HB2520 FULLPCS1 Tammy West-EK 2/25/2019 3:51:46 pm

COMMITTEE AMENDMENT HOUSE OF REPRESENTATIVES State of Oklahoma

SPEAKER:

CHAIR:

I move to amend <u>HB2520</u> Of the printed Bill Page Section Lines Of the Engrossed Bill

By striking the Title, the Enacting Clause, the entire bill, and by inserting in lieu thereof the following language:

AMEND TITLE TO CONFORM TO AMENDMENTS

Amendment submitted by: Tammy West

Adopted:

Reading Clerk

1	STATE OF OKLAHOMA
2	1st Session of the 57th Legislature (2019)
3	PROPOSED COMMITTEE SUBSTITUTE
4	FOR HOUSE BILL NO. 2520 By: West (Tammy)
5	House bill no. 2020 By. west (lanary)
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8	PROPOSED COMMITTEE SUBSTITUTE
9	An Act relating to schools; amending 70 O.S. 2011, Sections 1210.566, 1210.567, as amended by Section
10	25, Chapter 124, O.S.L. 2014 and 1210.568, as amended by Section 26, Chapter 124, O.S.L. 2014 (70 O.S.
11	Supp. 2018, Sections 1210.567 and 1210.568), which relate to alternative education; modifying date of
12	report; updating grades for reporting; deleting certain data utilization for needs assessment;
13	establishing deadline for district to develop and submit alternative education plan; requiring
14	incorporation of annual needs assessment data into
15	annual report; mandating report be available on State Department of Education website; providing for
16	contents of report; eliminating authorization for part-time enrollment; requiring additional
17	compensation for certified alternative education teacher; mandating certification for alternative
18	education counselors; directing State Board of Education to promulgate rules; prescribing Board
19	implement statewide alternative education system; listing beginning date; requiring certain school
20	districts to provide alternative education programs; modifying alternative education program requirements;
21	altering deadline for program operation; changing alternative education funding calculation; removing
22	incentive funding provisions; providing additional funding for cooperative programs; authorizing
23	elementary schools to request waiver; setting deadline for waiver request; requiring waiver to
24	include certain assurance; deleting automatic waiver; allowing Board to create an evaluation schedule;

1 permitting Board to contract with technical assistance provider; authorizing Board to suspend 2 funds; providing hearing for certain school district; directing cooperating districts to send alternative 3 education funding allocation to the cooperative; deleting obsolete language; repealing 70 O.S. 2011, 4 Sections 1210.561, 1210.562, 1210.565 and 1210.569, which relate to alternative education; providing an 5 effective date; and declaring an emergency. 6 7 8 9 BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA: 10 SECTION 1. AMENDATORY 70 O.S. 2011, Section 1210.566, is 11 amended to read as follows: 12 Section 1210.566 A. Each year by December 1 June 30, every 13 school district that serves middle school, junior high school and 14 secondary school students in grades seven through twelve as outlined 15 in this section shall conduct and report to the State Department of 16 Education a needs assessment to identify those students in grades 17 six through twelve who are most at risk of not completing a high 18 school education for a reason other than that identified in Section 19 13-101 of this title, including students under the age of nineteen 20 (19) who reside in the district and have dropped out of school or 21 are or have been suspended from school. Districts shall utilize 22 data and information from juvenile justice agencies and the Office 23 of Accountability in conducting the needs assessments. The results 24

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1 of the needs assessments shall be reported to the State Department 2 of Education in a format specified by the Department.

B. By May 1, 1995, every Every school district as specified in 3 4 subsection A of this section shall develop and submit to the State 5 Department of Education by September 1 of each year a proposed plan approved by the district board of education, for meeting the needs 6 7 of the students at risk of not completing a high school education as identified through the needs assessment required in subsection A of 8 9 this section by establishing, continuing or expanding alternative 10 education programs. The district shall include parents, students, 11 teachers, law enforcement representatives, judicial system 12 representatives, social service representatives, technology center 13 school district representatives, and others deemed appropriate by 14 the board of education in the development of the proposed plan. If 15 the school district overlaps a technology center school district or 16 districts, the plan shall be coordinated with the board of education 17 of each overlapped technology center school district.

18 C. The proposed plan shall be placed on file at the office of 19 the school district superintendent where it shall be made available 20 to the public on request.

D. By September 1, 1995, the State Board of Education shall
 prepare and submit to the Legislature and the Governor a proposed
 statewide plan, including a statement of needed funding, for the
 provision of alternative education to students in grades six through

1 twelve who have been identified by school districts in their needs 2 assessments as being at risk of not completing a high school 3 education for a reason other than that identified in Section 13-101 4 of this title. The plan should include provisions for cooperative 5 agreements to provide services for students in alternative education 6 programs and coordination with the State Board of Career and 7 Technology Education The annual needs assessment data shall be incorporated by the State Board of Education into an annual report 8 9 which shall be made available on the State Department of Education 10 website. The report shall include a listing by school district of 11 the number of students funded and the reported number of students 12 served in an alternative education program. SECTION 2. 13 AMENDATORY 70 O.S. 2011, Section 1210.567, as 14 amended by Section 25, Chapter 124, O.S.L. 2014 (70 O.S. Supp. 2018, 15 Section 1210.567), is amended to read as follows: 16 Section 1210.567 A. Upon application of a district board of 17 education, the State Board of Education shall authorize an 18 abbreviated day schedule for an alternative school or alternative 19 education program that is or will be administered by the district 20 pursuant to the provisions of this act or for the education provided 21 for students in a residential or treatment facility located within 22 the district. A student assigned to the enrolled in an alternative 23 school, an alternative education program or receiving educational

24 services in a residential or treatment facility within the district

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who attends for a full abbreviated day shall be counted in attendance for purposes of computing average daily attendance and average daily membership for the district.

4 B. A district board of education may authorize enrollment on a 5 part-time basis utilizing Internet-based courses for students who have dropped out of school or are or have been suspended from 6 7 school. State Aid shall be calculated for such students based upon the percentage of the total school day in which the student is 8 9 enrolled multiplied by the appropriate grade level weight pursuant 10 to Section 18-201.1 of this title, provided such student was 11 enrolled at any time in a public school in this state during the 12 previous three (3) school years.

13 C. A district board of education shall hire only certified 14 teachers to teach in an alternative education program or alternative 15 education school offered by the district or to teach students who 16 are in a residential or treatment facility.

17 <u>C. A certified teacher in an alternative education program or</u> 18 <u>school shall be paid five percent (5%) more than the designated</u> 19 <u>salary step for that teacher within the adopted salary schedule of</u> 20 the school district.

D. No later than August 1, 1994, the <u>A person providing</u>
 <u>counseling or social services in an alternative education program or</u>
 <u>school shall be certified as a school counselor by the State Board</u>
 of Education or as a mental health provider.

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1 E. The State Board of Education in consultation with the 2 Oklahoma Commission for Teacher Preparation shall promulgate rules 3 by which a certified teacher who is qualified to teach in an 4 alternative education program or alternative school as determined by 5 the district board of education offering the alternative education program or alternative school or who teaches students in a 6 7 residential or treatment facility may be certified to teach subjects in which the teacher does not hold certification. The rules shall 8 9 provide:

The certification may be granted only upon application of a
 district board of education offering an alternative education
 program or alternative school pursuant to the provisions of this act
 or upon application of a district board of education offering a
 residential or treatment facility; and

2. The teacher's certification in subjects in which the teacher does not otherwise hold certification pursuant to the provisions of this section shall be valid only for purposes of teaching in the alternative education program or alternative school offered by the district board or in a residential or treatment facility located within the district making application.

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 SECTION 3.
 AMENDATORY
 70 O.S. 2011, Section 1210.568, as

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 amended by Section 26, Chapter 124, O.S.L. 2014 (70 O.S. Supp. 2018,

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 Section 1210.568), is amended to read as follows:

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1 Section 1210.568 A. Beginning with the first semester of the 2 1996-1997 2019-2020 school year, the State Board of Education shall 3 implement a statewide system of alternative education programs which 4 shall be phased-in within seven (7) years. The statewide system 5 shall include but not be limited to Alternative Approaches grant 6 programs, funded pursuant to Section 1210.561 of this title, and 7 alternative academies or alternative education programs implemented pursuant to this section. 8

B. Beginning with the first semester of the 2002-2003 school
year, all <u>All</u> school districts of this state <u>serving students in</u>
<u>grades seven through twelve</u> shall provide alternative education
programs that conform to the requirements of statutes and rules
applicable to alternative education. A program shall:

Allow class sizes and student/teacher ratios which are
 conducive to effective learning for at-risk students;

16 2. Incorporate appropriate structure, curriculum, and 17 interaction and reinforcement strategies designed to provide 18 effective instruction;

Include an intake and screening process to determine
 eligibility of students;

21 4. Demonstrate that teaching faculty are appropriately
22 certified teachers;

23 5. Demonstrate that teaching faculty have been selected on the
24 basis of a record of successful work with at-risk students or

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1 personal and educational factors that qualify them for work with at-2 risk students;

3 6. Reflect appropriate collaborative efforts with state4 agencies and local agencies serving youth;

7. Provide courses that meet the academic curricula standards
adopted by the State Board of Education and additional remedial
courses;

Offer individualized instruction;

9 9. State clear and measurable program goals and objectives;
10 10. Include counseling and social services components with the
11 provision that providers of services are not required to be
12 certified as school counselors;

13 Require a plan leading to graduation be developed for each 11. 14 student in the program which will allow the student to participate 15 in graduation exercises for at the sending school or district after 16 meeting the requirements of the school district as specified in the 17 individual graduation plan for that student; provided, for students 18 who enter the ninth grade in or prior to the 2007-08 school year, 19 the graduation plan shall specifically address whether the student 20 is required to meet the graduation requirements established in 21 Section 11-103.6 of this title required by this paragraph shall not 22 be separate from the plan required by Section 1210.508-4 of this 23 title;

24 12. Offer life skills instruction;

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13. Provide opportunities for <u>hands-on</u> arts education to
 students, including Artists in Residence <u>artist residency</u> programs
 coordinated with the Oklahoma Arts Council;

4 14. Provide a proposed annual budget;

5 15. Include an evaluation component including an annual written 6 self-evaluation;

7 16. Be appropriately designed to serve middle school, junior
8 high school and secondary school students in grades six seven
9 through twelve who are most at risk of not completing a high school
10 education for a reason other than that identified in Section 13-101
11 of this title; and

12 17. <u>16.</u> Allow students in the alternative education program, 13 who otherwise meet all of the participation requirements, to 14 participate in vocational programs and extracurricular activities <u>at</u> 15 <u>the sending school or district</u>, including but not limited to 16 athletics, band, and clubs.

17 C. The alternative education program of a school district shall 18 be operational and serving students by September 15 October 1 of 19 each school year.

D. Each alternative education program of a school district shall receive funding based on the combined number of dropouts and students within the district who have been referred to a county juvenile service unit, a county juvenile bureau or who have been committed to the custody of the Office of Juvenile Affairs. Each

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1 alternative education program shall receive incentive funding as
2 follows:

3 1. For the first year of operation, One Thousand Dollars 4 (\$1,000.00) per student;

5 2. For the second year of operation, Seven Hundred Fifty
6 Dollars (\$750.00) per student; and

7 3. For the third year of operation and each year thereafter, 8 Seven Hundred Dollars (\$700.00) per student enrolled in alternative 9 education programs according to the October 1 consolidated report 10 conducted by the State Department of Education. The per-student 11 funding amount shall be based on the funding available for the program each fiscal year. Statewide alternative education funding 12 13 shall not be used to supplant existing school district resources or 14 to support programs that do not meet all the criteria for the 15 statewide alternative education system. No Each alternative 16 education program that is a cooperative agreement between school 17 disricts shall receive less than a total of Ten Thousand Dollars 18 (\$10,000.00) per school year in addition to the per-student funding 19 amount required by this subsection.

E. By September 15 of each school year, all <u>All</u> statewide
alternative education funds received and expended for students
participating in an alternative education program shall be reported
to the State Department of Education by major object codes and by
program classifications pursuant to the Oklahoma Cost Accounting

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System as adopted by the State Board of Education pursuant to
 Section 5-135 of this title.

F. Elementary school districts, as defined in Section 5-103 of 3 this title, may request a waiver by May 15 of each year from the 4 5 State Board of Education from the requirements of this section to implement and provide an alternative education program. Any 6 7 elementary school district that has not received funding pursuant to the provisions of subsection D of this section request for a waiver 8 9 shall be automatically granted a waiver accompanied by an assurance 10 that the school district does not have students in need of 11 alternative education services. If a school district is granted a 12 waiver, no statewide alternative education funding shall be 13 allocated to the district.

14 The State Board of Education shall contract for G. 1. 15 technical assistance for operation of an Alternative Education 16 Technical Assistance Center. The technical assistance provider 17 shall be an entity located in Oklahoma that has been officially 18 recognized by the United States Department of Education to assess 19 and facilitate dissemination of validated educational programs in 20 Oklahoma. The technical assistance provider shall have priority, if 21 its operations are deemed satisfactory by the State Board of 22 Education and if funds are available, for annual renewal of the 23 contract.

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1	2.	The d	duties of the technical assistance provider shall
2	include,	but	shall not be limited to:
3		a.	providing provide initial and ongoing training of
4			personnel who will educate at-risk populations through
5			alternative education programs,
6		b.	providing <u>provide</u> technical assistance to school
7			districts to enhance the probability of success of
8			their alternative education programs,
9		с.	evaluating evaluate state-funded alternative education
10			programs,
11		d.	reporting to the State Board of Education <u>report</u> the
12			evaluation results of state-funded alternative
13			education programs, and
14		e.	providing provide in-depth program analysis and
15			evaluation of state-funded alternative education
16			programs.
17	2.	The	State Board of Education may create an evaluation
18	schedule	for	effective and highly effective programs, requiring them
19	to be ev	alua	ted not less than once every three (3) years.
20	3.	The	State Board of Education may contract with a technical
21	assistan	ce p	rovider in order to meet the requirements of this
22	subsecti	on.	
23	4.	The S	State Board of Education shall not provide funding to
24	have the	aut	hority to suspend funds for an alternative education

program that does not receive a recommendation for continued funding in the evaluation provided for in this subsection meet the requirements of subsection B of this subsection. Provided, any school district not receiving such a recommendation for continued funding under consideration for suspension of funds may request a hearing before the Board with a review of the evaluation prior to the Board's final determination.

8 H. All alternative education programs shall be subject to
9 statutes and rules applicable to alternative education, including
10 any exemptions from statutory or regulatory requirements authorized
11 by statutes or rule.

12 I. An alternative education program may be offered by an 13 individual school district or may be offered jointly by school 14 districts that have formed interlocal cooperative agreements 15 pursuant to Section 5-117b of this title. Any school district 16 submitting a plan for an alternative education program serving fewer 17 than ten students shall enter into a cooperative agreement with 18 another school district to jointly provide the program unless the 19 program has been granted a waiver from this requirement by the State 20 Board of Education. A school district participating in a 21 cooperative agreement shall be required to send its alternative 22 education funding allocation to the cooperative.

J. Any materials or equipment purchased by a school district
 with revenue received for students participating in an alternative

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1 education program shall be used only in or directly for the 2 alternative education program offered by the district or any subsequent alternative education program offered to students 3 enrolled in that district. Such materials and equipment shall be 4 5 made available exclusively to alternative education students during the hours that the alternative education program is operating; 6 7 provided, the material or equipment may be used for other purposes 8 when the alternative education program is not operating.

9 K. Upon implementation of this subsection as provided for in 10 subsection M of this section and contingent upon the provision of 11 appropriated funds designated for such purpose, all school districts 12 in the state providing alternative education programs as required in 13 subsection B of this section shall expand the programs to include 14 middle-school-grade students. The program shall conform to the 15 requirements of subsection B of this section.

16 L. Upon implementation of this subsection as provided for in 17 subsection M of this section and contingent upon the provision of 18 appropriated funds designated for such purpose, each urban school 19 district identified by the State Department of Education as having a 20 high population of elementary grade students who are at-risk and in 21 need of alternative education shall provide elementary level 22 alternative education programs. The State Department of Education 23 shall establish requirements for the programs. For purposes of this 24

1 section, "urban school district" means a school district with an 2 average daily membership of thirty thousand (30,000) or more.

3 M. Implementation of subsections K and L of this section shall 4 be delayed until the current expenditure per pupil in average daily 5 attendance in public elementary and secondary schools in unadjusted dollars for the 1998-99 school year or any school year thereafter 6 7 for Oklahoma, as reported by the National Center for Education Statistics annually in the Digest of Education Statistics, reaches 8 9 at least ninety percent (90%) of the regional average expenditure 10 for that same year, and funds are provided. For purposes of this 11 subsection, the regional average expenditure shall consist of the 12 current expenditure per pupil in average daily attendance in public 13 elementary and secondary schools in unadjusted dollars for each of 14 the following states: Arkansas, Colorado, Kansas, Missouri, New 15 Mexico, Oklahoma, and Texas, averaged together. By January 1 of 16 each year, the State Board of Education shall report whether or not 17 the ninety-percent expenditure level has been reached based on 18 information reported annually in the Digest of Education Statistics 19 by the National Center for Education Statistics. Subsections K and 20 L of this section shall be implemented on July 1 after the first 21 January 1 report verifies that the ninety-percent expenditure level 22 has been reached and funds have been provided for the specific 23 purposes of this section.

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1	SECTION 4. REPEALER 70 O.S. 2011, Sections 1210.561,
2	1210.562, 1210.565 and 1210.569, are hereby repealed.
3	SECTION 5. This act shall become effective July 1, 2019.
4	SECTION 6. It being immediately necessary for the preservation
5	of the public peace, health or safety, an emergency is hereby
6	declared to exist, by reason whereof this act shall take effect and
7	be in full force from and after its passage and approval.
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