

SENATE BILL REPORT

HB 1611

As of February 16, 2022

Title: An act relating to advancing equity in programs for highly capable students.

Brief Description: Advancing equity in programs for highly capable students.

Sponsors: Representatives Dolan, Steele, Duerr, Goodman, Sullivan, Slatter, Bergquist, Vick, Pollet and Young.

Brief History: Passed House: 2/9/22, 96-0.

Committee Activity: Early Learning & K-12 Education: 2/18/22.

Brief Summary of Bill

- Establishes new requirements for the identification of students who may be eligible for highly capable services, including conducting universal screenings once in or before second grade and again in or before sixth grade.
- Modifies related data reporting requirements for the Office of the Superintendent of Public Instruction.

SENATE COMMITTEE ON EARLY LEARNING & K-12 EDUCATION

Staff: Alexandra Fairfortune (786-7416)

Background: Highly Capable Program. The highly capable program, a component of the state's program of basic education, provides access to accelerated learning and enhanced instruction for students identified as highly capable. The state allocates funding to support programs for highly capable students based on five percent of each school district's population.

School District Procedures. School districts that establish and operate programs for highly

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capable students must adopt identification procedures and implement processes for nomination, assessment, and selection of their most highly capable students. These practices must prioritize equitable identification of low income students. Nominations must be based upon data from teachers, other staff, parents, students, and members of the community. Assessments must be based upon a review of each student's capability as shown by multiple criteria intended to reveal, from a wide variety of sources and data, each student's unique needs and capabilities. Selection must be made by a broadly based committee of professionals, after consideration of the results of the multiple criteria assessment.

Students selected for the highly capable program must be provided, to the extent feasible, an educational opportunity that takes into account each student's unique needs and capabilities and the limits of the resources and program options available to the district.

Data and Reports. All student data-related reports required of the Office of the Superintendent of Public Instruction (OSPI) must be disaggregated by student subgroups, for example, by students who are low income, migrant, in special education, and transitional bilingual.

Every five years, OSPI must report to the Legislature with a brief description of the various instructional programs offered to highly capable students

Summary of Bill: Basic Education and Highly Capable Funding. Basic education funding and categorical funding must be used by school districts to identify students and provide programs and services for highly capable students.

School districts are also expressly authorized to identify and serve more than 5 percent of their students for highly capable programs and services. A related statement of intent, indicating that the Legislature does not intend to limit highly capable services to 5 percent of the student population, is also specified.

Highly Capable Program. Directives for rule requirements establishing nomination and selection procedures for students are replaced with provisions directing school districts, in accordance with rules of the OSPI, to implement procedures for referral, screening, assessment, identification, and placement of highly capable students. School districts must select a grade level to implement universal screening procedures for each student, but universal screening must occur once in or before second grade, and again in or before sixth grade. Referrals must be available for all grades not being universally screened, and may be submitted by teachers, other staff, parents, students, and members of the community.

School districts must consider at least two student data points during universal screening. These may include previously administered standardized, classroom-based, performance, cognitive, or achievement assessments, or research-based behavior ratings scales. School districts are not required to administer a new assessment for the purpose of universal

screening, but they are granted discretion to do so. Any screenings or additional assessments must be conducted within the school day and at the school the student attends.

Identification and placement decisions must be made by a multidisciplinary selection committee after consideration of the results of the universal screening, any further assessment, and any available district data.

School district practices for identifying highly capable students must seek to expand access to accelerated learning and enhanced instruction at elementary and secondary schools and advance equitable enrollment practices so that all students, especially students from historically underrepresented and low-income groups, who are ready to engage in more rigorous coursework can benefit from accelerated learning and enhanced instruction.

Data and Reports. Annually, beginning November 1, 2022, the superintendent of OSPI must make data publicly available that includes a comparison of the race, ethnicity, and low-income status of highly capable students compared to the same demographic groups in the general student population of each school district. The data reporting must also include comparisons for students who are English language learners, have an individualized education program, have a 504 plan, are covered by provisions of the McKinney-Vento Homeless Assistance Act, or are highly mobile.

The list of subgroups that the superintendent must disaggregate student data reports into is expanded to include a highly capable students subgroup. The list of cross-tabulation groupings that student data reports of the superintendent regarding student suspensions and expulsions must adhere to is expanded to include highly capable students.

Appropriation: None.

Fiscal Note: Available.

Creates Committee/Commission/Task Force that includes Legislative members: No.

Effective Date: Ninety days after adjournment of session in which bill is passed.