Sixty-eighth Legislative Assembly of North Dakota

SECOND ENGROSSMENT

REENGROSSED SENATE BILL NO. 2380

Introduced by

Senator Davison

1 A BILL for an Act to amend and reenact section 15.1-27-16 of the North Dakota Century Code,

2 relating to administrative cost-sharing for cooperating districts and special education units; and

3 to provide an appropriation.

4 BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

5 SECTION 1. AMENDMENT. Section 15.1-27-16 of the North Dakota Century Code is

6 amended and reenacted as follows:

7 15.1-27-16. Per student payments - Administrative cost-sharing - Cooperating 8 districts and special education units. (Effective through June 30, 20242026)

- 9 1. If any school district receiving payments under this chapter cooperates with another 10 school district for the joint provision of educational services under a plan approved by 11 the superintendent of public instruction, the superintendent of public instruction shall, 12 notwithstanding the provisions of section 15.1-27-03.2, create and assign a separate 13 weighting factor that allows the cooperating districts to receive, for a period of four 14 years, a payment rate equivalent to that which each district would have received had 15 the cooperative plan not taken effect. The superintendent of public instruction shall 16 compute the separate weighting factor to four decimal places and that weighting factor 17 is effective for the duration of the cooperative plan.
- A school district that is cooperating with another school district under a cooperative
 plan approved by the superintendent of public instruction, and which has taxable
 property located in the same city as the other school district under the cooperative
 plan, may not be required as part of the cooperative plan to:
- 22 a. Provide unduplicated grade level services; or
- b. Share administrative personnel.

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1 If any school district in the state receiving payments under this chapter or any special 3. 2 education unit in the state cooperates with another school district or special education 3 unit to jointly employ or contract with both a superintendent and or a school district 4 business manager, or both, or to jointly employ or contract with both a special 5 education unit director and or a special education unit business manager, or both, the 6 superintendent of public instruction shall provide partial reimbursement of the 7 combined salariessalary of the superintendent andor the school district business 8 manager, or both, or partial reimbursement of the combined salariessalary of the 9 special education unit director andor the special education unit business manager, or 10 both, as follows:

11 a. If the combined salaries exceed threesalary exceeds two hundred thousand 12 dollars, the amount of the reimbursement must be calculated based upon 13 threetwo hundred thousand dollars. Each cooperating school district or special 14 education unit shall receive a prorated share of the reimbursement percentages 15 listed below each year for four years. The prorated reimbursement is based on 16 the percentage of full-time equivalency that the superintendent and or school 17 district business manager, or both, or the special education unit director andor 18 special education unit business manager, or both, are employed or contracted by 19 each district or special education unit. The percentage of reimbursement for the 20 combined salariessalary of the jointly hired superintendent and or school district 21 business manager, or both, or of the jointly hired special education unit director 22 andor special education unit business manager, or both, must be as follows:

> If two schools or special education units are cooperating, ten percent of the combined salariessalary;

> (2) If three schools or special education units are cooperating, fifteen percent of the combined salariessalary;

 (3) If four schools or special education units are cooperating, twenty percent of the combined salariessalary; and

 (4) If five or more schools or special education units are cooperating, twenty-five percent of the combined salariessalary.

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| 1 | | b. | To b | e eligible for reimbursement under this subsection, the cooperating school | |
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| 2 | | | distr | ricts or special education units must: | |
| 3 | | | (1) | Have been approved by the superintendent of public instruction and have | |
| 4 | | | | implemented their administrative cost-sharing program after June 30, 2022; | |
| 5 | | | | and | |
| 6 | | | (2) | Submit the salariessalary of the superintendent and or school district | |
| 7 | | | | business manager <u>, or both,</u> or the salaries<u>salary</u> of the special education | |
| 8 | | | | unit director and<u>or special education unit</u> business manager<u>, or both,</u> to the | |
| 9 | | | | superintendent of public instruction by June first of each year. | |
| 10 | Per | Per student payments - Cooperating districts. (Effective after June 30, 2024 2026) | | | |
| 11 | 1. | lf ar | ıy sch | nool district receiving payments under this chapter cooperates with another | |
| 12 | | scho | ool di | strict for the joint provision of educational services under a plan approved by | |
| 13 | | the | super | rintendent of public instruction, the superintendent of public instruction shall, | |
| 14 | | notv | vithst | anding the provisions of section 15.1-27-03.2, create and assign a separate | |
| 15 | | weighting factor that allows the cooperating districts to receive, for a period of four | | | |
| 16 | | yea | rs, a j | payment rate equivalent to that which each district would have received had | |
| 17 | | the | coope | erative plan not taken effect. The superintendent of public instruction shall | |
| 18 | | com | pute | the separate weighting factor to four decimal places and that weighting factor | |
| 19 | | is ef | fectiv | e for the duration of the cooperative plan. | |
| 20 | 2. | Asc | hool | district that is cooperating with another school district under a cooperative | |
| 21 | | plan | appr | roved by the superintendent of public instruction, and which has taxable | |
| 22 | | prop | perty | located in the same city as the other school district under the cooperative | |
| 23 | | plan | i, may | y not be required as part of the cooperative plan to: | |
| 24 | | a. | Pro | vide unduplicated grade level services; or | |
| 25 | | b. | Sha | re administrative personnel. | |
| 26 | SECTION 2. APPROPRIATION - DEPARTMENT OF PUBLIC INSTRUCTION - | | | | |
| 27 | COOPE | RATI | NG S | CHOOL DISTRICT AND SPECIAL EDUCATION UNIT ADMINISTRATIVE | |
| 28 | COST-S | HAR | ING | REIMBURSEMENT PROGRAM. There is appropriated out of any moneys in | |
| 29 | the general fund in the state treasury, not otherwise appropriated, the sum of \$100,000, or so | | | | |
| 30 | much of the sum as may be necessary, to the department of public instruction for the purpose of | | | | |
| 31 | providing administrative cost-sharing reimbursements to eligible cooperating school districts | | | | |

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- 1 and special education units in the state, for the biennium beginning July 1, 2023, and ending
- 2 June 30, 2025.