S-1752.1	

SUBSTITUTE SENATE BILL 5889

2009 Regular Session State of Washington 61st Legislature

By Senate Early Learning & K-12 Education (originally sponsored by Senators Hobbs, McAuliffe, McDermott, and Oemig)

READ FIRST TIME 02/19/09.

- 1 AN ACT Relating to flexibility in the education system; amending 2 RCW 28A.165.025, 28A.165.045, 28A.210.010, 28A.210.020, 28A.210.030, 28A.210.040, 28A.210.080, 28A.225.005, 3 28A.225.290, 28A.225.300, 4 28A.230.095, 28A.300.040, 28A.300.118, 28A.300.525, 28A.320.160, 28A.320.165, 28A.320.180, 28A.600.160, 28A.655.061, 28A.655.075, and 5 6 17.21.415; reenacting and amending RCW 28A.230.125; repealing RCW 7 28A.210.130, 28A.220.050, 28A.220.080, 28A.220.085, 28A.230.185, 8 28A.300.412, and 28A.600.320; providing an expiration date; and declaring an emergency. 9
- 10 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:
- **Sec. 1.** RCW 28A.165.025 and 2004 c 20 s 3 are each amended to read 11 12 as follows:
- 13 ((By July 1st of each year,)) (1) A participating school district shall submit the district's plan for using learning assistance funds to 14 the office of the superintendent of public instruction for approval, to 15 16 the extent required under subsection (2) of this section. ((For the 2004-05 school year, school districts must identify the program 17 18 activities to be implemented from RCW 28A.165.035 and are encouraged to 19

implement the elements in subsections (1) through (8) of this section.

- Beginning in the 2005-06 school year,)) The program plan must identify
 the program activities to be implemented from RCW 28A.165.035 and
 implement all of the elements in ((subsections (1))) (a) through
 (((8))) (h) of this ((section)) subsection. The school district plan
 shall include the following:
 - $((\frac{1}{1}))$ (a) District and school-level data on reading, writing, and mathematics achievement as reported pursuant to chapter 28A.655 RCW and relevant federal law;
 - (((2))) <u>(b)</u> Processes used for identifying the underachieving students to be served by the program, including the identification of school or program sites providing program activities;
 - (((3))) <u>(c)</u> How accelerated learning plans are developed and implemented for participating students. Accelerated learning plans may be developed as part of existing student achievement plan process such as student plans for achieving state high school graduation standards, individual student academic plans, or the achievement plans for groups of students. Accelerated learning plans shall include:
 - $((\frac{a}{a}))$ <u>(i)</u> Achievement goals for the students;

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- 19 $((\frac{b}{b}))$ (ii) Roles of the student, parents, or guardians and 20 teachers in the plan;
- 21 (((c))) <u>(iii)</u> Communication procedures regarding student 22 accomplishment; and
 - $((\frac{d}{d}))$ <u>(iv)</u> Plan reviews and adjustments processes;
- 24 $((\frac{4}{}))$ (d) How state level and classroom assessments are used to inform instruction;
- 26 $((\frac{(5)}{)})$ <u>(e)</u> How focused and intentional instructional strategies 27 have been identified and implemented;
 - ((+6+)) (f) How highly qualified instructional staff are developed and supported in the program and in participating schools;
- 30 (((7))) <u>(g)</u> How other federal, state, district, and school 31 resources are coordinated with school improvement plans and the 32 district's strategic plan to support underachieving students; and
- $((\frac{8}{}))$ (h) How a program evaluation will be conducted to determine direction for the following school year.
- 35 (2) If a school district has received approval of its plan once, it
 36 is not required to submit a plan for approval under RCW 28A.165.045 or
 37 this section unless the district has made a significant change to the
 38 plan. If a district has made a significant change to only a portion of

- 1 the plan the district need only submit a description of the changes
- 2 made and not the entire plan. Plans or descriptions of changes to the
- 3 plan must be submitted by July 1st as required under this section. The
- 4 office of the superintendent of public instruction shall establish
- 5 guidelines for what a "significant change" is.

Sec. 2. RCW 28A.165.045 and 2004 c 20 s 5 are each amended to read as follows:

A participating school district shall ((annually)) submit a program plan to the office of the superintendent of public instruction for approval to the extent required by RCW 28A.165.025. The program plan must address all of the elements in RCW 28A.165.025 and identify the program activities to be implemented from RCW 28A.165.035.

School districts achieving state reading and mathematics goals as prescribed in chapter 28A.655 RCW shall have their program approved once the program plan and activities submittal is completed.

School districts not achieving state reading and mathematics goals as prescribed in chapter 28A.655 RCW and that are not in a state or federal program of school improvement shall be subject to program approval once the plan components are reviewed by the office of the superintendent of public instruction for the purpose of receiving technical assistance in the final development of the plan.

School districts with one or more schools in a state or federal program of school improvement shall have their plans and activities reviewed and approved in conjunction with the state or federal program school improvement program requirements.

Sec. 3. RCW 28A.210.010 and 1971 c 32 s 1 are each amended to read as follows:

The state board of health, after consultation with the superintendent of public instruction, shall adopt reasonable rules ((and regulations)) regarding the presence of persons on or about any school premises who have, or who have been exposed to, contagious diseases deemed by the state board of health as dangerous to the public health. Such rules ((and regulations)) shall specify reasonable and precautionary procedures as to such presence and/or readmission of such persons and may include the requirement for a certificate from a licensed physician that there is no danger of contagion. The

p. 3 SSB 5889

- 1 superintendent of public instruction shall ((print and distribute the))
- 2 provide to appropriate school officials and personnel, access and
- 3 <u>notice of these</u> rules ((and regulations)) of the state board of health
- 4 ((above provided to appropriate school officials and personnel)).
- 5 Providing online access to these rules satisfies the requirements of
- 6 this section. The superintendent of public instruction is required to
- 7 provide this notice only when there are significant changes to the
- 8 <u>rules</u>.

- **Sec. 4.** RCW 28A.210.020 and 1971 c 32 s 2 are each amended to read 10 as follows:
 - (1) Every board of school directors shall have the power, and it shall be its duty to provide for and require screening for the visual and auditory acuity of all children attending schools in their districts to ascertain which if any of such children have defects sufficient to retard them in their studies. Auditory and visual screening shall be made in accordance with procedures and standards adopted by rule or regulation of the state board of health. Prior to the adoption or revision of such rules or regulations the state board of health shall seek the recommendations of the superintendent of public instruction regarding the administration of visual and auditory screening and the qualifications of persons competent to administer such screening.
- (2) Except to the extent necessary to comply with the federal individuals with disabilities education act (IDEA) or to serve children who are eligible for free or reduced-price lunch, this section is suspended until July 1, 2011.
- **Sec. 5.** RCW 28A.210.030 and 1991 c 3 s 289 are each amended to 28 read as follows:
 - (1) The person or persons completing the screening prescribed in RCW 28A.210.020 shall promptly prepare a record of the screening of each child found to have, or suspected of having, reduced visual and/or auditory acuity in need of attention, including the special education services provided by RCW 28A.155.010 through 28A.155.100, and send copies of such records and recommendations to the parents or guardians of such children and shall deliver the original records to the

appropriate school official who shall preserve such records and forward to the superintendent of public instruction and the secretary of health visual and auditory data as requested by such officials.

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- (2) Except to the extent necessary to comply with the federal individuals with disabilities education act (IDEA) or to serve children who are eligible for free or reduced-price lunch, this section is suspended until July 1, 2011.
- 8 **Sec. 6.** RCW 28A.210.040 and 1990 c 33 s 189 are each amended to 9 read as follows:

The superintendent of public instruction shall ((print and distribute)) provide access to appropriate school officials the rules ((and regulations)) adopted by the state board of health pursuant to RCW 28A.210.020 and the recommended records and forms to be used in making and reporting such screenings. Providing online access to the materials satisfies the requirements of this section.

- Sec. 7. RCW 28A.210.080 and 2007 c 276 s 1 are each amended to read as follows:
- (1) The attendance of every child at every public and private school in the state and licensed day care center shall be conditioned upon the presentation before or on each child's first day of attendance at a particular school or center, of proof of either (a) full immunization, (b) the initiation of and compliance with a schedule of immunization, as required by rules of the state board of health, or (c) a certificate of exemption as provided for in RCW 28A.210.090. The attendance at the school or the day care center during any subsequent school year of a child who has initiated a schedule of immunization shall be conditioned upon the presentation of proof of compliance with the schedule on the child's first day of attendance during the subsequent school year. Once proof of full immunization or proof of completion of an approved schedule has been presented, no further proof shall be required as a condition to attendance at the particular school or center.
- (2)(a) Beginning with sixth grade entry, every public and private school in the state shall provide parents and guardians with access to information about meningococcal disease and its vaccine at the beginning of every school year. Providing online access to the

p. 5 SSB 5889

information satisfies the requirements of this section unless a parent or quardian specifically requests information to be provided in written form. The information about meningococcal disease shall include:

- (i) Its causes and symptoms, how meningococcal disease is spread, and the places where parents and guardians may obtain additional information and vaccinations for their children; and
- (ii) Current recommendations from the United States centers for disease control and prevention regarding the receipt of vaccines for meningococcal disease and where the vaccination can be received.
- (b) This subsection shall not be construed to require the department of health or the school to provide meningococcal vaccination to students.
- (c) The department of health shall prepare the informational materials and shall consult with the office of superintendent of public instruction.
 - (d) This subsection does not create a private right of action.
- (3)(a) Beginning with sixth grade entry, every public school in the state shall provide parents and guardians with access to information about human papillomavirus disease and its vaccine at the beginning of every school year. Providing online access to the information satisfies the requirements of this section unless a parent or guardian specifically requests information to be provided in written form. The information about human papillomavirus disease shall include:
- (i) Its causes and symptoms, how human papillomavirus disease is spread, and the places where parents and guardians may obtain additional information and vaccinations for their children; and
- (ii) Current recommendations from the United States centers for disease control and prevention regarding the receipt of vaccines for human papillomavirus disease and where the vaccination can be received.
- (b) This subsection shall not be construed to require the department of health or the school to provide human papillomavirus vaccination to students.
- (c) The department of health shall prepare the informational materials and shall consult with the office of the superintendent of public instruction.
 - (d) This subsection does not create a private right of action.
- 37 (4) Private schools are required by state law to notify parents

that information on the human papillomavirus disease prepared by the department of health is available.

Sec. 8. RCW 28A.225.005 and 1992 c 205 s 201 are each amended to read as follows:

Each school within a school district shall inform the students and the parents of the students enrolled in the school about the compulsory education requirements under this chapter. The school shall ((distribute)) provide access to the information at least annually. Providing online access to the information satisfies the requirements of this section unless a parent or guardian specifically requests information to be provided in written form.

- **Sec. 9.** RCW 28A.225.290 and 1990 1st ex.s. c 9 s 207 are each 13 amended to read as follows:
 - (1) The superintendent of public instruction shall prepare and annually ((distribute an)) provide access to information ((booklet)) outlining parents' and guardians' enrollment options for their children. Providing online access to the information satisfies the requirements of this section unless a parent or guardian specifically requests information to be provided in written form.
 - (2) ((Before the 1991-92 school year, the booklet shall be distributed to all school districts by the office of the superintendent of public instruction. School districts shall have a copy of the information booklet available for public inspection at each school in the district, at the district office, and in public libraries)) School districts shall provide access to the information in this section to the public. Providing online access to the information satisfies the requirements of this subsection unless a parent or guardian specifically requests the information be provided in written form.
 - (3) The booklet shall include:

- (a) Information about enrollment options and program opportunities, including but not limited to programs in RCW 28A.225.220, 28A.185.040, 28A.225.200 through 28A.225.215, 28A.225.230 through 28A.225.250, 28A.175.090, 28A.340.010 through 28A.340.070 (small high school cooperative projects), and 28A.335.160.
 - (b) Information about the running start community college or

p. 7 SSB 5889

- vocational-technical institute choice program under RCW 28A.600.300 through ((28A.600.395)) 28A.600.390; and
- 3 (c) Information about the seventh and eighth grade choice program 4 under RCW 28A.230.090.
- **Sec. 10.** RCW 28A.225.300 and 1990 1st ex.s. c 9 s 208 are each 6 amended to read as follows:

Each school district board of directors annually shall inform parents of the district's intradistrict and interdistrict enrollment options and parental involvement opportunities. Information intradistrict enrollment options and interdistrict acceptance policies shall be provided to nonresidents on request. Providing online access to the information satisfies the requirements of this section unless a parent or quardian specifically requests information to be provided in written form.

- **Sec. 11.** RCW 28A.230.095 and 2006 c 113 s 2 are each amended to read as follows:
 - (1) By the end of the 2008-09 school year, school districts shall have in place in elementary schools, middle schools, and high schools assessments or other strategies to assure that students have an opportunity to learn the essential academic learning requirements in social studies, the arts, and health and fitness. Social studies includes history, geography, civics, economics, and social studies skills. Beginning with the 2008-09 school year, school districts shall annually submit an implementation verification report to the office of the superintendent of public instruction. The verification report shall require school districts to report only the information necessary to comply with this section.
 - (2) Beginning with the 2008-09 school year, school districts shall require students in ((the fourth or fifth grades [grade],)) the seventh or eighth ((grades [grade])) grade, and the eleventh or twelfth ((grades [grade])) grade to each complete at least one classroom-based assessment in civics. Beginning with the 2010-11 school year, school districts shall require students in the fourth or fifth grade to each complete at least one classroom-based assessment in civics. The civics assessment may be selected from a list of classroom-based assessments approved by the office of the superintendent of public instruction.

SSB 5889 p. 8

- Beginning with the 2008-09 school year, school districts shall annually submit implementation verification reports to the office of the superintendent of public instruction documenting the use of the classroom-based assessments in civics. The verification report shall require school districts to report only the information necessary to comply with this section.
- 7 Sec. 12. RCW 28A.230.125 and 2006 c 263 s 401 and 2006 c 115 s 6 8 are each reenacted and amended to read as follows:

- (1) The superintendent of public instruction, in consultation with the higher education coordinating board, the state board for community and technical colleges, and the workforce training and education coordinating board, shall develop for use by all public school districts a standardized high school transcript. The superintendent shall establish clear definitions for the terms "credits" and "hours" so that school programs operating on the quarter, semester, or trimester system can be compared.
- (2) The standardized high school transcript shall include a notation of whether the student has earned a certificate of individual achievement or a certificate of academic achievement.
- (((3) Transcripts are important documents to students who will apply for admission to postsecondary institutions of higher education. Transcripts are also important to students who will seek employment upon or prior to graduation from high school. It is recognized that student transcripts may be the only record available to employers in their decision making processes regarding prospective employees. The superintendent of public instruction shall require school districts to inform annually all high school students that prospective employers may request to see transcripts and that the prospective employee's decision to release transcripts can be an important part of the process of applying for employment.))
- **Sec. 13.** RCW 28A.300.040 and 2006 c 263 s 104 are each amended to read as follows:
- In addition to any other powers and duties as provided by law, the powers and duties of the superintendent of public instruction shall be:
- 35 (1) To have supervision over all matters pertaining to the public 36 schools of the state;

p. 9 SSB 5889

(2) To report to the governor and the legislature such information and data as may be required for the management and improvement of the schools;

- (3) To prepare and have printed such forms, registers, courses of study, rules for the government of the common schools, and such other material and books as may be necessary for the discharge of the duties of teachers and officials charged with the administration of the laws relating to the common schools, and to distribute the same to educational service district superintendents;
- (4) To travel, without neglecting his or her other official duties as superintendent of public instruction, for the purpose of attending educational meetings or conventions, of visiting schools, and of consulting educational service district superintendents or other school officials;
- (5) To prepare and from time to time to revise a manual of the Washington state common school code, copies of which shall be provided in such numbers as determined by the superintendent of public instruction at no cost to those public agencies within the common school system and which shall be sold at approximate actual cost of publication and distribution per volume to all other public and nonpublic agencies or individuals, said manual to contain Titles 28A and 28C RCW, rules related to the common schools, and such other matter as the state superintendent or the state board of education shall determine. Proceeds of the sale of such code shall be transmitted to the public printer who shall credit the state superintendent's account within the state printing plant revolving fund by a like amount. This subsection is suspended until July 1, 2011;
- (6) To file all papers, reports and public documents transmitted to the superintendent by the school officials of the several counties or districts of the state, each year separately. Copies of all papers filed in the superintendent's office, and the superintendent's official acts, may, or upon request, shall be certified by the superintendent and attested by the superintendent's official seal, and when so certified shall be evidence of the papers or acts so certified to;
- (7) To require annually, on or before the 15th day of August, of the president, manager, or principal of every educational institution in this state, a report as required by the superintendent of public

instruction; and it is the duty of every president, manager, or principal, to complete and return such forms within such time as the superintendent of public instruction shall direct;

- (8) To keep in the superintendent's office a record of all teachers receiving certificates to teach in the common schools of this state;
 - (9) To issue certificates as provided by law;

- (10) To keep in the superintendent's office at the capital of the state, all books and papers pertaining to the business of the superintendent's office, and to keep and preserve in the superintendent's office a complete record of statistics, as well as a record of the meetings of the state board of education;
- (11) With the assistance of the office of the attorney general, to decide all points of law which may be submitted to the superintendent in writing by any educational service district superintendent, or that may be submitted to the superintendent by any other person, upon appeal from the decision of any educational service district superintendent; and the superintendent shall publish his or her rulings and decisions from time to time for the information of school officials and teachers; and the superintendent's decision shall be final unless set aside by a court of competent jurisdiction;
- (12) To administer oaths and affirmations in the discharge of the superintendent's official duties;
- (13) To deliver to his or her successor, at the expiration of the superintendent's term of office, all records, books, maps, documents and papers of whatever kind belonging to the superintendent's office or which may have been received by the superintendent's for the use of the superintendent's office;
- (14) To administer family services and programs to promote the state's policy as provided in RCW 74.14A.025;
- (15) To promote the adoption of school-based curricula and policies that provide quality, daily physical education for all students, and to encourage policies that provide all students with opportunities for physical activity outside of formal physical education classes;
 - (16) To perform such other duties as may be required by law.
- **Sec. 14.** RCW 28A.300.118 and 2000 c 126 s 1 are each amended to read as follows:
- 37 (1) Beginning with the ((2000-01)) 2011-12 school year, the

p. 11 SSB 5889

superintendent of public instruction shall notify senior high schools and any other public school that includes ninth grade of the names and contact information of public and private entities offering programs leading to college credit, including information about online advanced placement classes, if the superintendent has knowledge of such entities and if the cost of reporting these entities is minimal.

(2) Beginning with the ((2000-01)) 2011-12 school year, each senior high school and any other public school that includes ninth grade shall publish annually and deliver to each parent with children enrolled in ninth through twelfth grades, information concerning the entrance requirements and the availability of programs in the local area that lead to college credit, including classes such as advanced placement, running start, tech-prep, skill centers, college in the high school, and international baccalaureate programs. The information may be included with other information the school regularly mails to parents. In addition, each senior high school and any other public school that includes ninth grade shall enclose information of the names and contact information of other public or private entities offering such programs, including online advanced placement programs, to its ninth through twelfth grade students if the school has knowledge of such entities.

Sec. 15. RCW 28A.300.525 and 2008 c 297 s 2 are each amended to 22 read as follows:

(1) The superintendent of public instruction shall provide an annual aggregate report to the legislature on the educational experiences and progress of students in children's administration out-of-home care. This data should be disaggregated in the smallest units allowable by law that do not identify an individual student, in order to learn which school districts are experiencing the greatest success and challenges in achieving quality educational outcomes with students in children's administration out-of-home care.

(2) This section is suspended until July 1, 2011.

Sec. 16. RCW 28A.320.160 and 2005 c 274 s 244 are each amended to 33 read as follows:

School districts must, at the first opportunity but in all cases within forty-eight hours of receiving a report alleging sexual misconduct by a school employee, notify the parents of a student

- 1 alleged to be the victim, target, or recipient of the misconduct.
- 2 School districts ((shall)) may provide parents with information
- 3 regarding their rights under the public records act, chapter 42.56 RCW,
- 4 to request the public records regarding school employee discipline.
- 5 This information shall be provided to ((all)) parents ((on an annual
- 6 basis)) upon their request.

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- 7 **Sec. 17.** RCW 28A.320.165 and 2001 c 333 s 4 are each amended to 8 read as follows:
- 9 Schools as defined in RCW 17.21.415 shall provide <u>online</u> notice of 10 pesticide use to parents or guardians of students and employees
- 11 pursuant to chapter 17.21 RCW, and shall provide written notice upon
- 12 the request of the parent or quardian.
- 13 **Sec. 18.** RCW 28A.320.180 and 2007 c 396 s 11 are each amended to 14 read as follows:
- (1) Subject to funding appropriated for this purpose and beginning in the fall of 2009, school districts shall provide all high school students enrolled in the district the option of taking the mathematics college readiness test developed under RCW 28B.10.679 once at no cost to the students. Districts shall encourage, but not require, students to take the test in their junior or senior year of high school.
- (2) Subject to funding appropriated for this purpose, the office of the superintendent of public instruction shall reimburse each district for the costs incurred by the district in providing students the opportunity to take the mathematics placement test.
- 25 (3) This section is suspended until July 1, 2011.
- 26 **Sec. 19.** RCW 28A.600.160 and 1998 c 225 s 2 are each amended to read as follows:

Any middle school, junior high school, or high school using educational pathways shall ensure that all participating students will continue to have access to the courses and instruction necessary to meet admission requirements at baccalaureate institutions. Students shall be allowed to enter the educational pathway of their choice. Before accepting a student into an educational pathway, the school shall inform the student's parent of the pathway chosen, the opportunities available to the student through the pathway, and the

p. 13 SSB 5889

career objectives the student will have exposure to while pursuing the 1 2 Providing online access to the information satisfies the requirements of this section unless a parent or guardian specifically 3 request information to be provided in written form. 4 Parents and students dissatisfied with the opportunities available through the 5 selected educational pathway shall be provided with the opportunity to 6 7 transfer the student to any other pathway provided in the school. 8 Schools may not develop educational pathways that retain students in high school beyond the date they are eligible to graduate, and may not 9 10 require students who transfer between pathways to complete pathway requirements beyond the date the student is eligible to graduate. 11 Educational pathways may include, but are not limited to, programs such 12 13 work-based learning, school-to-work transition, tech as 14 vocational-technical education, running start, and preparation for 15 technical college, community college, or university education.

- Sec. 20. RCW 28A.655.061 and 2008 c 321 s 2 are each amended to read as follows:
- (1) The high school assessment system shall include but need not be limited to the Washington assessment of student learning, opportunities for a student to retake the content areas of the assessment in which the student was not successful, and if approved by the legislature pursuant to subsection (10) of this section, one or more objective alternative assessments for a student to demonstrate achievement of state academic standards. The objective alternative assessments for each content area shall be comparable in rigor to the skills and knowledge that the student must demonstrate on the Washington assessment of student learning for each content area.
- (2) Subject to the conditions in this section, a certificate of academic achievement shall be obtained by most students at about the age of sixteen, and is evidence that the students have successfully met the state standard in the content areas included in the certificate. With the exception of students satisfying the provisions of RCW 28A.155.045 or 28A.655.0611, acquisition of the certificate is required for graduation from a public high school but is not the only requirement for graduation.
- 36 (3) Beginning with the graduating class of 2008, with the exception 37 of students satisfying the provisions of RCW 28A.155.045, a student who

SSB 5889 p. 14

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meets the state standards on the reading, writing, and mathematics content areas of the high school Washington assessment of student learning shall earn a certificate of academic achievement. student does not successfully meet the state standards in one or more content areas required for the certificate of academic achievement, then the student may retake the assessment in the content area up to four times at no cost to the student. If the student successfully meets the state standards on a retake of the assessment then the student shall earn a certificate of academic achievement. objective alternative assessments are authorized pursuant to subsection (10) of this section, a student may use the objective alternative assessments to demonstrate that the student successfully meets the state standards for that content area if the student has taken the Washington assessment of student learning at least once. student successfully meets the state standards on the objective alternative assessments then the student shall earn a certificate of academic achievement.

(4) Beginning no later than with the graduating class of 2013, a student must meet the state standards in science in addition to the other content areas required under subsection (3) of this section on the Washington assessment of student learning or the objective alternative assessments in order to earn a certificate of academic achievement. The state board of education may adopt a rule that implements the requirements of this subsection (4) beginning with a graduating class before the graduating class of 2013, if the state board of education adopts the rule by September 1st of the freshman school year of the graduating class to which the requirements of this subsection (4) apply. The state board of education's authority under this subsection (4) does not alter the requirement that any change in performance standards for the tenth grade assessment must comply with RCW 28A.305.130.

- (5) The state board of education may not require the acquisition of the certificate of academic achievement for students in home-based instruction under chapter 28A.200 RCW, for students enrolled in private schools under chapter 28A.195 RCW, or for students satisfying the provisions of RCW 28A.155.045.
- (6) A student may retain and use the highest result from each successfully completed content area of the high school assessment.

p. 15 SSB 5889

1 (7) School districts must make available to students the following 2 options:

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- (a) To retake the Washington assessment of student learning up to four times in the content areas in which the student did not meet the state standards if the student is enrolled in a public school; or
- (b) To retake the Washington assessment of student learning up to four times in the content areas in which the student did not meet the state standards if the student is enrolled in a high school completion program at a community or technical college. The superintendent of public instruction and the state board for community and technical colleges shall jointly identify means by which students in these programs can be assessed.
- (8) Students who achieve the standard in a content area of the high school assessment but who wish to improve their results shall pay for retaking the assessment, using a uniform cost determined by the superintendent of public instruction.
- (9) Opportunities to retake the assessment at least twice a year shall be available to each school district.
- (10)(a) The office of the superintendent of public instruction shall develop options for implementing objective alternative assessments, which may include an appeals process for students' scores, students to demonstrate achievement of the state academic The objective alternative assessments shall be comparable in rigor to the skills and knowledge that the student must demonstrate on the Washington assessment of student learning and be objective in its determination of student achievement of the state standards. Before any objective alternative assessments in addition to those authorized in RCW 28A.655.065 or (b) of this subsection are used by a student to demonstrate that the student has met the state standards in a content area required to obtain a certificate, the legislature shall formally approve the use of any objective alternative assessments through the omnibus appropriations act or by statute or concurrent resolution.
- (b)(i) A student's score on the mathematics, reading or English, or writing portion of the ((scholastic assessment test ())SAT((+)) or the ((American college test ())ACT((+)) may be used as an objective alternative assessment under this section for demonstrating that a student has met or exceeded the state standards for the certificate of

academic achievement. The state board of education shall identify the scores students must achieve on the relevant portion of the SAT or ACT to meet or exceed the state standard in the relevant content area on the Washington assessment of student learning. The state board of education shall identify the first scores by December 1, 2007. After the first scores are established, the state board may increase but not decrease the scores required for students to meet or exceed the state standards.

(ii) Until August 31, 2008, a student's score on the mathematics portion of the ((preliminary scholastic assessment test ())PSAT((+)) may be used as an objective alternative assessment under this section for demonstrating that a student has met or exceeded the state standard for the certificate of academic achievement. The state board of education shall identify the score students must achieve on the mathematics portion of the PSAT to meet or exceed the state standard in that content area on the Washington assessment of student learning.

(iii) A student who scores at least a three on the grading scale of one to five for selected AP examinations may use the score as an objective alternative assessment under this section for demonstrating that a student has met or exceeded state standards for the certificate of academic achievement. A score of three on the AP examinations in calculus or statistics may be used as an alternative assessment for the mathematics portion of the Washington assessment of student learning. A score of three on the AP examinations in English language and composition may be used as an alternative assessment for the writing portion of the Washington assessment of student learning. A score of three on the AP examinations in English literature and composition, macroeconomics, microeconomics, psychology, United States history, world history, United States government and politics, or comparative government and politics may be used as an alternative assessment for the reading portion of the Washington assessment of student learning.

(11) By December 15, 2004, the house of representatives and senate education committees shall obtain information and conclusions from recognized, independent, national assessment experts regarding the validity and reliability of the high school Washington assessment of student learning for making individual student high school graduation determinations.

p. 17 SSB 5889

(((12) To help assure continued progress in academic achievement as a foundation for high school graduation and to assure that students are on track for high school graduation, each school district shall prepare plans for and notify students and their parents or legal guardians as provided in this subsection (12).

(a) Student learning plans are required for eighth through twelfth grade students who were not successful on any or all of the content areas of the Washington assessment for student learning during the previous school year or who may not be on track to graduate due to credit deficiencies or absences. The parent or legal guardian shall be notified about the information in the student learning plan, preferably through a parent conference and at least annually. To the extent feasible, schools serving English language learner students and their parents shall translate the plan into the primary language of the family. The plan shall include the following information as applicable:

(i) The student's results on the Washington assessment of student learning;

(ii) If the student is in the transitional bilingual program, the score on his or her Washington language proficiency test II;

(iii) Any credit deficiencies;

- (iv) The student's attendance rates over the previous two years;
- 23 (v) The student's progress toward meeting state and local graduation requirements;

(vi) The courses, competencies, and other steps needed to be taken by the student to meet state academic standards and stay on track for graduation;

(vii) Remediation strategies and alternative education options available to students, including informing students of the option to continue to receive instructional services after grade twelve or until the age of twenty-one;

(viii) The alternative assessment options available to students under this section and RCW 28A.655.065;

(ix) School district programs, high school courses, and career and technical education options available for students to meet graduation requirements; and

(x) Available programs offered through skill centers or community and technical colleges.

(b) All fifth grade students who were not successful in one or more of the content areas of the fourth grade Washington assessment of student learning shall have a student learning plan.

- (i) The parent or guardian of the student shall be notified, preferably through a parent conference, of the student's results on the Washington assessment of student learning, actions the school intends to take to improve the student's skills in any content area in which the student was unsuccessful, and provide strategies to help them improve their student's skills.
- (ii) Progress made on the student plan shall be reported to the student's parents or guardian at least annually and adjustments to the plan made as necessary.))
- **Sec. 21.** RCW 28A.655.075 and 2007 c 396 s 16 are each amended to 14 read as follows:
 - (1) Within funds specifically appropriated therefor, by December 1, 2008, the superintendent of public instruction shall develop essential academic learning requirements and grade level expectations for educational technology literacy and technology fluency that identify the knowledge and skills that all public school students need to know and be able to do in the areas of technology and technology literacy. The development process shall include a review of current standards that have been developed or are used by other states and national and international technology associations. To the maximum extent possible, the superintendent shall integrate goal four and the knowledge and skill areas in the other goals in the technology essential academic learning requirements.
 - (a) As used in this section, "technology literacy" means the ability to responsibly, creatively, and effectively use appropriate technology to communicate; access, collect, manage, integrate, and evaluate information; solve problems and create solutions; build and share knowledge; and improve and enhance learning in all subject areas and experiences.
 - (b) Technology fluency builds upon technology literacy and is demonstrated when students: Apply technology to real-world experiences; adapt to changing technologies; modify current and create new technologies; and personalize technology to meet personal needs, interests, and learning styles.

p. 19 SSB 5889

- (2)(a) Within funds specifically appropriated therefor, the 1 2 superintendent shall obtain or develop education technology assessments that may be administered in the elementary, middle, and high school 3 grades to assess the essential academic learning requirements for 4 5 technology. The assessments shall be designed to be classroom or project-based so that they can be embedded in classroom instruction and 6 7 be administered and scored by school staff throughout the regular 8 school year using consistent scoring criteria and procedures. By the 2010-11 school year, these assessments shall be made available to 9 10 school districts for the districts' voluntary use. If a school district uses the assessments created under this section, then the 11 12 school district shall notify the superintendent of public instruction 13 of the use. The superintendent shall report annually to the 14 legislature on the number of school districts that use the assessments each school year. 15
 - (b) Beginning December 1, 2010, and annually thereafter, the superintendent of public instruction shall provide a report to the relevant legislative committees regarding the use of the assessments.
 - (3) This section is suspended until July 1, 2011.

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- 20 **Sec. 22.** RCW 17.21.415 and 2001 c 333 s 3 are each amended to read 21 as follows:
- 22 (1) As used in this section, "school" means a licensed day care 23 center or a public kindergarten or a public elementary or secondary 24 school.
 - (2) A school shall provide <u>online notification</u>, <u>or</u> written notification ((annually or upon enrollment)) <u>upon request</u>, to parents or guardians of students and employees describing the school's pest control policies and methods, including the posting and notification requirements of this section.
 - (3) A school shall establish a notification system that, as a minimum, notifies interested parents or guardians of students and employees at least forty-eight hours before a pesticide application to a school facility. The notification system shall include posting of the notification in a prominent place in the main office of the school.
- 35 (4) All notifications to parents, guardians, and employees shall 36 include the heading "Notice: Pesticide Application" and, at a minimum, 37 shall state:

- 1 (a) The product name of the pesticide to be applied;
 - (b) The intended date and time of application;
 - (c) The location to which the pesticide is to be applied;
 - (d) The pest to be controlled; and

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- (e) The name and phone number of a contact person at the school.
- 6 (5) A school facility application must be made within forty-eight 7 hours following the intended date and time stated in the notification 8 or the notification process shall be repeated.
 - (6) A school shall, at the time of application, post notification signs for all pesticide applications made to school facilities unless the application is otherwise required to be posted by a certified applicator under the provisions of RCW 17.21.410(1)(d).
 - (a) Notification signs for applications made to school grounds by school employees shall be placed at the location of the application and at each primary point of entry to the school grounds. The signs shall be a minimum of four inches by five inches and shall include the words: "THIS LANDSCAPE HAS BEEN RECENTLY SPRAYED OR TREATED WITH PESTICIDES BY YOUR SCHOOL" as the headline and "FOR MORE INFORMATION PLEASE CALL" as the footer. The footer shall provide the name and telephone number of a contact person at the school.
 - (b) Notification signs for applications made to school facilities other than school grounds shall be posted at the location of the application. The signs shall be a minimum of eight and one-half by eleven inches and shall include the heading "Notice: Pesticide Application" and, at a minimum, shall state:
 - (i) The product name of the pesticide applied;
 - (ii) The date and time of application;
 - (iii) The location to which the pesticide was applied;
 - (iv) The pest to be controlled; and
- 30 (v) The name and phone number of a contact person at the school.
- 31 (c) Notification signs shall be printed in colors contrasting to 32 the background.
 - (d) Notification signs shall remain in place for at least twenty-four hours from the time the application is completed. In the event the pesticide label requires a restricted entry interval greater than twenty-four hours, the notification sign shall remain in place consistent with the restricted entry interval time as required by the label.

p. 21 SSB 5889

1 (7) A school facility application does not include the application 2 of antimicrobial pesticides or the placement of insect or rodent baits 3 that are not accessible to children.

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- (8) The prenotification requirements of this section do not apply if the school facility application is made when the school is not occupied by students for at least two consecutive days after the application.
- (9) The prenotification requirements of this section do not apply to any emergency school facility application for control of any pest that poses an immediate human health or safety threat, such as an application to control stinging insects. When an emergency school facility application is made, notification consistent with the school's notification system shall occur as soon as possible after the application. The notification shall include information consistent with subsection (6)(b) of this section.
- (10) A school shall make the records of all pesticide applications to school facilities required under this chapter, including an annual summary of the records, readily accessible to interested persons.
- 19 (11) A school is not liable for the removal of signs by 20 unauthorized persons. A school that complies with this section may not 21 be held liable for personal property damage or bodily injury resulting 22 from signs that are placed as required.
- NEW SECTION. Sec. 23. The following acts or parts of acts, as now existing or hereafter amended, are each repealed:
- 25 (1) RCW 28A.210.130 (Immunization program--Superintendent of public 26 instruction to provide information) and 1990 c 33 s 197 & 1985 c 49 s 27 4;
- 28 (2) RCW 28A.220.050 (Information on proper use of left-hand lane) 29 and 1986 c 93 s 4;
- 30 (3) RCW 28A.220.080 (Information on motorcycle awareness) and 2007 31 c 97 s 4 & 2004 c 126 s 1;
- 32 (4) RCW 28A.220.085 (Information on driving safely among bicyclists 33 and pedestrians) and 2008 c 125 s 4;
- 34 (5) RCW 28A.230.185 (Family preservation education program) and 35 2005 c 491 s 2;
- 36 (6) RCW 28A.300.412 (Washington civil liberties public education program--Report) and 2000 c 210 s 6; and

- 1 (7) RCW 28A.600.320 (High school students' options--Information on enrollment) and 2008 c 95 s 3, 1994 c 205 s 3, & 1990 1st ex.s. c 9 s 403.
- 4 <u>NEW SECTION.</u> **Sec. 24.** Sections 4, 5, 13, 15, 18, and 21 of this 5 act expire July 1, 2011.
- NEW SECTION. **Sec. 25.** This act is necessary for the immediate preservation of the public peace, health, or safety, or support of the state government and its existing public institutions, and takes effect immediately.

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p. 23 SSB 5889