Fifty-ninth
Legislative Assembly
of North Dakota

## REENGROSSED SENATE BILL NO. 2168

Introduced by

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<del>(3)</del>

The

Senators G. Lee, Heitkamp, Wardner

Representatives Delmore, D. Johnson, N. Johnson

- 1 A BILL for an Act to amend and reenact sections 15.1-07-28, 15.1-09-06, and 15.1-27-40 of the
- 2 North Dakota Century Code, relating to educational associations governed by joint powers
- 3 agreements; to provide for a legislative council study; and to provide an appropriation.

#### 4 BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

5	SEC	CTIOI	N 1. AMENDMENT. Section 15.1-07-28 of the North Dakota Century Code is			
6	amended a	nd re	enacted as follows:			
7	15.1-07-28. Educational association - Joint powers agreement - Approval Review					
8	by superin	tend	ent of public instruction - Criteria. If Before school districts participating in			
9	an educational association governed by a joint powers agreements under chapter 54-40.3 wish					
10	to agreement may receive reimbursement for expenses any moneys, as provided in section					
11	15.1-27-40, the school districts must request that the superintendent of public instruction					
12	approve their shall review the joint powers agreement. In order for the superintendent of public					
13	instruction to approve a joint powers agreement, the superintendent shall determine and					
14	annually and verify that:					
15	1.	<del>a.</del>	The participating school districts are contiguous; and			
16		<del>b.</del>	(1) The participating in the agreement have:			
17		<u>a.</u>	A combined total land mass of the participating school districts exceeds four-			
18			at least five thousand eight hundred square miles [1035995 1502193			
19			hectares];			
20			<del>(2)</del> The			
21		<u>b.</u>	A combined total land mass of the participating school districts exceeds two			
22			at least four thousand five hundred square miles [647497 1165494 hectares]			
23			and the participating school districts number at least six twelve; or			

- c. A combined total land mass of the participating school districts exceeds two at least four thousand five hundred square miles [1035995 hectares] and the total number of have at least three thousand students in average daily membership in the participating school districts exceeds two thousand five hundred.
- 2. The joint powers agreement provides that a school district contiguous to any school district already participating in the joint powers agreement may become a participant in the agreement at any time.
- 3. The joint powers agreement requires that the participating school districts agree to maintain a joint operating fund, agree to share administrative functions, or agree to implement various common requirements; provided that:
  - a: If the participating school districts agree to establish a joint operating fund, the joint powers agreement must require that during the first school year following approval, the participating school districts shall establish a joint operating fund equal to at least two percent of the participating districts' total expenditures for the school year ending on the June thirtieth preceding the date of approval; during the second school year following approval, the participating school districts shall establish a joint operating fund equal to at least four percent of the participating districts' total expenditures for the school year ending on the June thirtieth preceding the date of approval; and during the fifth school year following approval, the participating school districts shall establish a joint operating fund equal to at least six percent of the participating districts' total expenditures for the school year ending on the June thirtieth preceding the date of approval:
  - b. If the participating school districts agree to share administrative functions, the joint powers agreement must require that during the first school year following approval, all of the participating districts shall share in the administration of at least three services; during the third school year following approval, all of the participating districts shall share in the administration of at least five services; and during the fifth school year following approval, all of the participating districts shall share in the administration of at least seven services; and that

1		the II	st from which the participating districts must select the services to be
2		share	ed consists of:
3		<del>(1)</del>	Federal title program management;
4		<del>(2)</del>	Staff development;
5		<del>(3)</del>	Special education delivery;
6		<del>(4)</del>	Curriculum development or delivery;
7		<del>(5)</del>	Career and technical education delivery;
8		<del>(6)</del>	Student instructional support;
9		<del>(7)</del>	Media and technology;
10		<del>(8)</del>	Business management;
11		<del>(9)</del>	<del>Distance learning;</del>
12		<del>(10)</del>	Student counseling;
13		<del>(11)</del>	Food and nutrition;
14		<del>(12)</del>	Facility safety and health;
15		<del>(13)</del>	School accreditation and improvement; and
16		<del>(14)</del>	<del>Transportation; and</del>
17	<del>C.</del>	If the	participating school districts agree to implement various common
18		requi	irements, the joint powers agreement must require that during the first
19		scho	ol year following approval, all of the participating districts shall implement
20		at lea	ast three requirements; during the third school year following approval, all
21		of the	e participating districts shall implement at least six requirements; and
22		durin	g the fifth school year following approval, all of the participating districts
23		shall	implement at least eight requirements; and that the list from which the
24		partic	cipating districts must select the requirements to be implemented
25		cons	<del>ists of:</del>
26		<del>(1)</del>	A common school calendar;
27		<del>(2)</del>	A common class schedule;
28		<del>(3)</del>	A common intranet communication system;
29		<del>(4)</del>	A common class registration process for grades seven through twelve;
30		<del>(5)</del>	A common curriculum for each grade level from kindergarten through
31			six;

I		<del>(6)</del> A common student data system;					
2		(7) A common school improvement and staff development process;					
3		(8) Common services, as set forth in a five-year plan;					
4		(9) A school facilities plan; and					
5		(10) Joint funding of dual credit and advance placement courses. ;or					
6		d. A combined total land mass of at least one thousand five hundred square					
7		miles [388498 hectares] and have at least seven thousand five hundred					
8		students in average daily membership.					
9	<u>2.</u>	The school districts participating in the agreement are contiguous to each other or,					
10		if the districts are not contiguous to each other, the superintendent of public					
11		instruction shall verify that the participating districts can provide sound educational					
12		opportunities to their students in a fiscally responsible manner without injuring					
13		other school districts or educational associations governed by joint powers					
14		agreements and without negatively impacting the ability of other school districts or					
15		educational associations governed by joint powers agreements from providing					
16		sound educational opportunities to their students in a fiscally responsible manner.					
17		A decision by the superintendent of public instruction under this subsection may be					
18		appealed to the state board of public school education. A decision by the state					
19		board is final.					
20	<u>3.</u>	The joint powers agreement requires that the participating school districts maintain					
21		a joint operating fund and share various administrative functions and student					
22		services in accordance with subsection 4.					
23	<u>4.</u>	a. During the first two school years in which an educational association					
24		governed by a joint powers agreement is operational, each of the participating					
25		school districts shall share in at least two administrative functions and two					
26		student services, selected by the district.					
27		b. During the third and fourth school years in which an educational association					
28		governed by a joint powers agreement is operational, each of the participating					
29		school districts shall share in at least three administrative functions and three					
30		student services, selected by the district.					

1	<u>C.</u>	<u>Durir</u>	ng the f	fifth school year in which an educational association governed by a		
2		joint powers agreement is operational, and each year thereafter, each				
3		participating school district shall share at least five administrative functions				
4		and f	and five student services, selected by the district.			
5	<u>d.</u>	For p	ourpose	es of this subsection:		
6		<u>(1)</u>	<u>"Adm</u>	ninistrative functions" means:		
7			<u>(a)</u>	Business management;		
8			<u>(b)</u>	Career and technical education services management;		
9			<u>(c)</u>	Curriculum mapping or development;		
10			<u>(d)</u>	Data analysis;		
11			<u>(e)</u>	Federal program support;		
12			<u>(f)</u>	Federal title program management;		
13			<u>(g)</u>	Grant writing;		
14			<u>(h)</u>	School improvement;		
15			<u>(i)</u>	School safety and environment management;		
16			<u>(j)</u>	Special education services management;		
17			<u>(k)</u>	Staff development:		
18			<u>(I)</u>	Staff retention and recruitment;		
19			<u>(m)</u>	Staff sharing:		
20			<u>(n)</u>	Technology support; and		
21			<u>(o)</u>	Any other functions approved by the superintendent of public		
22				instruction.		
23		<u>(2)</u>	Stude	ent services means:		
24			<u>(a)</u>	Advanced placement classes;		
25			<u>(b)</u>	Alternative high schools or alternative high school programs;		
26			<u>(c)</u>	Career and technical education classes;		
27			<u>(d)</u>	Counseling services;		
28			<u>(e)</u>	Common elementary curricula;		
29			<u>(f)</u>	Distance learning classes;		
30			<u>(g)</u>	<u>Dual credit classes;</u>		
31			<u>(h)</u>	Foreign language classes;		

1				<u>(1)</u>	Library and media services;		
2				<u>(j)</u>	Summer programs:		
3				<u>(k)</u>	Supplemental instruction programs; and		
4				<u>(I)</u>	Any other services approved by the superintendent of public		
5					instruction.		
6			<u>e.</u>	For purpose	es of this subsection, if an educational association governed by a		
7				joint powers	s agreement became operational before July 1, 2005, the 2005-06		
8				school year	must be considered the association's first year of operation.		
9		<u>5.</u>	The	The joint powers agreement provides:			
10			<u>a.</u>	Criteria for	the future participation of school districts that were not parties to		
11				the original	joint powers agreement;		
12			<u>b.</u>	An applicati	on process by which school districts that were not parties to the		
13				original join	t powers agreement can become participating districts; and		
14			<u>C.</u>	A process b	by which school districts that were not parties to the original joint		
15				powers agre	eement and whose application to participate in the agreement was		
16				denied can	appeal the decision to the superintendent of public instruction.		
17	4.	<u>6.</u>	The	joint powers	agreement provides for the employment and compensation of a		
18			chic	∯ <u>an</u> adminis	trator and other staff necessary to carry out the provisions of the		
19			agreement and the requirements of this section and section 15.1-27-37 Act.				
20		<u>7.</u>	The joint powers agreement provides for a governing board that consists only of				
21			individuals who serve on the boards of the participating school districts or				
22			designees of the respective school board members, provided however that a joint designees of the respective school board members, provided however that a joint designees of the respective school board members, provided however that a joint designees of the respective school board members, provided however that a joint designees of the respective school board members, provided however that a joint designees of the respective school board members, provided however that a joint designees of the respective school board members, provided however that a joint designees of the respective school board members, provided however that a joint designees of the respective school board members and the respective school board members are the respective school board members.				
23			pow	vers agreeme	ent may allow for the inclusion of ex officio nonvoting members on		
24			the	educational a	association's board.		
25		<u>8.</u>	The joint powers agreement provides that the board of the educational association				
26			shall meet at least quarterly.				
27		<u>9.</u>	The joint powers agreement does not permit the educational association to				
28			compensate members of the educational association board and that it does not				
29			perr	mit the educa	tional association to reimburse expenses incurred by any		
30			indi	viduals in the	ir capacity as members of the educational association board.		

**SECTION 2. AMENDMENT.** Section 15.1-09-06 of the North Dakota Century Code is amended and reenacted as follows:

#### 15.1-09-06. School board members - Compensation.

- 1. Each school board shall set a level of compensation for services payable to its members. In addition to compensation for services, each member may be reimbursed for all necessary meals and lodging and travel expenses actually incurred while engaged in official business of the board, at the same rate as provided for state officers and employees. Any mileage claimed may not exceed the number of miles [kilometers] between the points traveled as measured by the most usual route.
- 2. Any member of a school board who serves on the board of an educational association governed by a joint powers agreement is deemed to be on official school board business for purposes of receiving compensation and reimbursement under this section, provided the superintendent of public instruction has reviewed the joint powers agreement and verified that it meets the requirements of section 15.1-07-28.
- **SECTION 3. AMENDMENT.** Section 15.1-27-40 of the North Dakota Century Code is amended and reenacted as follows:

# 15.1-27-40. Approved joint powers agreement - Reimbursement by superintendent of public instruction.

- 1. The individual employed as a chief administrator for the purpose of carrying out the provisions of a joint powers agreement and any requirements under section 15.1-07-27 shall administrator of an educational association governed by a joint powers agreement which the superintendent of public instruction has verified as meeting the requirements of section 15.1-07-28 shall annually submit to the superintendent of public instruction, at the time and in the manner designated by the superintendent, receipts for expenses incurred during a school year in delivering services and programs under section 15.1-07-27.
- 2. The superintendent of public instruction, upon verifying the receipts, shall reimburse the chief administrator of the joint powers agreement for any expenses incurred in delivering services and programs under the auspices of the joint

1 powers agreement as provided in section 15.1-07-27. The reimbursement may not 2 exceed the lesser of: 3 The total expenses incurred in delivering services and programs under 4 section 15.1-07-27; or 5 Fifty thousand dollars. <del>b.</del> 6 <del>3.</del> The chief a report detailing all expenses incurred by the educational association. 7 The administrator shall attribute the expenses on a per student basis by 8 participating school district. 9 The administrator shall deposit any moneys received under subsection 2 in the 2. 10 participating districts' section 5 into the educational association's joint operating 11 fund. 12 The superintendent of public instruction may not provide any reimbursement to a 13 chief administrator under this section unless the joint powers agreement under 14 which the services and programs are delivered has been approved by the 15 superintendent. 16 SECTION 4. LEGISLATIVE COUNCIL STUDY. The legislative council shall consider 17 studying the feasibility and desirability of using joint powers agreements to create associations 18 of school districts for the sharing of administrative functions and student services and the 19 short-term and long-term impacts of such agreements and associations on the adequate and 20 equitable delivery of elementary and secondary education in this state. If the legislative council 21 conducts this study, the legislative council shall report its findings and recommendations, 22 together with any legislation required to implement the recommendations, to the sixtieth 23 legislative assembly. 24 **SECTION 5. APPROPRIATION.** 25 There is appropriated out of any moneys in the general fund in the state treasury, 26 not otherwise appropriated, the sum of \$2,000,000, or so much of the sum as may 27 be necessary, to the superintendent of public instruction for the purpose of 28 providing funding to eligible educational associations, for the biennium beginning 29 July 1, 2005, and ending June 30, 2007. 30 2. The superintendent of public instruction shall use \$1,360,000, or so much of 31 that sum as is necessary, to assist eligible educational associations with

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- 1 hiring and compensating staff; provided, however, that no eligible educational 2 association may receive more than \$250,000 under this subdivision during 3 the biennium. 4 The superintendent of public instruction shall use \$50,000, or so much of that b. 5 sum as is necessary, to reimburse eligible educational associations formed 6 on or after July 1, 2005, for expenses incurred in their formation. 7 The superintendent of public instruction shall use \$590,000, or so much of C.
  - c. The superintendent of public instruction shall use \$590,000, or so much of that sum as is necessary, to provide payments per student during each year of the biennium, to each eligible educational association, based on the number of students in average daily membership in each school district participating in the association.
  - 3. For purposes of this section, an "eligible" educational association is one that is governed by a joint powers agreement which the superintendent of public instruction has verified as meeting the requirements of section 15.1-07-28.