HOUSE BILL 2067

State of Washington57th Legislature2001 Regular SessionBy Representatives Quall, Talcott, Haigh, Anderson, Hunt and KeiserRead first time 02/13/2001.Referred to Committee on Education.

1 AN ACT Relating to creating a small personalized schools pilot 2 project; adding a new chapter to Title 28A RCW; and providing an 3 expiration date.

4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

5 <u>NEW SECTION.</u> Sec. 1. The legislature recognizes that a large and 6 growing body of research supports the premise that all students learn 7 more, perform better, and exhibit more responsible and respectful 8 behavior in schools where they are known personally and as individuals 9 by the adults in the school.

10 <u>NEW SECTION.</u> Sec. 2. The definition in this section applies 11 throughout this chapter unless the context clearly requires otherwise. 12 "Personalized school" means a school with each of the following 13 characteristics:

(1) The school enrolls no more than two hundred seventy-five students if it is an elementary school, or no more than four hundred forty students if it is a middle, junior high, or high school with three or four grade levels;

(2) Every teacher at the school works with every student assigned
 to his or her classroom for a minimum of two consecutive years;

3 (3) The school develops and implements a plan for high levels of 4 parental involvement in which parents are directly engaged in 5 supporting their child's learning and in which parents play a 6 significant role in school governance;

7 (4) The school develops a governance plan which involves an 8 administrator, teachers, parents and other community members, and, if 9 it is a secondary school, the students; and

10 (5) The school develops a philosophy and mission which focuses on 11 the personalization of learning and academic and personal success for 12 each student. The school embodies its philosophy and mission in its 13 daily operations and activities.

14 NEW SECTION. Sec. 3. A personalized schools research and 15 development program is established to study the extent to which personalized schools can result in increased academic and personal 16 achievement for students in public schools. The program is intended to 17 18 determine the capacity of personalized schools to promote higher 19 academic achievement, as measured by performance on the Washington assessment of student learning, and personal achievement, as measured 20 by retention and graduation rates, student behavior, student, parent, 21 and teacher satisfaction, and other relevant data. 22 The legislature 23 intends for this pilot program to operate five full school years, to 24 include evaluation of personalized schools, and to publish and 25 disseminate the results of the project's research and findings for the benefit of the entire state. 26

27 <u>NEW SECTION.</u> Sec. 4. (1) The superintendent of public instruction 28 shall develop a process for school districts to apply for grant funding 29 to participate in the personalized schools research and development program. School districts may apply on behalf of existing schools that 30 31 intend to meet the program requirements or on behalf of proposed new 32 schools to be created in order to meet the program requirements. In 33 order to be eligible to participate in the program, a school must have its own leadership, staff, and governance, but may share a common 34 35 school building with another school in the district. The schoolwithin-a-school model program and the academic house model program may 36

not be employed by schools participating in the program established by
 this chapter.

(2) The superintendent shall appoint a selection committee to 3 4 review applications and, to the extent funding is provided for this 5 program, select up to fifty schools to participate from among qualified The selection committee shall include one member of the б applicants. 7 superintendent's office, two teachers from schools in a district not 8 applying for a grant under the program, one administrator from a school 9 district which has not applied for a grant under the program, one 10 representative from an institution of higher education, and two additional members. 11

(3) The selection committee shall attempt to select approximately 12 13 equal numbers of schools enrolling elementary school students, middle or junior high school students, and high school students. 14 The 15 selection committee shall make every possible effort to award grants to at least nine schools in each of the three categories of school: 16 Elementary, middle or junior high, and high school. 17 The selection committee shall also endeavor to balance grants among schools serving 18 19 urban, suburban, and rural communities and to achieve geographic balance in grant awards to include all regions of the state. 20

(4) The selection committee shall determine the grant award
 recipients by December 10, 2001, and inform all applicants of its
 decisions by December 18, 2001.

24 <u>NEW SECTION.</u> Sec. 5. (1) Applications for grants under this 25 chapter must be submitted to the superintendent by November 1, 2001.

(2) Each application on behalf of an existing school must include:
(a) A description of how the school currently satisfies all of the
conditions set forth in the definition of a personalized school, as
provided in section 2 of this act, or a description of how the school
plans to satisfy those conditions by September 1, 2002;

31 (b) A statement of the applicant school's understanding of the 32 value of personalization in education;

33 (c) A letter from the applying school district affirming the 34 commitment of the board of directors of the district and the district 35 superintendent to maintain the applicant school as a personalized 36 school, as defined in section 2 of this act, for the entire five-year 37 duration of this research and development program, if the school is 38 selected to receive a grant to participate in the program; and

(d) A letter from the applicant school's principal articulating his
 or her commitment to the personalized schools research and development
 program.

4 (3) Each application on behalf of a proposed school to be created 5 for purposes of the personalized schools program must include:

6 (a) A description of how the proposed school will satisfy all the 7 conditions set forth in the definition of a personalized school, as 8 defined in section 2 of this act;

9 (b) A statement of the understanding of the applicant for the 10 proposed school regarding the value of personalization in education;

11 (c) A letter from the applying school district affirming the 12 commitment of the board of directors of the district and the district 13 superintendent to maintain the proposed school as a personalized 14 school, as defined in section 2 of this act, for the entire five-year 15 duration of this research and development program, if the application 16 for a proposed school is selected to receive a grant to participate in 17 the program; and

(d) A letter from the individual who would become the proposed
 school's principal articulating his or her commitment to the
 personalized schools research and development program.

21 <u>NEW SECTION.</u> Sec. 6. (1) The superintendent shall award start-up 22 grants for selected schools by January 15, 2002. Subject to available 23 funding, each personalized school shall receive a thirty-five thousand 24 dollar start-up grant.

(a) Up to fifteen thousand dollars of the start-up grant may beused for facilities.

(b) The remainder of the start-up grant must be expended for needs directly related to teaching and learning, with a focus on professional development. This may not include purchase of material or curricula, unless such materials or curricula are necessary for the conduct of professional development activities.

Subject to available funding, 32 (2) by July 1, 2002, the 33 superintendent shall award each personalized school a grant of twenty-34 five thousand dollars for the first year of operation of the personalized school. Subject to available funding, by July 1, 2003, 35 36 the superintendent shall award each personalized school a grant of fifteen thousand dollars for the second year of operation of the 37 personalized school. Subject to available funding, by July 1, 2004, 38

HB 2067

1 the superintendent shall award each personalized school a grant of 2 eight thousand dollars for the third year of operation of the 3 personalized school.

4 (3) Schools selected to participate in the personalized schools 5 program shall begin planning activities in January 2002 and shall begin their first year of operation within the personalized school program in б 7 September 2002. Participating schools shall continue to operate as 8 personalized schools at least through the end of the 2006-07 school 9 All funds awarded for personalized schools under this chapter year. 10 must be under the control of the personalized school and may be spent according to the school's discretion, subject to the requirements of 11 all other applicable laws. 12

13 <u>NEW SECTION.</u> Sec. 7. (1) The superintendent of public instruction 14 shall develop an assessment system for personalized schools. The 15 assessment system must include the Washington assessment of student 16 learning, information concerning student behavior, data relating to the perceptions that students, parents, and educators have about 17 18 personalized schools, and other information that may be relevant to 19 determining the effectiveness of personalized schools. Up to thirty thousand dollars of the appropriation provided for this program in the 20 2002 fiscal year may be used for development of the assessment system 21 22 created pursuant to this section.

(2) The superintendent shall designate a program staff member within the agency to manage the assessment development activities and to provide technical assistance to personalized schools. Subject to available funding, the designated staff member shall also organize an annual institute for representatives of each personalized school to gain additional professional development and provide opportunities to learn from the experiences of other personalized schools.

30 (3) The superintendent may require personalized schools to collect 31 and report information the superintendent deems necessary for an 32 adequate evaluation of the personalized schools pilot program. The 33 superintendent shall compile and analyze information on the results and 34 effectiveness of the personalized school pilot program and report its 35 findings to the legislature and to the public annually.

36 <u>NEW SECTION.</u> **Sec. 8.** The superintendent may adopt rules necessary 37 to implement this chapter. 1 <u>NEW SECTION.</u> Sec. 9. If any provision of this act or its 2 application to any person or circumstance is held invalid, the 3 remainder of the act or the application of the provision to other 4 persons or circumstances is not affected.

5 <u>NEW SECTION.</u> Sec. 10. Sections 1 through 8 of this act constitute 6 a new chapter in Title 28A RCW.

7 <u>NEW SECTION.</u> **Sec. 11.** Sections 1 through 8 of this act expire 8 December 31, 2007.

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