STATE OF WYOMING

SENATE FILE NO. SF0057

School finance-bus purchases-2.

Sponsored by: Joint Education Interim Committee

A BILL

for

1 AN ACT relating to school finance; modifying reimbursement 2 of district school bus purchases as included in the transportation adjustment to the cost-based block grant 3 amount; establishing a process for consolidated acquisition 4 of transportation vehicles; imposing duties upon the state 5 6 department of education; establishing the pupil transportation committee to serve in an advisory capacity 7 to the department; prescribing transitional provisions and 8 9 imposing a limited moratorium upon vehicle acquisition; providing an appropriation and authorizing an additional 10 11 position; and providing for effective dates.

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13 Be It Enacted by the Legislature of the State of Wyoming:

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- 15 **Section 1.** W.S. 21-13-320(b)(intro), (c)(intro), (f)
- 16 and by creating new subsections (g) and (h) is amended to
- 17 read:

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2 21-13-320. Student transportation; adjustment to 3 school foundation program formula for transportation 4 maintenance and operations expenditures and school bus 5 purchases; district reporting requirements; pupil 6 transportation committee.

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(b) The amount computed under W.S. 21-13-309(m)(iii) 8 9 for each district shall be reduced by the total statewide expenditure for transportation, including capital outlay 10 11 for school buses, per ADM during the 1996-1997 school year. 12 Subject to subsection (e) of this section, there shall be 13 an addition to the amount computed under W.S. 21-13-309(p) 14 for each school district equal to the assigned percentage of the base price amount for bus purchase and lease payment 15 16 expenditures made by the district during the previous 17 school year pursuant to subsection (g) of this section, one hundred percent (100%) of the amount actually expended by 18 19 the district during the previous school year under 20 subsection (c) of this section, and for:

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(c) In addition to subsection (b) of this section and for buses purchased or leased before April 1, 2002, subject to state standards and department rule and regulation, the

1 transportation adjustment under this section for each

2 district shall include one hundred percent (100%) of the

3 expenditure for the purchase or lease of school buses and

4 other vehicles used primarily for the purpose of

5 transporting students to and from school and to and from

6 school activities. Amounts included within the adjustment

7 under this subsection shall be subject to the following:

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The department of education shall adopt necessary rules and regulations to implement and enforce state standards established under this section and to administer addition, the department shall, in this section. In accordance with procedures prescribed by department rule and regulation, establish a base price for each school bus type or other student transportation vehicle type for the applicable fiscal period that complies with minimum state standards for vehicle specifications and equipment. department shall also establish a process including competitive bidding which guarantees the acquisition of school buses and other student transportation vehicles approved for reimbursement and complying with state minimum standards and district fleet size restrictions at the established base price for the applicable fiscal year. In addition and for purposes of reimbursement under subsection

1 (g) of this section, the department shall in consultation with the pupil transportation committee, establish a 2 3 minimum, average and optimal replacement schedule for each 4 school bus type or other student transportation vehicle 5 type. School districts shall notify the department of 6 school bus and other student transportation vehicle needs 7 and requirements for the appropriate fiscal year in the manner and within the times prescribed by department rule 8 9 and regulation, and shall report expenditures, purchases 10 and lease arrangements for the applicable reporting period, 11 including vehicles replaced by purchases and leases, as 12 required by department rule and regulation. The department 13 shall annually review and conduct audits as necessary of information submitted under this section. As authorized 14 under W.S. 21-13-307(b), the department may correct the 15 information reported by districts under this section as 16 17 necessary to fairly and accurately reflect the data type, classification and format required to administer this 18 section in accordance with law and department rules and 19 20 regulations.

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(g) In addition to subsection (b) of this section and
for buses purchased or leased on or after July 1, 2002, the
transportation adjustment for each district under this

1 section shall include an amount computed under this 2 subsection for the purchase or lease of school buses and other vehicles used primarily for the transportation of 3 4 students to and from school and to and from school 5 activities. Computations of amounts reimbursed under this subsection shall be based upon the base price established 6 7 by the department under subsection (f) of this section for the student transportation vehicle type. Amounts included 8 within the adjustment under this subsection shall be 9 10 subject to the following: 11 12 (i) Buses and other vehicles used primarily for student transportation, for which reimbursement is 13 14 authorized, shall meet state minimum standards for vehicle 15 specifications and equipment and shall be subject to vehicle replacement schedules specified by department rule 16 17 and regulation;

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(ii) The number of buses and other student transportation vehicles comprising a district's fleet shall comply with fleet size standards established by the department in accordance with paragraph (c)(ii) of this section, unless otherwise waived by the department for the

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Τ	provision of sale and efficient student transportation
2	services;
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4	(iii) The replacement schedule established by
5	the department under subsection (f) of this section for the
6	bus or other student transportation vehicle being replaced
7	by the authorized purchase or lease shall be assigned the
8	following percentages for purposes of computing the
9	adjustment amount under paragraph (g)(v) of this section:
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L1	(A) Eighty percent (80%) for a minimum
L2	replacement schedule;
L3	
L 4	(B) Ninety percent (90%) for an average
L 5	replacement schedule; and
L 6	
L7	(C) One hundred percent (100%) for an
L 8	optimal replacement schedule.
L 9	
20	(iv) Paragraph (g) (iii) of this section shall
21	not apply to the purchase or lease of a bus or other
22	student transportation vehicle authorized under this
23	section which expands a district's vehicle fleet and does
24	not replace an existing vehicle, in which case the purchase

1 or lease shall be reimbursed under paragraph (g) (v) of this 2 section at one hundred percent (100%) of the base price; 3 4 The adjustment for the purchase or lease of 5 buses and other student transportation vehicles authorized under this subsection shall be equal to: 6 7 8 (A) One-fifth (1/5) of the base price 9 established under subsection (f) of this section for each 10 purchased school bus or other purchased student transportation vehicle for which reimbursement is 11 12 authorized and which is made by the district during the 13 preceding five (5) years, multiplied by the percentage 14 assigned to the bus or other vehicle being replaced by the 15 purchase as provided under paragraph (g)(iii) of this 16 section. For purposes of this subparagraph, any purchase 17 made during the period beginning April 1, 2002, and ending 18 June 30, 2002, shall not be included; 19 20 (B) The base price established under 21 subsection (f) of this section for lease payments for each 22 school bus or other student transportation vehicle for 23 which reimbursement is authorized and which is made by the

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district during the prior school year, multiplied by the

1 percentage assigned to the bus or other vehicle being

2 replaced by the leased vehicle as provided by paragraph

3 (g)(iii) of this section, plus the annual interest charges

4 imposed under the lease arrangement. For purposes of this

5 subparagraph, any lease arrangement entered into during the

6 period commencing April 1, 2002, and ending June 30, 2002,

7 shall not be included.

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9 (h) As used in this section:

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11 <u>(i) "Lease" means a lease-purchase arrangement</u>

12 <u>entered into by a school district, after a competitive</u>

13 <u>quote or bidding process, for the acquisition and use of a</u>

14 student transportation vehicle approved for reimbursement

15 under this section;

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(ii) "Pupil transportation committee" means an advisory committee comprised of school district business managers, student transportation program managers and employees, district superintendents and other district personnel organized by the state department of education to assist the department in developing and maintaining state standards for vehicle specifications and equipment, vehicle fleet regulations and vehicle replacement schedules

- 1 including the establishment of minimum, average and optimal
- 2 replacement schedules, as required under this section.

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- 4 **Section 2.** Notwithstanding any other provision of
- 5 this act, amounts included within the transportation
- 6 adjustment under W.S. 21-13-320(c)(iv) for amounts expended
- 7 by districts for department approved purchases or leases of
- 8 school buses or other student transportation vehicles made
- 9 prior to April 1, 2002, shall continue in accordance with
- 10 W.S. 21-13-320(c)(iv) until the lease arrangement expires,
- 11 the total purchase amount is reimbursed or until June 30,
- 12 2006, whichever first occurs.

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- 14 Section 3. For purposes of implementing this act and
- 15 for the period commencing July 1, 2002, and ending June 30,
- 16 2003, fifty thousand dollars (\$50,000.00) is appropriated
- 17 from the general fund to the state department of education.
- 18 In addition, the department is authorized one (1)
- 19 additional full-time position.

1 Section 4. This act is effective immediately upon

2 completion of all acts necessary for a bill to become law

3 as provided by Article 4, Section 8 of the Wyoming

4 Constitution, except that section 3 of this act is

5 effective July 1, 2002.

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7 (END)

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