited from engaging in private commercial inspection unless they are certified and registered. Makes additional clarifying and technical changes.

Removes proposed changes to GS 160D-402, concerning the local government returning inspection fees paid by a permit holder for fees performed by a private commercial inspector or private commercial inspection firm.

Makes a clarifying change in GS 160D-403.

Corrects a statutory cross-reference in GS 160D-1101.

Amends new GS 160D-1105.1 by amending the conditions that must be met in order for the local government and State Fire Marshal, when the Office of State Fire Marshal has intervened, to accept and approve without further responsibility to inspect, a signed inspection report evidencing inspection of a commercial building or structure by a private commercial inspector, by changing what must be included in the written contract between the permit holder and the designated private commercial inspector or private commercial inspection firm, so that it includes contact information for the manager or supervisor responsible for its private commercial inspection personnel and operations assigned to the project (was, include the principal private commercial inspector for the project). Amends the information that must be included on the inspection report by no longer requiring the inclusion of whether the result of each inspection type was pass or fail.

Amends new GS 160D-1105.3, concerning private commercial inspection payment guarantee, requiring a permit applicant to give a local government information demonstrating compliance with payment guarantee upon request (was, a copy of an insurance policy or financial instrument used to satisfy the payment guarantee must be provided to the Commissioner of Insurance).

Amends GS 160D-1110b changing what must be included in the notice of intent attached to a building permit or permit amendment application when a private commercial inspection firm is to be used, by no longer requiring the registration number and no longer specifying what is to be included as contact information that now must be provided for the manager or supervisor responsible for its private commercial inspection personnel and operations assigned to the project.

Updates reference to the State Building Code by now referring to the North Carolina State Building Code in GS 160D-1104, GS 160D-1105, new GS 160D-1105.1, GS 160D-1105.5, GS 160D-1110, GS 160D-1112, and GS 160D-1116.

Intro. by Brody, Zenger, B. Jones, Pyrtle.

GS 143, GS 160D

[View summary](#)

Development, Land Use and Housing, Building and Construction

H 832 (2025-2026) **EDUCATION OMNIBUS. (NEW)** Filed Apr 8 2025, *AN ACT TO MAKE CHANGES TO VARIOUS EDUCATION LAWS.*

Senate committee substitute to the 1st edition places previous content into Part XIII and adds the following content. Makes conforming changes to act's long and short titles.

Part I.

Expands the advanced courses to be offered by local board of education when practicable to include English Language Arts courses under GS 115C-81.36. Makes conforming changes including automatic enrollment in advanced learning opportunities for the next school year when a student scores at the highest level on the corresponding end-of-grade test. Requires that a parent or guardian wanting to remove a student from the advance learning opportunities or advanced courses be first given notice that the student's placement was determined by their achievement on the previous end-of-grade or end-of-course test. Specifies that the submission date for the annual report submitted by the Department of Public Instruction (DPI) to the specified NCGA committees is December 15, and requires DPI to include data on socioeconomic status collected for the

current school year, as described. Makes technical, conforming, and organizational changes. Applies beginning with the 2025-2026 school year.

Part II.

Deletes the limitation in GS 115C-111.2 (contract with private service providers) which directed that the local educational agencies are only able to contract with private special education facilities or providers when the local entity is unable to provide the service, so that local educational agencies may contract with private providers for any service. Defines *nursing services*. Adds new GS 115C-111.2(b) specifying the following conditions that must be met before a local education agency must make available a parent's choice of nurse when providing nursing services required under an Individualized Education Plan (IEP): (1) the child received nursing services from the nurse (i) prior to the nursing services being required by the child's IEP or (ii) prior to the child enrolling in his or her current school; (2) the parent's choice of nurse is employed by a nursing agency and willing to provide the nursing services required by the child's IEP; (3) the nursing agency employing the parent's choice of nurse meets all standard contract terms required for any other nursing agency contracted by the local educational agency, including licensing and liability requirements; and (4) the contracted rate is equal to or less than the contracted rate of other nurses contracted by the local educational agency. Specifies that GS 115C-111.2 should not be construed to limit the local education agency's responsibility to provide a free public education. Applies beginning with the 2025-26 school year.

Part III.

Grants the NC Charter Schools Review Board (Review Board) the power to propose, recommend, and approve rules and policies regarding all aspects of charter school operation, including processes in GS 115C-218. Directs the State Board of Education (Board) to assign the Review Board to conduct any hearings pertaining to review of financial assistance. Allows the Review Board to contract for and employ private counsel to advise, represent, and to provide litigation services to the Review Board. Makes conforming changes. Makes the Executive Director reportable to the Review Board instead of the Superintendent of Public Instruction in GS 115C-218. Amends GS 115C-218.105 (state and local funds for a charter school) to make the Review Board, instead of the Superintendent of Public Instruction, responsible for duties related to fiscal violations and transfer of the per pupil share of funds.

Requires for each charter school's written charter to be approved by the Review Board in GS 115C-218.15. Allows charter schools to refrain from listing a student's class rank on the student's official transcript or record in GS 115C-218.9. Instructs charter schools to include standards and criteria similar to those used in the North Carolina Professional Teaching Standards and North Carolina Teacher Evaluation Process, or such other evaluation standard and process required to be used by local school administrative units, in its evaluations for conducting teacher evaluations in GS 115C-218.90. Directs the Review Board in GS 115C-218.94 to require low-performing charter schools to prepare and report on plans to improve the performance of the schools. Exempts charter schools from the requirements of GS 115C-105.27 (development and approval of school plans). Authorizes, in GS 115C-218.123, charter schools operating a remote academy with an actual or intended enrollment with 250 or more students to request that the Review Board grant the remote academy portion of the school a separate charter. Requires an expedited review process. Provides, in GS 115C-218.125 (evaluations), for a separate school performance grade and review process for the remote academy component of any charter school operating a remote academy.

Applies beginning with the 2025-26 school year.

Part IV.

Directs, in new GS 115C-218.106, the Department of Public Instruction (DPI) to provide a charter school access to any required financial data reporting platforms during the charter school's first year of operation at no cost to the charter school.

Part V.

Enacts GS 115C-264.6, the Community Eligibility Program (CEP) meal incentive program, established by DPI to expand public school participation in the federal CEP program to increase the number of students with access to healthy, cost-free school breakfast and lunch in each year funds are made available. Defines seven terms, including *ISP* (individual student percentage). Provides for a CEP application developed by DPI. Sets July 15 for DPI to make eligibility determinations. Sets methodology for calculating grant awards. Requires participating schools to have a breakfast option available where students have access to breakfast and are allowed to consume breakfast in the classroom. Provides for prioritization of grant awards if funds are not sufficient for all eligible applicants, first awarded to units with an ISP of greater than or equal 55% and then to units that will draw the greatest federal match. Requires DPI to submit an annual report on the CEP by January 1 to the

specified NCGA committees and division. Authorizes DPI to use up to \$500,000 of funds appropriated for the program for administrative costs. Repeals Section 7.59 of SL 2023-134 (setting up a CEP program for the 2023-25 biennium). Effective July 1, 2025.

Part VI.

Adds and defines the terms *individualized education program (IEP)*, *related services*, and *special education* to GS 115C-270.1 (concerning definitions for licensure of elementary and secondary school teachers). Expands the class of persons who may request that a residency teacher's license be issued under GS 115C-270.20 to include the described nonpublic schools approved to provide special education and related services pursuant to a student's IEP, along with the already included governing bodies of public school units. Applies to applications for residency licenses occurring on or after the act becomes law.

Part VII.

Amends GS 115C-270.15 (exam requirements) to waive the licensure exam requirements for a teacher with a limited license who has available growth data under the Education Value-Added Assessment System (EVAAS) and has a positive growth score for two of the three most recent years for which growth scores are available. Directs the State Board of Education (Board) to convert that teacher's limited license to a continuing professional license. Makes conforming changes. Applies to limited licenses expiring on or after the act becomes law.

Part VIII.

Removes the program completion and portfolio submission requirements for an administrator license under GS 115C-270.20. Requires those licensee applicants to meet other requirements adopted by the Board. Creates a five-year, renewable principal license issued to those who meet the four listed criteria including a program and portfolio requirement. Requires applicants for provisional assistant principal licenses to participate in a principal preparation program instead of the administrator preparation program. Makes conforming changes to: (1) GS 115C-270.1 as amended by the act; (2) GS 115C-284.1 (principal preparation programs); and (3) Section 3J.15 of SL 2024-57. Applies to initial applicants for administrator or principal licensure on or after the act becomes law.

Part IX.

Authorizes the Board, for any ATR unit (defined) that received its final year of grant funding under GS 115C-310.11 in the 2024-2025 school year, to permit the ATR unit to exceed the maximum class size requirements for kindergarten through third grade for the 2025-2026 and 2026-2027 school years. Amends GS 115C-310.15 to task DPI with creating designations for teachers serving in advanced teaching roles in the student information system.

Part X.

Requires each local board of education, by no later than August 15, 2025, and annually thereafter to publish and maintain listed information for each central office employee (defined) under GS 115C-320 (publication and inspection of certain records) including: (1) total compensation for each central office employee from all funding sources including at least salary and reimbursements and allowances; (2) position title and description (including the date the employee's position was created and department, unit, or office where the position is located) for each central office employee; (3) the title of each central office employee position in the local school administrative unit and the number of positions associated with that title; and (4) for each department, unit, or office of the local school administrative unit, the number of central office employees located in that department, unit, or office along with the number of central office employees for each position title. Expands the type of information a local board of education must maintain for its employees to include current total compensation (was, salary), including salary, reimbursements and allowances, including for travel (was, salary). Expands what is included in *salary* to include supplements. Makes conforming changes.

Part XI.

Requires, in GS 116-239.8 the chancellor and the local school administrative unit to adopt a memorandum of understanding (MOU) for the operation and maintenance of the laboratory school that includes the identified facilities and services. Provides for five-year terms with renewal periods. Provides for amendments to the MOU pursuant to the described process. Allows the laboratory school to administer the National School Lunch Program for its students in the MOU. Requires the local school unit to do the following in administering the school lunch program for the laboratory school: (1) purchase, prepare, deliver, and serve food and drink for students in the laboratory school and (2) engage in any contracts or other actions necessary to provide

these services, including procuring federal reimbursement funds. Allows laboratory schools to provide the specified services to its students if the local school administrative unit fails to provide those services and to seek reimbursement from the local school administrative unit. Makes conforming, organizational, and clarifying changes.

Part XII.

Changes the school year by which the Board must conduct a review of the operation and student performance of the local school administrative unit operating under an approved renewal school system plan under Section 6 of SL 2018-32 from the 2022-23 school year to the 2028-29 year and extends the follow up review obligation from every three years after to every five years. Removes the four listed prongs of information (assessment instruments, described vacancies, student absences, and anything else deemed necessary) that a local school unit must annually report to the superintendent of DPI. Now requires those units submit those annual reports on five matters, including proficiency data on each end-of-grade or end-of-course exam, EVAAS growth data for the local school administrative unit, high school graduation rates, and chronic absenteeism. Authorizes local school administrative units operating under a renewal school system plan to use an alternative evaluation model to the North Carolina Educator Evaluation System (NCEES) when evaluating teacher effectiveness. Directs the NC Collaboratory to study the effect of the Renewal School System on student outcomes, with an analysis of how financial and personnel flexibilities permitted under a renewal school system plan have been utilized. Requires the NC Collaboratory to report its results to the specified NCGA committee by January 15, 2026. Makes conforming changes.

Part XIV.

Effective June 30, 2025, extends the reversion date for school safety grants under Section 7.36 of SL 2023-134 from June 30, 2025, to June 30, 2027.

Part XV.

Extends the SparkNC Program through the 2031-33 biennium in Section 7.62 of SL 2023-134, as amended. Allows all public school units to participate in the program for each year of its operation (was, just selected schools for the 2023-24 and 2024-25 school years). Requires SparkNC to submit an annual report, as described for each year of the program (was, interim report due March 1, 2025, and final report due in 2027). Expands reporting requirement to include recommendations on development of a competency transcript.

Part XVI.

Repeals GS 115C-12(25) (duty of the Board to report to the specified NCGA committee). Recodifies that provision into GS 115C-21(b), with the following changes. Now tasks the Superintendent of DPI (was, Board) to submit the described report to the specified NCGA committee and changes the due date to March 15 each year (was, November 15). Repeals DPI's reporting requirement to the specified NCGA committee set forth in GS 115C-81.45 (classes in English, citizenship, civic literacy). Repeals Section 7.17(b) of SL 2018-5 (the reporting requirement concerning funds to DPI for workforce/hospitality jobs). Repeals Section 7.32(d) of SL 2017-57 (reporting requirement for the financial literacy elective course pilot program). Changes the Board's reporting deadline for its annual report on computer science under GS 115C-12 from November 15 to March 15. Repeals GS 115C-316.2 (school health personnel reports). Changes the definition of *school health personnel* in GS 115C-316.5 by removing the statutory cross reference and instead lists school psychologists, school counselors, school nurses, and school social workers as those occupations falling within the term.

Replaces references to "the state of the teaching profession" with "teacher attrition and mobility" in GS 115C-299.5. Requires the specified report to be submitted by DPI (was, the Board) by February 15 (was, December 15). Replaces references to "the state of the teaching profession" with "teacher attrition and mobility" in GS 115C-12 and GS 115C-289.2 (State of the School Administration Profession report). Makes conforming changes. Tasks DPI with submitting the report on Educator Preparation Programs (EPP) report cards to the specified NCGA committee by February 15 (was, the Board by December 15). Changes the date the Board must publish such data on its website to February 15 (was, December 15). Makes technical changes.

Changes the reporting date for DPI's now annual report under GS 115C-450 (school food services) to the specified NCGA committees to February 15 (was, May 15 and every six months thereafter). Changes DPI's reporting date to the specified NCGA committees under GS 115C-218.42 (charter school transportation program) from March to August 15 each year.

Changes the Board's reporting date under GS 115C-218.110 (educational effectiveness of charter schools) to the specified NCGA committees from June to September 15 each year. Removes the required documents and analyses that must be

submitted to the specified NCGA committee as part of the Board's annual report under GS 115C-107.5. Instead requires the Board to submit a copy of the annual report submitted as part of the State Performance Plan and Annual Performance Report that is submitted to the United States Department of Education and United States Office of Special Education Programs.

Specifies that the census submitted to the NCGA as part of GS 115C-107.3 (child find) may be a copy of any similar information or report submitted to the federal government as part of compliance with the Individuals with Disabilities Education Act.

Part XVII.

Makes conforming change to the act's effective date.

Intro. by Blackwell, Campbell, Cunningham, Wheatley.

GS 115C, GS 116

[View summary](#)

Business and Commerce, Occupational Licensing, Education, Elementary and Secondary Education, Government, General Assembly, State Agencies, UNC System, Department of Health and Human Services, Department of Public Instruction, State Board of Education

ACTIONS ON BILLS

PUBLIC BILLS

H 50: LEO SPECIAL SEPARATION ALLOWANCE OPTIONS.

House: Pres. To Gov. 6/12/2025

H 126: REVISE VOLUNTARY AG. DISTRICT LAWS.

House: Ratified

H 231: SOCIAL WORK INTERSTATE LICENSURE COMPACT.

House: Ratified

House: Pres. To Gov. 6/12/2025

H 251: VARIOUS DISASTER RECOVERY REFORMS. (NEW)

House: Cal Pursuant 36(b)

House: Placed On Cal For 06/17/2025

H 328: BAN DELTA-8 & AMP DELTA-9 ON SCHOOL GROUNDS.

Senate: Withdrawn From Com

Senate: Re-ref to Health Care. If fav, re-ref to Finance. If fav, re-ref to Judiciary. If fav, re-ref to Rules and Operations of the Senate

H 357: CONTINUING CARE RETIREMENT COMMUNITIES ACT.-AB

House: Regular Message Sent To Senate

H 378: VARIOUS ED LAW/TAX ACCT/NIL CHANGES. (NEW)

Senate: Reptd Fav Com Substitute

Senate: Com Substitute Adopted

Senate: Re-ref Com On Finance

H 402: LIMIT RULES WITH SUBSTANTIAL FINANCIAL COSTS. (NEW)

House: Cal Pursuant 36(b)

House: Placed On Cal For 06/17/2025

H 429: TURTLE RESCUE TEAM SPECIAL REGISTRATION PLATE.

House: Regular Message Sent To Senate

H 435: MOD. BD. OF ENG'ERS & SURVEYORS.

House: Regular Message Sent To Senate

H 442: RESTORE FLOUNDER/RED SNAPPER SEASON.

Senate: Withdrawn From Com

Senate: Re-ref to Agriculture, Energy, and Environment. If fav, re-ref to Rules and Operations of the Senate

H 476: DST TECHNICAL CORRECTIONS/ADMIN. CHANGES 2025.-AB

Senate: Regular Message Sent To House

House: Regular Message Received For Concurrence in S Com Sub

H 536: PHYSICAL THERAPY PRACTICE ACT MODS.

House: Regular Message Sent To Senate

H 568: 2025 OMNIBUS LABOR AMENDMENTS.-AB

House: Cal Pursuant 36(b)

House: Placed On Cal For 06/17/2025

H 694: REG'L WATER STUDY/IBT SUBBASIN/TMDL. (NEW)

Senate: Regular Message Sent To House

House: Regular Message Received For Concurrence in S Com Sub

H 811: CC FIREARM SAFETY INSTRUCTION 18 AND OLDER. (NEW)

House: Regular Message Sent To Senate

H 831: COMM. INSPECT. EFFICIENCY ACT.

House: Reptd Fav Com Substitute

House: Re-ref Com On Finance

H 832: EDUCATION OMNIBUS. (NEW)

Senate: Reptd Fav Com Substitute

Senate: Com Substitute Adopted

Senate: Re-ref Com On Rules and Operations of the Senate

S 50: FREEDOM TO CARRY NC.

Senate: Ratified

S 77: SCHOOL CONTRACTED HEALTH SERVICES.

House: Withdrawn From Com

House: Re-ref to the Com on Health, if favorable, Rules, Calendar, and Operations of the House

S 125: VARIOUS EDUCATION CHANGES. (NEW)

House: Regular Message Sent To Senate

S 171: PRACT. TRANSPARENCY/REAGAN'S LAW/SAM'S LAW. (NEW)

House: Regular Message Sent To Senate

S 349: PROPERTY TAX MODIFICATIONS.

Senate: Withdrawn From Com

Senate: Re-ref to Finance. If fav, re-ref to Rules and Operations of the Senate

S 477: DNCR AGENCY BILL.-AB

Senate: Pres. To Gov. 6/12/2025

S 600: IMPROVE HEALTH AND HUMAN SERVICES. (NEW)

House: Withdrawn From Com

House: Re-ref Com On Health

S 710: DPS AGENCY CHANGES.-AB

Senate: Regular Message Sent To House

House: Regular Message Received From Senate

LOCAL BILLS

H 183: VARIOUS LOCAL PROVISIONS II. (NEW)

House: Cal Pursuant 36(b)

House: Placed On Cal For 06/17/2025

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