05/28/2024 02:53:45 PM

HOUSE OF REPRESENTATIVES CONFERENCE COMMITTEE REPORT

Mr. President: Mr. Speaker:				
The Conference Committee, to v	The Conference Committee, to which was referred			
		HB4073		
By: Wallace of the House and	Weaver of the Se	enate		
		implementation of panic alert syss; effective date; emergency.	stems;	
Together with Engrossed Senate Amendments thereto, beg leave to report that we have had the same under consideration and herewith return the same with the following recommendations:				
1. That the Senate recede fr	om its amendmen	t.		
Respectfully submitted,				
House Action	Date	Senate Action	Date	

HB4073 CCR (A) HOUSE CONFEREES

Baker, Rhonda	Shonda Baker	Bashore, Steve	Steve Bashow
Bennett, Forrest		Blancett, Meloyde	
Boatman, Jeff		Boles, Brad	B. J. B.les
Caldwell, Trey	In Colomell	Davis, Dean	
Echols, Jon		Fetgatter, Scott	Lever fetrate
Ford, Ross	Rass Lord	Goodwin, Regina	
Hasenbeck, Toni		Hill, Brian	
Kannady, Chris	Chatan	Kendrix, Gerrid	72/0
Kerbs, Dell	Dhan	Lawson, Mark	Mulik landon
Lepak, Mark	Mal Level	Lowe, Dick	West fam
Luttrell, Ken	A figurel	McBride, Mark	J. Mark M. Bride
McEntire, Marcus	Marus Middles	Miller, Nicole	Nicole Miller
Moore, Anthony	ATT	Munson, Cyndi	
Newton, Carl	Cal Wifewion D.D.	Nichols, Monroe	My
O'Donnell, Terry		Osburn, Mike	
Pfeiffer, John		Provenzano, Melissa	

Ranson, Trish	Sterl	ing, Danny	Danny J. Stuling
Strom, Judd	Vano	curen, Mark	
Wallace, Kevin	KM Wallan West	t, Tammy	Jammy West

HB4073 CCR A

SENATE CONFEREES	le Wenne			
	W line	_		
Pugh				
Hall (187	177.)(•		
Treat				
McCortney	Spec			
Floyd		•		
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House Action	Data	Senate Action	Date	
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1	ENGROSSED SENATE AMENDMENT TO
2	ENGROSSED HOUSE
3	BILL NO. 4073 By: Wallace of the House
4	and
5	Weaver of the Senate
6	
7	An Act relating to schools; creating Alyssa's Law; requiring implementation of mobile panic alert
8	systems by certain school year; establishing system
9	requirements; amending Section 2, Chapter 281, O.S.L. 2023 (70 O.S. Supp. 2023, Section 5-148.2), which
10	relates to the School Security Revolving Fund; expanding authorization for expenditure; providing
11	for codification; providing an effective date; and declaring an emergency.
12	
13	AUTHOR: Add the following House Coauthor: Waldron
14	AUTHOR: Add the following Senate Coauthor: Coleman
15	AMENDMENT NO. 1. Page 1, strike the title, enacting clause and entire bill and insert
16	cheffe bill and inself
17	"An Act relating to schools; creating Alyssa's Law;
18	providing short title; requiring school districts to implement certain alert system by certain school
19	year; establishing system requirements; stating legislative intent that certain funds be used for
20	implementation; providing for codification; providing an effective date; and declaring an emergency.
	an effective date; and declaring an emergency.
21	
22	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
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24	

- SECTION 1. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 5-149.4 of Title 70, unless there is created a duplication in numbering, reads as follows:
 - A. This act shall be known and may be cited as "Alyssa's Law".
 - B. Beginning with the 2024-2025 school year, each school district in this state shall implement a hardwired or mobile panic alert system. The system shall:
 - 1. Connect emergency service technologies to ensure real-time coordination among multiple first responder agencies; and
 - 2. Integrate with public safety answering point infrastructure to transmit 9-1-1 calls and mobile activations.
 - C. The State Department of Education shall publish a list of approved hardwired and mobile panic alert systems. At a minimum, an approved school security alert and response system shall:
 - 1. Automatically alert designated school personnel when an emergency response is initiated on-site by smartphone application, phone call, text message, or other technology;
 - 2. Provide emergency responders with floor plans, caller location, and other information to assist emergency responders during a 9-1-1 call; and
 - 3. Integrate designated school personnel with emergency responders to provide real-time situational updates during an emergency.

1	D. It is the intent of the Legislature that the State Board of
2	Education shall use funds appropriated for the support of public
3	school activities to implement the provisions of this section.
4	SECTION 2. This act shall become effective July 1, 2024.
5	SECTION 3. It being immediately necessary for the preservation
6	of the public peace, health, or safety, an emergency is hereby
7	declared to exist, by reason whereof this act shall take effect and
8	be in full force from and after its passage and approval."
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10	Passed the Senate the 25th day of April, 2024.
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12	Presiding Officer of the Senate
13	Fresiding Officer of the Senate
14	Passed the House of Representatives the day of,
15	2024.
16	
17	Presiding Officer of the House
18	of Representatives
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1	ENGROSSED HOUSE
2	BILL NO. 4073 By: Wallace of the House
3	and
4	Weaver of the Senate
5	
6	
-	
7	An Act relating to schools; creating Alyssa's Law; requiring implementation of mobile panic alert
8	systems by certain school year; establishing system requirements; amending Section 2, Chapter 281, O.S.L.
9	2023 (70 O.S. Supp. 2023, Section 5-148.2), which relates to the School Security Revolving Fund;
10	expanding authorization for expenditure; providing
11	for codification; providing an effective date; and declaring an emergency.
12	
13	
14	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
15	SECTION 4. NEW LAW A new section of law to be codified
16	in the Oklahoma Statutes as Section 5-149.4 of Title 70, unless
17	there is created a duplication in numbering, reads as follows:
18	A. This act shall be known and may be cited as "Alyssa's Law".
19	B. Beginning with the 2024-2025 school year, each school
20	district in this state shall implement a mobile panic alert system.
21	The system shall:
22	1. Connect emergency service technologies to ensure real-time
23	coordination among multiple first responder agencies; and
24	

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- 2. Integrate with public safety answering point infrastructure to transmit 9-1-1 calls and mobile activations.
 - C. The State Board of Education shall adopt a list of approved mobile panic alert systems. At a minimum, an approved school security alert and response system shall:
 - 1. Automatically alert designated school personnel when an emergency response is initiated on-site by smartphone application, phone call, text message, or other technology;
 - 2. Provide emergency responders with floor plans, caller location, and other information to assist emergency responders during a 9-1-1 call; and
 - 3. Integrate designated school personnel with emergency responders to provide real-time situational updates during an emergency.
- 15 SECTION 5. AMENDATORY Section 2, Chapter 281, O.S.L.
 16 2023 (70 O.S. Supp. 2023, Section 5-148.2), is amended to read as
 17 follows:

Section 5-148.2 A. There is hereby created in the State

Treasury a revolving fund for the State Department of Education to

be designated the "School Security Revolving Fund". The fund shall

be a continuing fund, not subject to fiscal year limitations, and

shall consist of all monies received by the State Department of

Education from:

- 1. Reimbursements, grants, or other monies received from other state agencies and entities for school security;
- 2. Reimbursements, grants, or other monies received from the United States government obligated to school security projects;
 - 3. Gifts, donations, and bequests; and

- 4. Monies appropriated or apportioned by the Legislature.
- B. All monies accruing to the credit of the School Security
 Revolving Fund are hereby appropriated and may be budgeted and
 expended by the State Department of Education for the purposes of:
- Establishing and maintaining a School Resource Officer
 Program; and
- 2. Providing physical security enhancements for schools including, but not limited to, school resource officers, cameras, gates, lighting, locks, doors, windows, security geofencing, and ballistic storm shelters, and mobile panic alert systems.

Monies in the School Security Revolving Fund shall supplement and not supplant existing school security funding.

C. Expenditures from the School Security Revolving Fund shall be made upon warrants issued by the State Treasurer against claims filed as prescribed by law with the Director of the Office of Management and Enterprise Services for approval and payment.

Expenditures from the School Security Revolving Fund shall not exceed Fifty Million Dollars (\$50,000,000.00) in any fiscal year and

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1	shall be divided equally among every public school district in the
2	state.
3	SECTION 6. This act shall become effective July 1, 2024.
4	SECTION 7. 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.
8	Passed the House of Representatives the 7th day of March, 2024.
9	
10	Presiding Officer of the House
11	of Representatives
12	
13	Passed the Senate the day of, 2024.
14	
15	Presiding Officer of the Senate
16	riesiding Officer of the Senate
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