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IN THE SENATE

SENATE BILL NO. 1091

BY EDUCATION COMMITTEE

AN ACT RELATING TO EDUCATION; AMENDING SECTION 33-1002, IDAHO CODE, TO ESTABLISH PROVISIONS RELATING TO AN ONLINE COURSE PORTAL, ADVANCED OPPORTUNITIES AND THE "8 IN 6 PROGRAM"; AMENDING SECTION 33-1020, IDAHO CODE, TO RE-VISE PROVISIONS RELATING TO A CERTAIN DISTRIBUTION CALCULATION AND TO CORRECT A CODIFIER'S ERROR; AMENDING CHAPTER 10, TITLE 33, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 33-1024, IDAHO CODE, TO PROVIDE THAT CERTAIN MONEYS MAY BE EXPENDED FOR THE DEVELOPMENT AND MAINTENANCE OF AN INTERNET-BASED PORTAL, TO ESTABLISH PROVISIONS RELATING TO CERTAIN COURSES AVAILABLE, TO PROVIDE THAT THE PORTAL SHALL INCLUDE CERTAIN CUSTOMER RATINGS AND A NOTIFICATION CAPACITY AND TO PROVIDE THAT THE PORTAL SHALL FACILITATE COMMUNICATIONS; AMENDING CHAPTER 16, TITLE 33, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 33-1626, IDAHO CODE, TO ESTABLISH PROVISIONS RELATING TO CERTAIN ADVANCED OPPORTUNITIES, ELIGIBILITY FOR DUAL CREDIT COURSES AND THE DISTRIBUTION OF CERTAIN MONEYS AND TO ESTABLISH PROVISIONS RELATING TO CERTAIN END OF COURSE ADVANCED PLACEMENT EXAMINATIONS AND THE DISTRIBUTION AND REIMBURSEMENT OF CERTAIN MONEYS; AMENDING SECTION 33-1628, IDAHO CODE, TO PROVIDE THAT MONEYS SHALL NOT BE PAID FOR CERTAIN IDAHO DIGITAL LEARNING ACAD-EMY ENROLLMENTS, TO REVISE PROVISIONS RELATING TO ELIGIBLE COURSES, TO ESTABLISH PROVISIONS RELATING TO ENROLLING IN ELIGIBLE COURSES, TO

Be It Enacted by the Legislature of the State of Idaho:

TAKEN AND TO MAKE TECHNICAL CORRECTIONS.

SECTION 1. That Section 33-1002, Idaho Code, be, and the same is hereby amended to read as follows:

ESTABLISH PROVISIONS RELATING TO CREDITS AND GRADES FOR ONLINE COURSES

- 33-1002. EDUCATIONAL SUPPORT PROGRAM. The educational support program is calculated as follows:
- (1) State Educational Support Funds. Add the state appropriation, including the moneys available in the public school income fund, together with all miscellaneous revenues to determine the total state funds.
- (2) From the total state funds subtract the following amounts needed for state support of special programs provided by a school district:
 - (a) Pupil tuition-equivalency allowances as provided in section 33-1002B, Idaho Code;
 - (b) Transportation support program as provided in section 33-1006, Idaho Code;
 - (c) Feasibility studies allowance as provided in section 33-1007A, Idaho Code;
 - (d) The approved costs for border district allowance, provided in section 33-1403, Idaho Code, as determined by the state superintendent of public instruction;

- (e) The approved costs for exceptional child approved contract allowance, provided in subsection 2. of section 33-2004, Idaho Code, as determined by the state superintendent of public instruction;
- (f) Certain expectant and delivered mothers allowance as provided in section 33-2006, Idaho Code;
- (g) Salary-based apportionment calculated as provided in sections 33-1004 through 33-1004F, Idaho Code;
- (h) Unemployment insurance benefit payments according to the provisions of section 72-1349A, Idaho Code;
- (i) For expenditure as provided by the public school technology program;
- (j) For employee severance payments as provided in section 33-521, Idaho Code;
- (k) For distributions to the Idaho digital learning academy as provided in section 33-1020, Idaho Code;
- (1) For an online course portal as provided for in section 33-1024, Idaho Code;
- (m) For advanced opportunities as provided for in section 33-1626, Idaho Code;
- (n) For the "8 in 6 Program" as provided for in section 33-1628, Idaho Code;
- (o) For the support of provisions that provide a safe environment conducive to student learning and maintain classroom discipline, an allocation of \$300 per support unit; and
- (mp) Any additional amounts as required by statute to effect administrative adjustments or as specifically required by the provisions of any bill of appropriation;

to secure the total educational support distribution funds.

- (3) Average Daily Attendance. The total state average daily attendance shall be the sum of the average daily attendance of all of the school districts of the state. The state board of education shall establish rules setting forth the procedure to determine average daily attendance and the time for, and method of, submission of such report. Average daily attendance calculation shall be carried out to the nearest hundredth. Computation of average daily attendance shall also be governed by the provisions of section 33-1003A, Idaho Code.
- (4) Support Units. The total state support units shall be determined by using the tables set out hereafter called computation of kindergarten support units, computation of elementary support units, computation of secondary support units, computation of exceptional education support units, and computation of alternative school secondary support units. The sum of all of the total support units of all school districts of the state shall be the total state support units.

COMPUTATION OF KINDERGARTEN SUPPORT UNITS 1 2 Average Daily Attendance 3 Attendance Divisor Units Allowed 41 or more 1 or more as computed 40...... 31 - 40.99 ADA.... 5 -........ 26 - 30.99 ADA.... -........ .85 21 - 25.99 ADA.... .75 -....... 16 - 20.99 ADA.... 8 -........ . 6 8 - 15.99 ADA.... -........ . 5 1 - 7.99 ADA.... 10 count as elementary -........ 11 COMPUTATION OF ELEMENTARY SUPPORT UNITS Average Daily 12 Minimum Units Attendance 13 Attendance Divisor Allowed 300 or more ADA..... 14 .. 15 ..23...grades 4,5 & 6.... 15 ..22...grades 1,2 & 3....1994-95 16 ..21...grades 1, 2 & 3....1995-96 17 ..20...grades 1, 2 & 3....1996-97 18 and each year thereafter. 19 160 to 299.99 ADA... 20 21 110 to 159.99 ADA... 71.1 to 109.99 ADA... 51.7 to 71.0 ADA... 23 33.6 to 51.6 ADA... 24 13.....2.8 16.6 to 33.5 ADA... 25 26 1.0 to 16.5 ADA... n/a.....1.0 COMPUTATION OF SECONDARY SUPPORT UNITS 27 28 Average Daily Minimum Units 29 Attendance Attendance Divisor Allowed 750 or more 30 400 - 749.99 ADA.... 31 16.....28 32 300 - 399.99 ADA.... 200 - 299.99 ADA.... 33 100 - 199.99 ADA.... 34 12.....9 99.99 or fewer 35 Units allowed as follows: Grades 7-12 36 Grades 9-12

1 2	Grades 7-9 Grades 7-8		
3	COMPUTATION	OF EXCEPTIONAL EDUCATION SUPPORT UNI	TS
4 5 6 7 8 9	Average Daily Attendance 14 or more 12 - 13.99 8 - 11.99 4 - 7.99	Attendance Divisor 14.5	computed 1 .75
11	1 - 3.99		.25
12	COMPUTATION OF ALTERNATIVE SCHOOL SECONDARY SUPPORT UNITS		
13 14	Pupils in Attendance	Attendance Divisor	Minimum Units Allowed
15 16	12 or more	12	1 or more as computed

In applying these tables to any given separate attendance unit, no school district shall receive less total money than it would receive if it had a lesser average daily attendance in such separate attendance unit. In applying the kindergarten table to a kindergarten program of less days than a full school year, the support unit allowance shall be in ratio to the number of days of a full school year. The tables for exceptional education and alternative school secondary support units shall be applicable only for programs approved by the state department of education following rules established by the state board of education. Moneys generated from computation of support units for alternative schools shall be utilized for alternative school programs. School district administrative and facility costs may be included as part of the alternative school expenditures.

- (5) State Distribution Factor per Support Unit. Divide educational support program distribution funds, after subtracting the amounts necessary to pay the obligations specified in subsection (2) of this section, by the total state support units to secure the state distribution factor per support unit.
- (6) District Support Units. The number of support units for each school district in the state shall be determined as follows:
 - (a) (i) Divide the actual average daily attendance, excluding students approved for inclusion in the exceptional child educational program, for the administrative schools and each of the separate schools and attendance units by the appropriate divisor from the tables of support units in this section, then add the quotients to obtain the district's support units allowance for regular students, kindergarten through grade 12 including alternative school

 secondary students. Calculations in application of this subsection shall be carried out to the nearest tenth.

- (ii) Divide the combined totals of the average daily attendance of all preschool, kindergarten, elementary, secondary, juvenile detention center students and students with disabilities approved for inclusion in the exceptional child program of the district by the appropriate divisor from the table for computation of exceptional education support units to obtain the number of support units allowed for the district's approved exceptional child program. Calculations for this subsection shall be carried out to the nearest tenth when more than one (1) unit is allowed.
- (iii) The total number of support units of the district shall be the sum of the total support units for regular students, subsection (6)(a)(i) of this section, and the support units allowance for the approved exceptional child program, subsection (6)(a)(ii) of this section.
- (b) Total District Allowance Educational Program. Multiply the district's total number of support units, carried out to the nearest tenth, by the state distribution factor per support unit and to this product add the approved amount of programs of the district provided in subsection (2) of this section to secure the district's total allowance for the educational support program.
- (c) District Share. The district's share of state apportionment is the amount of the total district allowance, subsection (6) (b) of this section.
- (d) Adjustment of District Share. The contract salary of every noncertificated teacher shall be subtracted from the district's share as calculated from the provisions of subsection (6) (c) of this section.
- (7) Property Tax Computation Ratio. In order to receive state funds pursuant to this section a charter district shall utilize a school maintenance and operation property tax computation ratio for the purpose of calculating its maintenance and operation levy, that is no greater than that which it utilized in tax year 1994, less four-tenths of one percent (.4%). As used herein, the term "property tax computation ratio" shall mean a ratio determined by dividing the district's certified property tax maintenance and operation budget by the actual or adjusted market value for assessment purposes as such values existed on December 31, 1993. Such maintenance and operation levy shall be based on the property tax computation ratio multiplied by the actual or adjusted market value for assessment purposes as such values existed on December 31 of the prior calendar year.

SECTION 2. That Section 33-1020, Idaho Code, be, and the same is hereby amended to read as follows:

33-1020. IDAHO DIGITAL LEARNING ACADEMY FUNDING. Of the moneys appropriated for the educational support program, an amount shall be distributed to support the Idaho digital learning academy, created pursuant to chapter 55, title 33, Idaho Code. For the purposes of this section, an 'menrollment' shall be counted each time an Idaho school age child enrolls in an Idaho digital learning academy class. A single child enrolled in multiple classes shall count as multiple enrollments. Summer enrollments

shall be included in the fiscal year that begins that summer. The amount distributed shall be calculated as follows:

- (1) A fixed base amount shall be distributed, equal to the current fiscal year's statewide average salary-based apportionment funding per midterm support unit, multiplied by seven twenty-six (726).
- (2) A variable base amount shall be distributed each time the number of enrollments meets or exceeds an increment of five thousand (5,000). The amount so distributed shall be equal to the number of such increments, multiplied by the current fiscal year's statewide average salary-based apportionment funding per midterm support unit, multiplied by four and thirty-three hundredths (4.33).
- (3) A variable amount shall be distributed, equal to the number of enrollments multiplied by the current fiscal year's statewide average salary-based apportionment funding per midterm support unit appropriation of state funds for the educational support program per student reported in attendance for the first reporting period, divided by one hundred forty-three twenty-three (14323).

The state department of education shall make an estimated distribution of funds to the Idaho digital learning academy by no later than July 31 of each fiscal year, consisting of eighty percent (80%) of the estimated funding for the fiscal year. The balance of all remaining funds to be distributed, pursuant to the calculations in this section, shall be distributed by no later than May 15 of the same fiscal year.

SECTION 3. That Chapter 10, Title 33, Idaho Code, be, and the same is hereby amended by the addition thereto of a $\underline{\text{NEW SECTION}}$, to be known and designated as Section 33-1024, Idaho Code, and to read as follows:

33-1024. ONLINE COURSE PORTAL. (1) Of the moneys appropriated to the educational support program, up to one hundred fifty thousand dollars (\$150,000) may be expended for the development and maintenance of an internet-based portal of available online, nonsectarian K-12 or dual credit courses available from any of the following:

- (a) Idaho digital learning academy;
- (b) Idaho public school districts;
- (c) Idaho public charter schools;

- (d) Idaho public colleges and universities; and
- (e) Idaho private colleges and universities accredited by the same organization that accredits Idaho's public colleges and universities.
- (2) At a minimum, the portal shall:
- (a) Include and display customer ratings from students and parents, based upon previous student enrollment with the online course, provider and instructor. Such ratings shall, at a minimum, evaluate the quality of content, instruction, communications and ease of use;
- (b) Include the capacity for parents to notify their student's home school of their desire to enroll their student in an online course listed on the portal; and
- (c) Facilitate communications between listed online course providers, students and parents and the home school in which the student is enrolled.

SECTION 4. That Chapter 16, Title 33, Idaho Code, be, and the same is hereby amended by the addition thereto of a <u>NEW SECTION</u>, to be known and designated as Section 33-1626, Idaho Code, and to read as follows:

- 33-1626. ADVANCED OPPORTUNITIES. Students completing all state high school graduation requirements at any time prior to the beginning of their final twelfth grade semester or trimester term, except the senior project and any other course that the state board of education requires to be completed during the final year of high school, shall be eligible for the following:
- (1) Dual credit courses, up to eighteen (18) credits per semester term or twelve (12) credits per trimester term of postsecondary credits. Average daily attendance shall be counted as normal for such students for public school funding purposes. The state department of education shall distribute funds from the moneys appropriated for the educational support program to defray the per credit cost charged for such dual credit courses by accredited postsecondary institutions. The amount so distributed shall not exceed seventy-five dollars (\$75.00) per credit hour.
- (2) End of course, college credit-bearing advanced placement examinations, up to six (6) examinations per semester or four (4) per trimester. The state department of education shall distribute funds from the moneys appropriated for the educational support program to defray the per examination cost charged. The amount so distributed shall not exceed ninety dollars (\$90.00) per examination.
- The state department of education shall reimburse school districts and public charter schools for such costs, up to the stated limits, within one hundred twenty-five (125) days of receiving the necessary data upon which reimbursements may be paid. If a student fails to earn credit for any course or examination for which the department has paid a reimbursement, the student must pay for and successfully earn credit for one (1) such course or examination before the department may pay any further reimbursements for such student.
- SECTION 5. That Section 33-1628, Idaho Code, be, and the same is hereby amended to read as follows:
- 33-1628. "8 IN 6 PROGRAM." (1) A program is hereby established in the state department of education to be known as the "8 in 6 Program."
- (2) If a parent and student agree, by signing the appropriate form provided by the state department of education, to the conditions provided for in paragraphs (a) and (b) of this subsection, the state department of education will pay for a portion of the cost of summer online courses and online overload courses as provided for in this section from the moneys appropriated for this purpose.
 - (a) The student and parent agree that the student shall take and successfully complete dual credit or professional-technical education courses for at least a portion of the student's courses during the $\frac{11th}{eleventh}$ and/or $\frac{12th}{twelfth}$ grade years. Funding for this requirement will not be provided by the "8 in 6 Program."
 - (b) The student and parent agree that the student shall take and successfully complete at least one (1) summer online or online overload

course and a full course load of at least fourteen (14) credits per school year.

- (c) The state shall pay two hundred twenty-five dollars (\$225) per one (1) credit summer online course or one (1) credit online overload course taken in this program. Provided however, that if the moneys shall not be paid for Idaho digital learning academy (IDLA) receives a state guarantee or appropriation of at least five million dollars (\$5,000,000) for fiscal year 2013, the state shall pay no moneys for the "8 in 6 Program" for that fiscal year, and IDLA shall provide the online courses necessary to meet the needs of the "8 in 6 Program" for that fiscal year, at a cost not to exceed seventy-five dollars (\$75.00) per course enrollments funded pursuant to section 33-1626, Idaho Code.
- (d) The state shall pay for no more than two (2) credits of online overload courses per student per school year. The state shall pay for no more than two (2) credits of summer online courses per student per summer. The state shall pay for no more than a combined total of four (4) credits of summer online or online overload courses per student per year. The state shall pay for no more than a combined total of eight (8) credits of summer online and online overload courses per student during such student's participation in the program.
- Participation in this program shall be limited to no more than ten percent (10%) of students in each grade 7 through 12. Such limitation shall be applied initially on a school district-by-school district, grade-by-grade basis. If any grades do not fully utilize their available participation slots, the school district shall reallocate said participation slots to those grades in which more than ten percent (10%) of the students have applied for participation in the program. If any school districts do not fully utilize their available participation slots by July 1, the state department of education shall reallocate said participation slots to those districts in which more than ten percent (10%) of the students have applied for participation in the program. Students accepted into the program shall remain in the program from year to year unless they sign a withdrawal form developed by the state department of education. If a participating student transfers from one (1) school district to another, such student shall remain enrolled in the program, the ten percent (10%) participation limitation of the student's new school district notwithstanding. The state department of education shall maintain a list of participants.
 - (a) If the number of students applying for participation in the "8 in 6 Program" exceeds the number of participation slots available in the school district, the school district shall establish participation preference criteria. Such criteria shall include students who have successfully completed at least one (1) online course prior to participating in the program, and may include any of the following:
 - (i) Grade point average;

- (ii) State-mandated summative achievement test results;
- (iii) Other school district administered student assessments.
- (b) If a student participating in the program fails to complete with a grade of "C" or better one (1) or more summer online or online overload courses while in the program, the student must pay for and successfully

complete a summer online or online overload course with a grade of "C" or better before continuing in the program.

- (4) Procedures for participating in the "8 in 6 Program" include the following: The school district shall make reasonable efforts to ensure that any student who considers participating in the program considers the challenges and time necessary to succeed in the program. Such efforts by the district shall be performed prior to a student participating in the program.
- (5) Eligible courses. To qualify as an eligible course for the program, the course must be one in which a majority of the instruction is provided electronically, and it must be offered by a provider accredited by the organization that accredits Idaho high schools or an organization whose accreditation of providers is recognized by the organization that accredits Idaho high schools. Dual credit, advanced placement and concurrent enrollment courses are not eligible under this program. Parents of participating students may enroll their child in any eligible course, with or without the permission of the school district in which the student is enrolled, up to the course enrollment limits provided for in subsection (2) (d) of this section. School district personnel shall assist parents in the process of enrolling students in such courses. Each participating student's transcript at the school district at which the student is enrolled shall include the credits earned and grades received by the student for any online courses taken pursuant to this section.
- (6) The state board of education is hereby authorized to promulgate rules to implement the provisions of this section.
 - (7) Definitions:

- (a) "8 in 6 Program" means the two (2) years of junior high, the four (4) years of high school and the first two (2) years of college or professional-technical preparation that normally take eight (8) years to complete are compressed into six (6) years by taking full course loads during the school year and one (1) or two (2) online courses during the summer or as online overload courses.
- (b) "Full course load" means no fewer than fourteen (14) credits per school year.
- (c) "Overload course" means a course taken that is in excess of or more than the number of courses taken in the normal school day as a normal school day is defined for fractional average daily attendance purposes by the state department of education.
- (d) "Parent" means parent or parents or guardian or guardians.
- (e) "School district" means an Idaho school district or a public charter school that provides education to any grades 7-12.
- (f) "School year" means the normal school year that begins upon the conclusion of the break between grades and ends upon the beginning of the same break of the following year.