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## HB 1431 - H AMD 505 By Representative Hunter

NOT CONSIDERED

1 Strike everything after the enacting clause and insert the 2 following:

- 3 "Sec. 1. 2011 1st sp.s. c 34 s 1 (uncodified) is amended to read 4 as follows:
  - (1) Under Article IX of the Washington state Constitution, all children are entitled to an opportunity to receive a basic education. Although the state must assure that students in public schools have opportunities to participate in the instructional program of basic education, there is no obligation for either the state or school districts to provide that instruction using a particular delivery method or through a particular program.
  - (2) The legislature finds ample evidence of the need to examine and reconsider policies under which alternative learning that occurs outside the classroom using an individual student learning plan may be considered equivalent to full-time attendance in school, including for funding purposes. Previous legislative studies have raised questions about financial practices and accountability in alternative learning 2005, there experience ((<del>programs</del>)) <u>courses</u>. Since has significant enrollment growth in alternative learning experience online ((programs)) courses, with evidence of unexpected financial impact when large numbers of nonresident students enroll in ((programs)) courses. Based on this evidence, there is a rational basis on which to conclude that there are different costs associated with providing ((a program)) courses not primarily based on full-time, daily contact between teachers and students and not primarily occurring on-site in a classroom.
- (3) For these reasons, the legislature intends to allow for continuing review and revision of the way in which state funding allocations are used to support alternative learning experience ((programs)) courses.

Sec. 2. RCW 28A.150.325 and 2011 1st sp.s. c 34 s 2 are each amended to read as follows:

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- (1) ((For purposes of this chapter,)) The definitions in this subsection apply throughout this chapter unless the context clearly requires otherwise.
- <u>(a)</u> "Alternative learning experience ((program)) course" means a course ((or set of courses)), or for grades kindergarten through eight grade-level coursework, that is a delivery method for the program of basic education and is:
- 10 ((<del>(a)</del>)) <u>(i)</u> Provided in whole or in part independently from a 11 regular classroom setting or schedule, but may include some components 12 of direct instruction;
- 13 ((<del>(b)</del>)) <u>(ii)</u> Supervised, monitored, assessed, evaluated, and 14 documented by a certificated teacher employed by the school district or 15 under contract as permitted by applicable rules; and
  - ((<del>(c)</del>)) <u>(iii)</u> Provided in accordance with a written student learning plan that is implemented pursuant to the school district's policy and rules adopted by the superintendent of public instruction for alternative learning experiences.
- 20 <u>(b) "In-person" means face-to-face instructional contact in a</u> 21 <u>physical classroom environment.</u>
  - (c) "Instructional contact time" means instructional time with a certificated teacher. Instructional contact time must be for the purposes of actual instruction, review of assignments, testing, evaluation of student progress, or other learning activities or requirements identified in the student's written student learning plan. Instructional contact time must be related to an alternative learning experience course identified in the student's written student learning plan. Instructional contact time may occur in a group setting between the teacher and multiple students and may be delivered either in-person or remotely using technology.
- 32 (d) "Online course" means an alternative learning experience course
  33 that has the same meaning as provided in RCW 28A.250.010.
- (e) "Remote course" means an alternative learning experience course
  that is not an online course where the student has in-person
  instructional contact time for less than twenty percent of the total
  weekly time for the course. No minimum in-person instructional contact
  time is required.

- (f) "Site-based course" means an alternative learning experience course where the student has in-person instructional contact time for at least twenty percent of the total weekly time for the course.
- (g) "Total weekly time" means the estimated average hours per school week the student will engage in learning activities to meet the requirements of the written student learning plan.
- (2) ((The broad categories of alternative learning experience programs include, but are not limited to:
  - (a) Online programs as defined in RCW 28A.150.262;

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- (b) Parent partnership programs that include significant participation and partnership by parents and families in the design and implementation of a student's learning experience; and
- (c) Contract based learning programs)) School districts may claim state funding to the extent otherwise allowed by state law, including the provisions of RCW 28A.150.260, 28A.250.060, and section 3 of this act, for students enrolled in remote, site-based, or online alternative learning experience courses. High school courses must meet district or state graduation requirements and be offered for high school credit.
- (3) School districts that offer alternative learning experience ((programs)) courses may not provide any compensation, reimbursement, gift, reward, or gratuity to any parents, guardians, or students for participation in the courses. School district employees are prohibited from receiving any compensation or payment as an incentive to increase student enrollment of out-of-district students in ((an)) alternative learning experience ((program)) courses. This prohibition includes, but is not limited to, providing funds to parents, guardians, or students for the purchase of educational materials, supplies, experiences, services, or technological equipment. A district may purchase educational materials, equipment, or other nonconsumable supplies for students' use in alternative learning experience ((programs)) courses if the purchase is consistent with the district's approved curriculum, conforms to applicable laws and rules, and is made in the same manner as such purchases are made for students in the district's regular instructional program. Items so purchased remain the property of the school district upon program completion. districts may not purchase or contract for instructional cocurricular experiences and services that are included in an alternative learning experience written student learning plan,

- including but not limited to lessons, trips, and other activities, 1 2 unless substantially similar experiences and services are available to students enrolled in the district's regular instructional program. 3 School districts that purchase or contract for such experiences and 4 services for students enrolled in an alternative learning experience 5 6 ((program)) course must submit an annual report to the office of the superintendent of public instruction detailing the costs and purposes 7 8 of the expenditures. These requirements extend to contracted providers 9 of alternative learning experience ((programs)) courses, and each district shall be responsible for monitoring the compliance of its 10 11 providers with these requirements. However, nothing 12 ((section)) subsection shall prohibit school districts from contracting 13 with school district employees to provide services or experiences to students, or from contracting with online providers approved by the 14 office of the superintendent of public instruction pursuant to chapter 15 28A.250 RCW. 16
  - (4) ((Part time enrollment in alternative learning experiences is subject to the provisions of RCW 28A.150.350.

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- (5) The superintendent of public instruction shall adopt rules defining minimum requirements and accountability for alternative learning experience programs)) Each school district offering or contracting to offer alternative learning experience courses must:
- (a) Report annually to the superintendent of public instruction regarding the course types and offerings, and number of students participating in each; and
- (b) Document the district of residence for each student enrolled in an alternative learning experience course.
- (5) A school district offering or contracting to offer an alternative learning experience course to a nonresident student must inform the resident school district if the student drops out of the course or is otherwise no longer enrolled.
- (6) School districts must assess the educational progress of enrolled students at least annually, using, for full-time students, the state assessment for the student's grade level and using any other annual assessments required by the school district. Part-time students must also be assessed at least annually. However, part-time students who are either receiving home-based instruction under chapter 28A.200 RCW or who are enrolled in an approved private school under chapter

28A.195 RCW are not required to participate in the assessments required under chapter 28A.655 RCW. The rules must address how students who reside outside the geographic service area of the school district are to be assessed.

- (7) Beginning with the 2013-14 school year, school districts must designate alternative learning experience courses as such when reporting course information to the office of the superintendent of public instruction under RCW 28A.300.500.
- (8)(a) The superintendent of public instruction shall adopt rules necessary to implement this section.
- (b) Rules adopted for weekly direct personal contact requirements and monthly progress evaluation must be flexible and reflect the needs of the student and the student's individual learning plan rather than specifying an amount of time. In addition, the rules must reduce documentation requirements, particularly for students making satisfactory progress, based on the unique aspects of the alternative learning experience course types defined in this section and taking into consideration the technical and system capabilities associated with the different course types.
- (c) The rules must establish procedures that address how the counting of students must be coordinated by resident and nonresident districts for state funding so that no student is counted for more than one full-time equivalent in the aggregate.
  - NEW SECTION. Sec. 3. (1) The superintendent of public instruction shall separately calculate and allocate moneys appropriated under RCW 28A.150.260 to school districts for each full-time equivalent student enrolled in an alternative learning experience course that may be claimed for state funding under this section. The calculation shall be based on the estimated statewide annual average allocation per full-time equivalent student in grades nine through twelve in general education, excluding small high school enhancements, and including applicable rules and provisions of the omnibus appropriations act.
  - (2) School districts may claim state funding for students enrolled in alternative learning experience courses under RCW 28A.150.325 (as recodified by this act) and 28A.250.060 as follows:
- 36 (a) School districts may claim state funding for students who 37 reside in the district.

- 1 (b) School districts may claim state funding for students who do 2 not reside in the district only if any of the following conditions are 3 met:
  - (i) All alternative learning experience courses identified in the student's written student learning plan are online courses;
  - (ii) The alternative learning experience course in which the student is enrolled is a site-based course;
  - (iii) At least ninety percent of the school district's total headcount number of students enrolled in alternative learning experience courses consists of students who reside in the district. The calculation under this subsection (b)(iii) of the total headcount of students enrolled in alternative learning experience courses must exclude any students claimed under (b)(i) or (ii) of this subsection; or
- 15 (iv) The student resides in an adjacent school district.
- 16 **Sec. 4.** RCW 28A.250.010 and 2011 1st sp.s. c 34 s 5 are each 17 amended to read as follows:
  - The definitions in this section apply throughout this chapter unless the context clearly requires otherwise.
    - (1)(a) "Multidistrict online provider" means:

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- 21 (i) A private or nonprofit organization that enters into a contract 22 with a school district to provide online courses or programs to K-12 23 students from more than one school district;
  - (ii) A private or nonprofit organization that enters into contracts with multiple school districts to provide online courses or programs to K-12 students from those districts; or
  - (iii) Except as provided in (b) of this subsection, a school district that provides online courses or programs to students who reside outside the geographic boundaries of the school district.
  - (b) "Multidistrict online provider" does not include a school district online learning program in which fewer than ten percent of the students enrolled in the program are from other districts under the interdistrict student transfer provisions of RCW 28A.225.225. "Multidistrict online provider" also does not include regional online learning programs that are jointly developed and implemented by two or more school districts or an educational service district through an interdistrict cooperative program agreement that addresses, at minimum,

how the districts share student full-time equivalency for state basic education funding purposes and how categorical education programs, including special education, are provided to eligible students.

- (2)(a) "Online course" means a course <u>or grade-level coursework</u> where:
- (i) More than half of the course content is delivered electronically using the internet or other computer-based methods; ((and))
- (ii) More than half of the teaching is conducted from a remote location through an online course learning management system or other online or electronic tools;
- (iii) A certificated teacher has the primary responsibility for the student's instructional interaction. Instructional interaction between the teacher and the student includes, but is not limited to, direct instruction, review of assignments, assessment, testing, progress monitoring, and educational facilitation; and
- 17 <u>(iv) Students have access to the teacher synchronously,</u> 18 <u>asynchronously, or both.</u>
  - (b) "Online school program" means a school program that ((  $\div$
  - (i) Offers courses or grade-level coursework that is delivered primarily electronically using the internet or other computer-based methods;
  - (ii) Offers courses or grade-level coursework that is taught by a teacher primarily from a remote location using online or other electronic tools. Students enrolled in an online program may have access to the teacher synchronously, asynchronously, or both;
  - (iii))) offers a sequential set of online courses or grade-level coursework that may be taken in a single school term or throughout the school year in a manner that could provide a full-time basic education program if so desired by the student. Students may enroll in the program as part-time or full-time students(( $\frac{1}{2}$  and
  - (iv) Has an online component of the program with online lessons and tools for student and data management)).
  - (c) An online course or online school program may be delivered to students at school as part of the regularly scheduled school day. An online course or online school program also may be delivered to students, in whole or in part, independently from a regular classroom schedule, but such courses or programs must comply with RCW

1 ((28A.150.262)) 28A.150.325 (as recodified by this act) and associated 2 rules adopted by the superintendent of public instruction to qualify 3 for state basic education funding.

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- (3) "Online provider" means any provider of an online course or program, including multidistrict online providers, all school district online learning programs, and all regional online learning programs.
- 7 Sec. 5. RCW 28A.250.020 and 2011 1st sp.s. c 34 s 6 are each 8 amended to read as follows:
  - (1) The superintendent of public instruction, in collaboration with the state board of education, shall develop and implement approval criteria and a process for approving online providers; a process for monitoring and if necessary rescinding the approval of courses or programs offered by an online provider; and an appeals process. The criteria and processes for multidistrict online providers shall be adopted by rule by December 1, 2009.
  - (2) When developing the approval criteria, the superintendent of public instruction shall require that providers offering online courses or programs have accreditation, or are candidates for accreditation, through the Northwest accreditation commission or another national, regional, or state accreditation program listed by the office of the superintendent of public instruction ((after consultation with the Washington coalition for online learning)). In addition to other criteria, the approval criteria shall include the degree of alignment with state academic standards and require that all teachers be certificated in accordance with Washington state law. When reviewing online providers that offer high school courses, the superintendent of public instruction shall assure that the courses offered by the provider are eligible for high school credit. However, final decisions regarding whether credit meets the school district's graduation requirements shall remain the responsibility of the school districts.
  - (3) Initial approval of online providers by the superintendent of public instruction shall be for four years. The superintendent of public instruction shall develop a process for the renewal of approvals and for rescinding approvals based on noncompliance with approval requirements. Any multidistrict online provider that was approved by the digital learning commons or accredited by the Northwest association of accredited schools before July 26, 2009, and that meets the teacher

certification requirements of subsection (2) of this section, is exempt from the initial approval process under this section until August 31, 2012, but must comply with the process for renewal of approvals and must comply with approval requirements.

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- (4) The superintendent of public instruction shall make the first round of decisions regarding approval of multidistrict online providers by April 1, 2010. The first round of decisions regarding approval of online providers that are not multidistrict online providers shall be made by April 1, 2013. Thereafter, the superintendent of public instruction shall make annual approval decisions no later than November 1st of each year.
- (5) The superintendent of public instruction shall establish an online learning advisory committee within existing resources that shall provide advice to the superintendent regarding the approval criteria, major components of the web site, the model school district policy, model agreements, and other related matters. The committee shall include a representative of each of the following groups: Private and public online providers, parents of online students, accreditation organizations, educational service districts, school principals, teachers, school administrators, school board members, institutions of higher education, and other individuals as determined by the superintendent. Members of the advisory committee shall be selected by the superintendent based on nominations from statewide organizations, serve three-year terms, and may be reappointed. The superintendent shall select the chair of the committee.
  - Sec. 6. RCW 28A.250.050 and 2011 1st sp.s. c 34 s 11 are each amended to read as follows:
  - (1) By August 31, 2010, all school district boards of directors shall develop policies and procedures regarding student access to online courses and online learning programs. The policies and procedures shall include but not be limited to: Student eligibility criteria; the types of online courses available to students through the school district; the methods districts will use to support student success, which may include a local advisor; when the school district will and will not pay course fees and other costs; the granting of high school credit; and a process for students and parents or guardians to formally acknowledge any course taken for which no credit is given.

The policies and procedures shall take effect beginning with the 2010-11 school year. School districts shall submit their policies to the superintendent of public instruction by September 15, 2010. By December 1, 2010, the superintendent of public instruction shall summarize the school district policies regarding student access to online courses and submit a report to the legislature.

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- (2) School districts must award credit <u>and grades</u> for online high school courses successfully completed by a student that meet the school district's graduation requirements and are provided by an approved online provider.
- 11 (3) School districts shall provide students with information 12 regarding online courses that are available through the school 13 district. The information shall include the types of information 14 described in subsection (1) of this section.
- 15 (4) When developing local or regional online learning programs, 16 school districts shall incorporate into the program design the approval 17 criteria developed by the superintendent of public instruction under 18 RCW 28A.250.020.
- 19 **Sec. 7.** RCW 28A.250.060 and 2011 1st sp.s. c 34 s 8 are each 20 amended to read as follows:
  - (1) Beginning with the 2011-12 school year, school districts may claim state funding under RCW 28A.150.260, to the extent otherwise allowed by state law, for students enrolled in online courses or programs only if the online courses or programs are:
  - (a) Offered by a multidistrict online provider approved under RCW 28A.250.020 by the superintendent of public instruction;
  - (b) Offered by a school district online learning program if the program serves students who reside within the geographic boundaries of the school district, including school district programs in which fewer than ten percent of the program's students reside outside the school district's geographic boundaries; or
- 32 (c) Offered by a regional online learning program where courses are 33 jointly developed and offered by two or more school districts or an 34 educational service district through an interdistrict cooperative 35 program agreement.
- 36 (2) Beginning with the 2013-14 school year, school districts may 37 claim state funding under RCW 28A.150.260 and section 3 of this act, to

- the extent otherwise allowed by state law, for students enrolled in 1 2 online courses or programs only if the online courses or programs are 3 offered by an online provider approved under RCW 28A.250.020 by the 4 superintendent of public instruction.
- (3) Criteria shall be established by the superintendent of public 5 instruction to allow online courses that have not been approved by the 7 superintendent of public instruction to be eligible for state funding 8 if the course is in a subject matter in which no courses have been approved and, if it is a high school course, the course meets 9 10 Washington high school graduation requirements.

11 **Sec. 8.** RCW 28A.250.070 and 2009 c 542 s 8 are each amended to 12 read as follows:

13 Nothing in this chapter is intended to diminish the rights of students to attend a nonresident school district in accordance with RCW 14 28A.225.220 through 28A.225.230 for the purposes of enrolling in online 15 courses or <u>online school</u> programs. <u>The office of online learning under</u> 16 RCW 28A.250.030 shall develop a standard form, which must be used by 17 all school districts, for releasing a student to a nonresident school 18 district for the purposes of enrolling in an online course or online 19 20 school program.

- 21 NEW SECTION. Sec. 9. A new section is added to chapter 28A.250 22 RCW to read as follows:
- An online school program may request a waiver from the office of 23 24 the superintendent of public instruction to administer one or more 25 sections of the statewide student assessment for grades three through 26 eight for some or all students enrolled in the program on alternate days or on an alternate schedule, as long as the administration is 27 within the testing period established by the office. The office may 28 deny a request for a waiver if the online school program's proposal 29 30 does not maintain adequate test security or would reduce the reliability of the assessment results by providing an inequitable 31 advantage for some students. 32
- 33 Sec. 10. RCW 28A.225.220 and 1995 c 335 s 602 and 1995 c 52 s 2 34 are each reenacted and amended to read as follows:

1 (1) Any board of directors may make agreements with adults choosing 2 to attend school, and may charge the adults reasonable tuition.

- (2) A district is strongly encouraged to honor the request of a parent or guardian for his or her child to attend a school in another district or the request of a parent or guardian for his or her child to transfer as a student receiving home-based instruction.
- (3) A district shall release a student to a nonresident district that agrees to accept the student if:
- (a) A financial, educational, safety, or health condition affecting the student would likely be reasonably improved as a result of the transfer; or
  - (b) Attendance at the school in the nonresident district is more accessible to the parent's place of work or to the location of child care; or
    - (c) There is a special hardship or detrimental condition; or
  - (d) The purpose of the transfer is for the student to enroll in an online course or online school program offered by an online provider approved under RCW 28A.250.020.
  - (4) A district may deny the request of a resident student to transfer to a nonresident district if the release of the student would adversely affect the district's existing desegregation plan.
  - (5) For the purpose of helping a district assess the quality of its education program, a resident school district may request an optional exit interview or questionnaire with the parents or guardians of a child transferring to another district. No parent or guardian may be forced to attend such an interview or complete the questionnaire.
- (6) Beginning with the 1993-94 school year, school districts may not charge transfer fees or tuition for nonresident students enrolled under subsection (3) of this section and RCW 28A.225.225. Reimbursement of a high school district for cost of educating high school pupils of a nonhigh school district shall not be deemed a transfer fee as affecting the apportionment of current state school funds.
- **Sec. 11.** RCW 28A.225.225 and 2013 c 192 s 2 are each amended to read as follows:
  - (1) Except for students who reside out-of-state and students under

1 RCW 28A.225.217, a district shall accept applications from nonresident 2 students who are the children of full-time certificated and classified 3 school employees, and those children shall be permitted to enroll:

(a) At the school to which the employee is assigned;

- (b) At a school forming the district's K through 12 continuum which includes the school to which the employee is assigned; or
- (c) At a school in the district that provides early intervention services pursuant to RCW 28A.155.065 or preschool services pursuant to RCW 28A.155.070, if the student is eligible for such services.
  - (2) A district may reject applications under this section if:
- (a) The student's disciplinary records indicate a history of convictions for offenses or crimes, violent or disruptive behavior, or gang membership;
- (b) The student has been expelled or suspended from a public school for more than ten consecutive days. Any policy allowing for readmission of expelled or suspended students under this subsection (2)(b) must apply uniformly to both resident and nonresident applicants;  $((\frac{b}{c}))$
- (c) Enrollment of a child under this section would displace a child who is a resident of the district, except that if a child is admitted under subsection (1) of this section, that child shall be permitted to remain enrolled at that school, or in that district's kindergarten through twelfth grade continuum, until he or she has completed his or her schooling; or
- (d) The student has repeatedly failed to comply with requirements for participation in an online school program, such as participating in weekly direct contact with the teacher or monthly progress evaluations.
- (3) A nonhigh district that is participating in an innovation academy cooperative may not accept an application from a high school student that conflicts with RCW 28A.340.080.
- (4) Except as provided in subsection (1) of this section, all districts accepting applications from nonresident students or from students receiving home-based instruction for admission to the district's schools shall consider equally all applications received. Each school district shall adopt a policy establishing rational, fair, and equitable standards for acceptance and rejection of applications by June 30, 1990. The policy may include rejection of a nonresident student if:

1 (a) Acceptance of a nonresident student would result in the 2 district experiencing a financial hardship;

- (b) The student's disciplinary records indicate a history of convictions for offenses or crimes, violent or disruptive behavior, or gang membership;
- (c) Accepting of the nonresident student would conflict with RCW 28A.340.080; or
  - (d) The student has been expelled or suspended from a public school for more than ten consecutive days. Any policy allowing for readmission of expelled or suspended students under this subsection (4)(d) must apply uniformly to both resident and nonresident applicants.

For purposes of subsections (2)(a) and (4)(b) of this section, "gang" means a group which: (i) Consists of three or more persons; (ii) has identifiable leadership; and (iii) on an ongoing basis, regularly conspires and acts in concert mainly for criminal purposes.

- (5) The district shall provide to applicants written notification of the approval or denial of the application in a timely manner. If the application is rejected, the notification shall include the reason or reasons for denial and the right to appeal under RCW 28A.225.230(3).
- **Sec. 12.** RCW 28A.150.100 and 2011 1st sp.s. c 34 s 10 are each 22 amended to read as follows:
  - (1) For the purposes of this section and RCW 28A.150.410 and 28A.400.200, "basic education certificated instructional staff" means all full-time equivalent classroom teachers, teacher librarians, guidance counselors, certificated student health services staff, and other certificated instructional staff in the following programs as defined for statewide school district accounting purposes: Basic education, secondary vocational education, general instructional support, and general supportive services.
  - (2) Each school district shall maintain a ratio of at least forty-six basic education certificated instructional staff to one thousand annual average full-time equivalent students. This requirement does not apply to that portion of a district's annual average full-time equivalent enrollment that is enrolled in alternative learning experience ((programs)) courses as defined in RCW 28A.150.325 (as recodified by this act).

**Sec. 13.** RCW 28A.525.162 and 2012 c 244 s 2 are each amended to 2 read as follows:

- (1) Funds appropriated to the superintendent of public instruction from the common school construction fund shall be allotted by the superintendent of public instruction in accordance with this chapter.
- (2) No allotment shall be made to a school district until such district has provided local funds equal to or greater than the difference between the total approved project cost and the amount of state funding assistance to the district for financing the project computed pursuant to RCW 28A.525.166, with the following exceptions:
- (a) The superintendent of public instruction may waive the local requirement for state funding assistance for districts which have provided funds for school building construction purposes through the authorization of bonds or through the authorization of excess tax levies or both in an amount equivalent to two and one-half percent of the value of its taxable property, as defined in RCW 39.36.015.
- (b) No such local funds shall be required as a condition to the allotment of funds from the state for the purpose of making major or minor structural changes to existing school facilities in order to bring such facilities into compliance with the barrier free access requirements of section 504 of the federal rehabilitation act of 1973 (29 U.S.C. Sec. 706) and rules implementing the act.
- (3) For the purpose of computing the state funding assistance percentage under RCW 28A.525.166 when a school district is granted authority to enter into contracts, adjusted valuation per pupil shall be calculated using headcount student enrollments from the most recent October enrollment reports submitted by districts to the superintendent of public instruction, adjusted as follows:
- (a) In the case of projects for which local bonds were approved after May 11, 1989:
- (i) For districts which have been designated as serving high school districts under RCW 28A.540.110, students residing in the nonhigh district so designating shall be excluded from the enrollment count if the student is enrolled in any grade level not offered by the nonhigh district;
- 36 (ii) The enrollment of nonhigh school districts shall be increased 37 by the number of students residing within the district who are enrolled 38 in a serving high school district so designated by the nonhigh school

district under RCW 28A.540.110, including only students who are enrolled in grade levels not offered by the nonhigh school district; and

- (iii) The number of preschool students with disabilities included in the enrollment count shall be multiplied by one-half;
- (b) In the case of construction or modernization of high school facilities in districts serving students from nonhigh school districts, the adjusted valuation per pupil shall be computed using the combined adjusted valuations and enrollments of each district, each weighted by the percentage of the district's resident high school students served by the high school district;
- (c) The number of kindergarten students included in the enrollment count shall be counted as one headcount student; and
- (d) The number of students residing outside the school district who are enrolled in alternative learning experience ((programs)) courses under RCW 28A.150.325 (as recodified by this act) shall be excluded from the total.
- (4) In lieu of the exclusion in subsection (3)(d) of this section, a district may submit an alternative calculation for excluding students enrolled in alternative learning experience ((programs)) courses. The alternative calculation must show the student headcount use of district classroom facilities on a regular basis for a regular duration by out-of-district alternative learning experience ((program)) students subtracted by the headcount of in-district alternative learning experience ((program)) students not using district classroom facilities on a regular basis for a reasonable duration. The alternative calculation must be submitted in a form approved by the office of the superintendent of public instruction. The office of the superintendent of public instruction must develop rules to define "regular basis" and "reasonable duration."
- (5) The superintendent of public instruction, considering policy recommendations from the school facilities citizen advisory panel, shall prescribe such rules as are necessary to equate insofar as possible the efforts made by school districts to provide capital funds by the means aforesaid.
- (6) For the purposes of this section, "preschool students with disabilities" means children of preschool age who have developmental

- disabilities who are entitled to services under RCW 28A.155.010 through
- 2 28A.155.100 and are not included in the kindergarten enrollment count
- 3 of the district.

Sec. 14. RCW 28A.525.166 and 2012 c 244 s 3 are each amended to read as follows:

Allocations to school districts of state funds provided by RCW 28A.525.162 through 28A.525.180 shall be made by the superintendent of public instruction and the amount of state funding assistance to a school district in financing a school plant project shall be determined in the following manner:

- (1) The boards of directors of the districts shall determine the total cost of the proposed project, which cost may include the cost of acquiring and preparing the site, the cost of constructing the building or of acquiring a building and preparing the same for school use, the cost of necessary equipment, taxes chargeable to the project, necessary architects' fees, and a reasonable amount for contingencies and for other necessary incidental expenses: PROVIDED, That the total cost of the project shall be subject to review and approval by the superintendent.
- 20 (2) The state funding assistance percentage for a school district 21 shall be computed by the following formula:

The ratio of the school district's adjusted valuation per pupil divided by the ratio of the total state adjusted valuation per pupil shall be subtracted from three, and then the result of the foregoing shall be divided by three plus (the ratio of the school district's adjusted valuation per pupil divided by the ratio of the total state adjusted valuation per pupil).

28		District adjusted		Total state		
29		3-valuation	÷	adjusted valuation	on	
30	Computed	per pupil		per pupil		State
31	State	=		=	- %	Funding
32	Ratio	District adjusted		Total state		Assistance
33		3+valuation	÷	adjusted valuation	on	
34		per pupil		per pupil		

PROVIDED, That in the event the state funding assistance percentage to any school district based on the above formula is less than twenty percent and such school district is otherwise eligible for state

funding assistance under RCW 28A.525.162 through 28A.525.180, the superintendent may establish for such district a state funding assistance percentage not in excess of twenty percent of the approved cost of the project, if the superintendent finds that such additional assistance is necessary to provide minimum facilities for housing the pupils of the district.

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- (3) In addition to the computed state funding assistance percentage developed in subsection (2) of this section, a school district shall be entitled to additional percentage points determined by the average percentage of growth for the past three years. One percent shall be added to the computed state funding assistance percentage for each percent of growth, with a maximum of twenty percent.
- (4) In computing the state funding assistance percentage in subsection (2) of this section and adjusting the percentage under subsection (3) of this section, students residing outside the school are enrolled in alternative learning experience district who ((programs)) courses under RCW 28A.150.325 (as recodified by this act) shall be excluded from the count of total pupils. In lieu of the exclusion in this subsection, a district may submit an alternative calculation for excluding students enrolled in alternative learning experience ((programs)) courses. The alternative calculation must show the student headcount use of district classroom facilities on a regular basis for a reasonable duration by out-of-district alternative learning experience ((program)) students subtracted by the headcount of indistrict alternative learning experience ((program)) students not using district classroom facilities on a regular basis for a reasonable duration. The alternative calculation must be submitted in a form approved by the office of the superintendent of public instruction. The office of the superintendent of public instruction must develop rules to define "regular basis" and "reasonable duration."
- (5) The approved cost of the project determined in the manner prescribed in this section multiplied by the state funding assistance percentage derived as provided for in this section shall be the amount of state funding assistance to the district for the financing of the project: PROVIDED, That need therefor has been established to the satisfaction of the superintendent: PROVIDED, FURTHER, That additional state funding assistance may be allowed if it is found by the superintendent, considering policy recommendations from the school

facilities citizen advisory panel that such assistance is necessary in 1 2 order to meet (a) a school housing emergency resulting from the destruction of a school building by fire, the condemnation of a school 3 4 building by properly constituted authorities, a sudden excessive and clearly foreseeable future increase in school population, or other 5 6 conditions similarly emergent in nature; or (b) a special school housing burden resulting from projects of statewide significance or 7 imposed by virtue of the admission of nonresident students into 8 9 educational programs established, maintained and operated in conformity with the requirements of law; or (c) a deficiency in the capital funds 10 11 of the district resulting from financing, subsequent to April 1, 1969, 12 and without benefit of the state funding assistance provided by prior 13 state assistance programs, the construction of a needed school building project or projects approved in conformity with the requirements of 14 such programs, after having first applied for and been denied state 15 funding assistance because of the inadequacy of state funds available 16 for the purpose, or (d) a condition created by the fact that an 17 excessive number of students live in state owned housing, or (e) a need 18 for the construction of a school building to provide for improved 19 school district organization or racial balance, or (f) conditions 20 21 similar to those defined under (a), (b), (c), (d), and (e) of this 22 subsection, creating a like emergency.

- NEW SECTION. Sec. 15. RCW 28A.150.262 (Defining full-time equivalent student--Students receiving instruction through alternative learning experience online programs--Requirements) and 2011 1st sp.s. c 34 s 3, 2009 c 542 s 9, & 2005 c 356 s 2 are each repealed.
- NEW SECTION. Sec. 16. (1) RCW 28A.150.325 is recodified as a section in chapter 28A.--- RCW (the new chapter created in section 17 of this act).
- 30 (2) 2011 1st sp.s. c 34 s 1 is codified as a section in chapter 31 28A.--- RCW (the new chapter created in section 17 of this act).
- 32 <u>NEW SECTION.</u> **Sec. 17.** Sections 1 and 3 of this act constitute a new chapter in Title 28A RCW.

NEW SECTION. Sec. 18. (1) If Substitute House Bill No. 2034 (funding K-12 basic education and higher education) is not enacted by June 30, 2013, sections 2, 3, 4, and 7 of this act are necessary for the immediate preservation of the public peace, health, or safety, or support of the state government and its existing public institutions, and take effect September 1, 2013.

(2) If Substitute House Bill No. 2034 (funding K-12 basic education and higher education) is enacted by June 30, 2013, section 3 of this act takes effect September 1, 2014."

Correct the title.

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Makes the following changes to the underlying bill: Replaces "hybrid course" (at least 20% weekly in-person contact) with "site-based course."

Retains definitions of "remote" course (<20% in-person weekly contact) and "online" course (defined by current law, with a clarification that a certificated teacher has primary responsibility for the student's instruction). Clarifies that a remote course is one that is not an online course and no minimum in-person instructional contact is required.

Clarifies that "course" includes grade-level coursework for grades K-8.

Streamlines the definition of "online school program" to reduce duplication with "online course."

Allocates funding for students in ALE courses based on the statewide average Basic Education rate for high school students in general education.

Allows school districts to claim funding for students in all three types of ALE courses (rather than only for certain grade levels of students in certain types of courses) as follows:

Districts may claim funding if the students are resident to the district.

Districts may claim funding for nonresident students only if:

All ALE courses in the student's learning plan are online courses;

The student is enrolled in a site-based course;

At least 90 percent of the district's total ALE headcount is resident students (students enrolled only in online courses and students in site-based courses are excluded from the total); or

The student resides in an adjacent district.

Provides that the funding and related provisions of the bill take effect September 1, 2013, unless Substitute House Bill No. 2034 (funding K-12 basic education and higher education) is enacted, in which case the funding provisions take effect September 1, 2014.

Adds the following provisions to the underlying bill:

Provides that SPI rules for weekly personal contact and progress

evaluation must reduce documentation requirements, particularly for students making satisfactory progress, based on the unique aspects of the ALE course type.

Requires SPI to adopt rules clarifying how resident & nonresident districts share student count so as not to exceed 1 FTE for online courses.

Requires school districts offering an ALE course to a nonresident student to inform the resident district if a student drops out or is no longer enrolled.

Allows online programs to request a waiver from SPI to conduct state assessments on a different schedule, but still within the overall testing window.

Directs OSPI to develop a standard choice release form for release of a student to an online program in another district.

Requires districts to release a student to enroll in an approved online program in a nonresident district.

Allows nonresident districts to deny choice for an online student who is not following the rules for participation in an online course.

--- END ---