



ADOPTED SENATE AMENDMENTS

Monday, February 06, 2017

SF0095S2001/ADOPTED

Page 6-lines 5 through 9 Delete.

Page 8-After line 4 In the Meier committee of the whole amendment (SF0095SW001/A) to this line, delete paragraph (i) and insert:

"(i) Notwithstanding W.S. 9-2-1005(a) and (c), after the governor exercises sole discretion and authority to transfer up to thirty percent (30%) of the vacancies eligible to be repopulated among or between agencies in the executive branch. Any position the governor transfers shall include the position and appropriation attached thereto;".

Page 10-After line 21 Delete the Meier committee of the whole amendment (SF0095SW001/A) to this line, and further amend as follows: Insert:

"(d) Not later than August 1 of each year, the Wyoming retirement board shall analyze any state retirement programs under which any employee retires under this act and certify any actuarially unfunded liability resulting from retirement under this act. Not later than sixty (60) days after receiving the report required by this subsection from the Wyoming retirement board and the reports in subsection (c) of this section, the state auditor shall certify the savings identified in subsection (c) of this section and transfer up to the certified amount of the actuarially unfunded liabilities from the realized savings to the Wyoming retirement board for deposit into the appropriate state retirement plan fund.". CASE

SF0165S2002/ADOPTED

[TO SUBSTITUTE BILL No. 1]

Page 1-line 5 After "expenditures;" insert "authorizing Medicaid reimbursement for special education purposes as specified;"; delete "an appropriation" insert "appropriations;".

Page 1-line 6 After "appropriations;" insert "providing rulemaking authority;".



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Page 1-line 12 After "(y)" delete "and" insert ",".

Page 1-line 13 After "(m)" insert ", 21-13-321(b) and 42-4-103(a) by creating a new paragraph (xxxii)".

Page 5-after line 21 Insert:

"21-13-321. Special education; amount within foundation program formula for special education programs and services; district reporting requirements.

(b) The amount provided for special education within the education resource block grant model pursuant to W.S. 21-13-309(m) (v) (E) (II) shall ~~be equal to one hundred percent (100%) of not exceed~~ the amount actually expended by the district during the ~~previous~~ 2015-2016 school year for special education programs and services, subject to adjustment as provided by rule and regulation of the state superintendent pursuant to the limits of subsection (h) of this section.

(h) The amount provided for special education may be adjusted by the state superintendent as necessary to meet maintenance of effort requirements of federal law for the special education program.

42-4-103. Authorized services and supplies.

(a) Services and supplies authorized for medical assistance under this chapter include:

(xxxii) Special education services delivered pursuant to an individualized education program. Funds shall be provided pursuant to this paragraph to the state department of education for reimbursement to school districts in accordance with rules and regulations of the department of education and the department of health."

Page 6-line 2 After "(b) (xxi)," insert "(xxiii),".

Page 7-after line 3 Insert:

"(xxiii) Special education: ~~100% state reimbursement of prior year actual~~



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~~expenditures~~

Computed in
accordance with
W.S. 21-13-321."

Page 13-after line 30 Insert and renumber:

Section 6. The department of education and department of health shall promulgate rules by July 1, 2017 to comply with amendments to W.S. 21-13-321 and 42-4-103 in section 1 of this act. If the Medicaid state plan is amended to allow reimbursement for special education services, school districts may seek reimbursement for allowable expenditures. The Medicaid program may seek and receive reimbursement from the appropriation under this section for the state share of these Medicaid expenses. On the effective date of this section there is appropriated up to five million dollars (\$5,000,000.00) from the school foundation program account to the department of education. This amount shall only be expended on a district by district basis as determined necessary by the state superintendent to ensure all maintenance of effort requirements of federal law are being met by each district and to provide matching funds required for reimbursement by the Medicaid program. Any unexpended, unencumbered amounts appropriated under this section shall revert as provided by law on June 30, 2018."

Page 13-line 32 Delete "6." Insert "7."

Page 17-line 10 Delete "7." Insert "8."

Page 18-line 5 Delete "8." Insert "9."

Page 18-line 11 Delete "6 and 7" insert "7 and 8". SCOTT

SF0165S2003.01/ADOPTED **[DIVIDED AMENDMENT]**
(CORRECTED COPY)

[TO SUBSTITUTE BILL No. 1]

Page 1-line 13 After " (m) " insert "and
21-13-335(d) (intro) ".

Page 5-after line 21 Insert:



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criteria shall be used by the state superintendent in the administration of the education resource block grant model:

(F) Amounts provided within the model for health insurance shall be based upon:

(I) Except as provided in subdivision (III) of this subparagraph, prior year statewide average district weighted actual participation in district health insurance plans as to the proportion of employee only, split contracts, employee plus spouse or children and family coverage; ~~and~~

(II) Except as provided in subdivision (III) of this subparagraph, the annualized state contribution rate as of January 1 of the preceding school year, on behalf of each employee and official enrolled in the state group health insurance plan, for employee only, split contracts, employee plus spouse or children and family coverage; ~~and~~

(III) For school year 2017-2018 only, the amount for health insurance shall be calculated on a reimbursement basis only for individuals actually employed by the district and shall not be paid with funds received pursuant to the foundation program amount under W.S. 21-13-309(p) or funds received under W.S. 21-13-334 or 21-13-335. The amount calculated shall be based upon prior year actual participation in district health insurance plans and shall not exceed the annualized state contribution rate as of January 1, 2016, on behalf of each employee and official enrolled in the state group health insurance plan, for employee only, split contracts, employee plus spouse or children and family coverage, as applies to the coverage of each district employee participating in district health insurance plans. This subdivision shall not apply to health insurance amounts generated for employees funded as special education employees, transportation employees, food service employees or employees that are funded one hundred percent (100%) with federal funds and the amounts for those employees shall be based on subdivisions (I) and (II) of this subparagraph to the extent applicable. Employees funded with less than one hundred percent (100%) federal funds shall be calculated based on the pro rata amount that the salary of each employee is paid with foundation program funds or funds received under W.S. 21-13-334 or 21-13-335."

Page 4-line 14

Delete "the amount" insert "an average of the amounts".



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Page 4-line 15 Delete "school year 2017-2018" insert
 "school years 2015-2016, 2016-2017 and 2017-
 2018".

Page 18-after line 3 Insert and renumber:

"Section 8.

(a) There is appropriated two hundred six million dollars (\$206,000,000.00) from the school foundation program account to the department of education. This appropriation shall be for the period beginning with the effective date of this section and ending June 30, 2018. This appropriation shall only be expended for the purpose of providing health insurance funding to school districts as provided in W.S. 21-13-309(m) (v) (F) (III). Notwithstanding any other provision of law, this appropriation shall not be transferred or expended for any other purpose and any unexpended, unobligated funds remaining from this appropriation shall revert as provided by law on June 30, 2018.

(b) The department of education shall adopt rules and regulations for reimbursement of health insurance to school districts as provided in W.S. 21-13-309(m) (v) (F) (III) not later than July 1, 2017."

Page 18-line 5 Delete "8." Insert "9."

Page 18-line 11 Delete "and 7" insert "through 8". COE,
 SCOTT, LANDEN, DOCKSTADER, DRISKILL

SF0165S2003.03/ADOPTED **[DIVIDED AMENDMENT]**
(CORRECTED COPY)

[TO SUBSTITUTE BILL No. 1]

Page 1-line 11 Delete "21-13-309(p) " insert
 "21-13-309(m) (v) by creating a new
 subparagraph (H), (p)".

Page 2-after line 18 Insert:

"(m) In determining the amount to be included in the foundation program for each district, the state superintendent shall:



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(v) Based upon ADM computations and identified school configurations within each district pursuant to paragraph (iv) of this subsection, compute the foundation program amount for each district as prescribed by the education resource block grant model adopted by the Wyoming legislature as defined under W.S. 21-13-101(a)(xiv), as contained within the spreadsheets and accompanying reports referenced under W.S. 21-13-101(a)(xvii), on file with the secretary of state and maintained by the state superintendent pursuant to W.S. 21-2-202(e). The following criteria shall be used by the state superintendent in the administration of the education resource block grant model:

(H) For school year 2018-2019 only, the amount within the block grant model for core teachers and specialist teachers as defined in "Attachment A" shall be reduced based upon the actual number of core and specialist teachers employed by the school district in school year 2016-2017 so that no district shall receive funding for more core and specialist teachers than were actually employed by the district in the 2016-2017 school year. This subparagraph shall not apply to minimum teachers or any calculation for alternative schools or small schools." COE, SCOTT, LANDEN, DOCKSTADER, DRISKILL

SF0170S2001/ADOPTED

Page 2-lines 8 through 12 In the First Senate Standing Committee Amendment (SF0170SS001/AC) to these lines, delete the first "107.3" insert "1.1"; delete the second "107.3" insert "1.1".

Page 3-line 6 Delete "may" insert "shall".

Page 3-line 7 Delete the First Senate Standing Committee Amendment (SF0170SS001/AC) to this line and insert "governing where unmanned aircraft may take off and land, giving consideration to public health and safety, aesthetics and the general welfare. Unless otherwise prohibited by federal law, the commission may also promulgate reasonable rules governing the operation of unmanned aircraft.". DOCKSTADER



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SJ0008S3001/ADOPTED

Page 2-lines 11 through 23 Delete entirely, including the
Meier, et al., second reading amendment
(SJ0008S2001/A) to these lines and insert:

"The legislature may require by law a school district board of trustees to impose a special tax to provide revenue for the construction of public schools in the district. The law shall operate uniformly upon each school district constructing a public school, in regard to the time period for imposition of the tax and the number of mills or other amount of the tax imposed applied in proportion to the estimated cost of construction. The legislature shall provide for the distribution among one (1) or more school districts of any revenue from the special tax in order to prevent a wealth-based disparity in public school facilities among the state's school districts. A law meeting the requirements of this section and the tax properly imposed pursuant thereto shall be deemed to be in accordance with all provisions of this Constitution requiring uniform and equal taxation.".

Page 4-lines 1 through 20 Delete entirely, including the
Meier, et al., second reading amendment
(SJ0008S2001/A) to these lines and insert:

"The adoption of this amendment would allow the legislature to require a school district board of trustees to impose a special tax to fund the construction of public schools. The amount of revenue generated would vary by district but the tax imposed and the time period for the tax would be prescribed by law uniformly applicable to all school districts and proportionate to the estimated cost of construction. The legislature would distribute the resulting revenue in a manner which would prevent wealth-based disparity among the state's school districts for purposes of construction of public schools.".

MEIER