| Z-0701.1 | | |
|----------|--|--|

HOUSE BILL 1549

State of Washington 53rd Legislature 1993 Regular Session

By Representatives G. Cole, Brough, Cothern, Pruitt and L. Johnson; by request of Superintendent of Public Instruction

Read first time 02/01/93. Referred to Committee on Education.

- 1 AN ACT Relating to school bus replacement for public school
- 2 districts; amending RCW 28A.160.200; adding new sections to chapter
- 3 28A.160 RCW; and providing an effective date.
- 4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:
- 5 **Sec. 1.** RCW 28A.160.200 and 1990 c 33 s 146 are each amended to 6 read as follows:
- 7 (1) The superintendent of public instruction shall allocate state
- 8 funds for the purpose of supporting, in whole or in part, the purchase
- 9 of new school buses to replace school buses owned by school districts
- 10 or educational service districts. The superintendent shall require
- 11 that state funds allocated for bus replacement be applied only to the
- 12 purchase of new school buses and shall require that each school bus
- 13 purchased in whole or in part with state funds result in removal from
- 14 service an eligible school bus. Each school bus eligible for
- 15 replacement in whole or in part with state funds must be owned by a
- 16 school district or educational service district, be beyond the useful
- 17 <u>life as established by the superintendent, have a valid school bus</u>
- 18 operating permit issued by the superintendent, and be in active service

p. 1 HB 1549

in the district's fleet pursuant to use criteria established by the superintendent.

1

2

3 4

5 6

7

8

10

11 12

13 14

15

16

17

18

19

20

2122

23

24

25

26 27

28 29

30

3132

3334

35

36

37

38 39

- (2) The superintendent may adopt rules necessary to implement a school bus fleet replacement program designed to maintain a state-wide school bus fleet that meets contemporary standards for school bus design and manufacture.
- (3) The superintendent shall determine ((the vehicle acquisition)) school district or educational service district allocations for replacement of school buses in the following manner:
- (((1) By May 1st of each year, the superintendent shall develop preliminary categories of student transportation vehicles to ensure adequate student transportation fleets for districts. The superintendent shall take into consideration the types of vehicles purchased by individual school districts in the state. The categories shall include, but not be limited to, variables such as vehicle capacity, type of chassis, type of fuel, engine and body type, special equipment, and life of vehicle. The categories shall be developed in conjunction with the local districts and shall be applicable to the following school year. The categories shall be designed to produce minimum long-range operating costs, including costs of equipment and all costs incurred in operating the vehicles. Each category description shall include the estimated state-determined purchase price, which shall be based on the actual costs of the vehicles purchased for that comparable category in the state during the preceding twelve months and the anticipated market price for the next school fiscal year. By June 15th of each year, the superintendent shall notify districts of the preliminary vehicle categories and statedetermined purchase price for the ensuing school year. By October 15th of each year, the superintendent shall finalize the categories and the associated state-determined purchase price and shall notify districts of any changes. While it is the responsibility of each district to select each student transportation vehicle to be purchased by the district, each district shall be paid a sum based only on the amount of the state-determined purchase price and inflation as recognized by the reimbursement schedule established in this section as set by the superintendent for the category of vehicle purchased.
- (2) The superintendent shall develop a reimbursement schedule to pay districts for the cost of student transportation vehicles purchased after September 1, 1982. The accumulated value of the payments and the

HB 1549 p. 2

potential investment return thereon shall be designed to be equal to the replacement value of the vehicle less its salvage value at the end of its anticipated lifetime. The superintendent shall revise at least 4 annually the reimbursement payments based on the current and anticipated future cost of comparable categories of transportation equipment. Reimbursements to school districts for approved transportation equipment shall be placed in a separate vehicle transportation fund established for each school district under RCW 28A.160.130. However, educational service districts providing student transportation services pursuant to RCW 28A.310.180(4) and receiving moneys generated pursuant to this section shall establish and maintain a separate vehicle transportation account in the educational service district's general expense fund for the purposes and subject to the conditions under RCW 28A.160.130 and 28A.320.300.

1

2

3

5

6

7 8

9

10

11

12

13 14

15

16

17

18 19

20

21

22 23

24

25 26

27

28

29

30

31

32

33 34

35

36 37

38

39

- (3) To the extent possible, districts shall operate vehicles acquired under this section not less than the number of years or useful lifetime now, or hereafter, assigned to the class of vehicles by the superintendent. School districts shall properly maintain the transportation equipment acquired under the provisions of this section, in accordance with rules established by the office of the superintendent of public instruction. If a district fails to follow generally accepted standards of maintenance and operation, the superintendent of public instruction shall penalize the district by deducting from future reimbursements under this section an amount equal to the original cost of the vehicle multiplied by the fraction of the useful lifetime or miles the vehicle failed to operate.
- (4) The superintendent shall annually develop a depreciation schedule to recognize the cost of depreciation to districts contracting with private carriers for student transportation. Payments on this schedule shall be a straight line depreciation based on the original cost of the appropriate category of vehicle.))
- (a) The superintendent shall establish school bus bid specifications eligible for state funding support, and optional school bus bid specifications that may be selected and funded by local school districts. School bus bid specifications shall be developed in concert with representatives of school districts and shall be structured to stimulate competition among vendors.
- (b) The superintendent shall annually review eligible school buses and determine the number of school buses each school district is

HB 1549 p. 3

- 1 entitled to purchase with state funding during each fiscal year.
- 2 School district annual entitlement to state-funded school bus
- 3 replacement shall be the lessor of: (i) Bus replacement credit earned
- 4 or (ii) the number of eligible school buses. As used in this section,
- 5 <u>"bus replacement credit earned" means the whole number of buses without</u>
- 6 regard to partial remainder of the sum of each fraction that one year
- 7 is to the scheduled life of each school bus owned by school districts
- 8 or educational service districts. Bus replacement credit earned but
- 9 not used in a fiscal year and each partial remainder shall carry
- 10 forward to the succeeding fiscal year.
- 11 <u>(c) The superintendent shall annually announce bus replacement</u>
- 12 entitlement for each school district. Each school district shall
- 13 notify the superintendent of each eligible school bus the school
- 14 <u>district has selected for replacement</u>, along with general descriptive
- 15 <u>characteristics of the bus to be purchased as its replacement. School</u>
- 16 <u>districts shall be required to give first priority to eligible school</u>
- 17 buses manufactured before April 1, 1977.
- 18 (d) The superintendent or his or her designee shall sponsor
- 19 voluntary bus purchase bid pools throughout the state. The formation
- 20 of sponsored bid pools shall be determined by the locations of
- 21 districts electing to participate and the numbers of buses with common
- 22 bid characteristics.
- 23 (e) The superintendent or his or her designee shall announce
- 24 locations and times of sponsored bid pools where school districts may
- 25 convene for the purposes of finalizing school bus bid specifications
- 26 and issuing calls for bids. School districts shall be required to
- 27 waive their right of cancellation or withdrawal from commitments
- 28 expressed or implied in sponsored pooled calls for bids.
- 29 (f) School districts participating in bus purchase bid pools
- 30 sponsored by the superintendent may replace an eligible school bus with
- 31 a school bus of similar or different type, capacity, or other
- 32 characteristic, however state funding shall be limited to the accepted
- 33 bid price obtained for eligible specifications of a bus of similar
- 34 characteristic to the bus being replaced, or actual purchase cost of
- 35 eligible specifications, whichever is less. Districts not
- 36 participating in bus purchase bid pooling sponsored by the
- 37 <u>superintendent shall have each eligible school bus replacement purchase</u>
- 38 funded as if the purchase was made through the bid pool sponsored by

HB 1549 p. 4

- 1 the superintendent and made available to the district for replacement
- 2 of the eligible school bus.
- 3 <u>NEW SECTION.</u> **Sec. 2.** A new section is added to chapter 28A.160 4 RCW to read as follows:
- 5 The superintendent may make payments to school districts pursuant
- 6 to RCW 28A.160.200, in lieu of the purchase of new replacement school
- 7 buses, for the purpose of liquidating indebtedness incurred before
- 8 September 1, 1992, if such debt was incurred exclusively for the
- 9 purpose of financing the purchase of school buses. School districts
- 10 electing to receive payments to apply to the liquidation of eligible
- 11 school bus debt shall annually submit to the superintendent, for
- 12 approval, a request to receive cash payments in lieu of eligible bus
- 13 replacement, and shall provide schedules of debt payment requirements
- 14 and planned bus replacements. Any amount paid to school districts in
- 15 lieu of purchase of new replacement buses shall not exceed the lessor
- 16 of: (1) The amount payable for eligible bus replacement under RCW
- 17 28A.160.200, or (2) the amount of principal and interest due on
- 18 eligible debt during the applicable year, or (3) the amount which
- 19 otherwise would have been due the district for depreciation or
- 20 replacement if depreciation provisions of RCW 28A.160.200 in effect
- 21 before the effective date of this section had remained in effect. This
- 22 section shall expire August 31, 1997.
- 23 NEW SECTION. Sec. 3. A new section is added to chapter 28A.160
- 24 RCW to read as follows:
- 25 The superintendent shall annually develop a reimbursement schedule
- 26 to recognize the cost of school bus depreciation to districts that
- 27 contract with private carriers for student transportation.
- 28 NEW SECTION. Sec. 4. A new section is added to chapter 28A.160
- 29 RCW to read as follows:
- The superintendent shall revoke the operating permit for each
- 31 school bus replaced in whole or in part with state funds and each
- 32 district-owned school bus determined by the superintendent as not
- 33 eligible for replacement under the use criteria in RCW 28A.160.200, and
- 34 shall ensure no operating permit is reissued for each such school bus.

p. 5 HB 1549

- 1 <u>NEW SECTION.</u> **Sec. 5.** A new section is added to chapter 28A.160
- 2 RCW to read as follows:
- 3 Sections 1 through 4 of this act supersede all responsibilities of
- 4 the state before the effective date of this section to provide school
- 5 bus replacement or depreciation payments to school districts for school
- 6 bus purchases as of the effective date of this section.
- 7 <u>NEW SECTION.</u> **Sec. 6.** If any provision of this act or its
- 8 application to any person or circumstance is held invalid, the
- 9 remainder of the act or the application of the provision to other
- 10 persons or circumstances is not affected.
- 11 <u>NEW SECTION.</u> **Sec. 7.** This act shall take effect September 1,
- 12 1993.

--- END ---

HB 1549 p. 6