Sixty-third Legislative Assembly of North Dakota

HOUSE BILL NO. 1301

Introduced by

Representatives D. Johnson, Hofstad, Pollert

Senators Wanzek, Heckaman

- 1 A BILL for an Act to amend and reenact sections 15.1-29-14 and 15.1-32-19 of the North
- 2 Dakota Century Code, relating to the reimbursement of school districts for boarding care costs;
- 3 to provide an effective date; and to declare an emergency.

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

5 SECTION 1. AMENDMENT. Section 15.1-29-14 of the North Dakota Century Code is

6 amended and reenacted as follows:

7	15.1-29-14. (Effective through June 30, 2013) Student placement for noneducational
8	purposes - Residency determination - Payment of tuition and tutoring charges.

- 9 1. a. Except as provided in subdivision b, for purposes of applying this chapter, a
 10 student's school district of residence is the district in which the student's custodial
 11 parent or legal guardian resides:
- 12 (1) At the time that a state court, tribal court, director of juvenile court, or the
 13 division of juvenile services issues an order requiring the student to stay for
 14 a prescribed period at a state-licensed foster home or at a state-licensed
 15 child care home or facility;
- 16 (2) At the time a county or state social service agency places the student, with
 17 the consent of the student's parent or legal guardian, at a state-licensed
 18 foster home or at a state-licensed child care home or facility;
- 19(3) At the time the student is initially placed in a state-operated institution, even20if the student is later placed at a state-licensed foster home or at a21state-licensed child care home or facility; or
- 22 (4) At the time the student is placed voluntarily, by a parent or legal guardian, in
 23 a state-operated institution or in a state-licensed child care home, facility, or

1			program, located either within or outside the student's school district of
2			residence, including those defined in sections 25-01.2-01 and 50-11-00.1.
3		b.	A determination regarding the student's school district of residence made under
4			subdivision a is valid until the September fifteenth following the determination. On
5			that date and each September fifteenth thereafter, the placing agency or the
6			entity funding the student's placement shall determine the district in which the
7			student's custodial parent or legal guardian resides and shall notify the district
8			that it is deemed to be the student's district of residence for purposes of this
9			chapter. If, however, the student is placed in accordance with paragraph 4 of
10			subdivision a and the placement is privately funded, the administrator of the
11			facility or program in which the student is placed shall determine the student's
12			school district of residence and provide the notification required by this
13			subdivision.
14	2.	The	student's school district of residence is obligated to pay:
15		a.	All charges for tuition upon claim of the admitting district; and
16		b.	All charges for tutoring services upon claim of an admitting facility, provided that
17			the tutoring services are delivered by an individual who is licensed to teach by
18			the education standards and practices board or approved to teach by the
19			education standards and practices board.
20	3.	The	state shall pay the tuition and tutoring charges under subsection 2 from funds
21		appr	opriated by the legislative assembly for state aid to schools if, on the September
22		fiftee	enth after a student placement is made as provided for under subsection 1:
23		a.	The student's custodial parent or legal guardian establishes residency outside
24			this state;
25		b.	A court orders a termination of parental rights with respect to the student's
26			parents;
27		C.	The student no longer has a custodial parent; or
28		d.	The superintendent of public instruction has determined that all reasonable
29			efforts to locate a parent or legal guardian have been unsuccessful.
30	4.	If the	e student is voluntarily admitted to a state-licensed child care home or facility, or to
31		a sta	ate-operated institution, the student's parent or, if one has been appointed, the

student's legal guardian may appeal a determination under section 15.1-29-05
regarding the payment of tuition by filing a petition with the county superintendent of
schools. Within fifteen days of receiving the petition, the three-member committee
established under section 15.1-29-06 shall consult with the boards of the affected
school districts and with the student's parent or legal guardian and render a decision
regarding responsibility for the payment of tuition charges.

- 5. If the student's district of residence does not pay the required tuition and tutoring
 charges, the admitting district or facility shall notify the superintendent of public
 instruction. Upon verification that tuition and tutoring charges are due and unpaid, the
 superintendent shall withhold all state aid otherwise payable to the student's school
 district of residence until the total amount due has been fully paid.
- a. An amount equal to the state average per student elementary or high school
 cost, depending on the student's grade of enrollment, is payable to the admitting
 district or facility as part of the cost of educating the student for the school year.
 The payment may not exceed the actual per student cost incurred by the
 admitting district or facility.
- 17 b. The remainder of the actual cost of educating the student not covered by other 18 payments or credits must be paid by the state, within the limits of legislative 19 appropriations, from funds appropriated for the payment of special education 20 contract charges in the case of a student with disabilities or from state aid 21 payments to schools in all other cases. For purposes of this subdivision, "actual 22 costs" includes the cost of a summer program if the program is a condition of 23 placement at a residential facility that has been determined by a placing agency 24 or entity to be an appropriate placement for a student.
- If a student with disabilities placed in accordance with this section reaches age
 eighteen and continues to receive special education and related services, the
 student's school district of residence is deemed to be the same as that of the student's
 custodial parent until the special education services are concluded. The obligations of
 the student's school district of residence as provided in subsection 2 and the
 obligations of the state as provided in subsection 3 are applicable to all students
 described in this subsection.

8.	a.	The placing agency or entity funding the student's placement shall provide written
		or electronic notice regarding an initial placement and all subsequent placements
		of a student to the superintendent of the student's school district of residence and
		to the superintendent of the admitting district:
		(1) Within five working days after a placement is made under court order;
		(2) Within five working days after an emergency placement is made; or
		(3) At least ten working days prior to any other placement.
	b.	If, however, the student's parent or legal guardian voluntarily places the student
		in a state-operated institution or in a state-licensed child care home, facility, or
		program, located outside the student's school district of residence, including
		those defined in sections 25-01.2-01 and 50-11-00.1, and if the placement is
		privately funded, the administrator of the facility or program in which the student
		is placed shall determine the student's school district of residence and provide
		the notification required by this section.
	C.	The notice must include any information requested by the superintendent of
		public instruction for purposes of determining payment responsibility.
	d.	The placing agency shall afford the student's school district of residence
		reasonable opportunity to participate in permanency planning for the student.
9.	Not	withstanding this section, educational services provided to a student by the youth
	corr	ectional center are not subject to the payment of tuition and tutoring charges by
	eith	er the student's school district of residence or the superintendent of public
	insti	ruction.
10.	For	purposes of this section, "custodial parent" means the parent who has been
	awa	rded sole legal and physical custody of the student in a legal proceeding or, if
	ther	e is currently no operative custody order, the parent with whom the student
	resi	des. If the student resides with both parents, then both are custodial parents.
(Eff e	ectiv	e after June 30, 2013) Student placement for noneducational purposes -
Residen	icy d	etermination - Payment of tuition and tutoring charges.
1.	a.	Except as provided in subdivision b, for purposes of applying this chapter, a
		student's school district of residence is the district in which the student's custodial
		parent or legal guardian resides:
	9. 10. (Effe Residen	b. c. d. 9. Not corr eith inst 10. For awa ther resi (Effective

1			(1)	At the time that a state court, tribal court, director of juvenile court, or the
2				division of juvenile services issues an order requiring the student to stay for-
3				a prescribed period at a state-licensed foster home or at a state-licensed
4				child care home or facility;
5			(2)	At the time a county or state social service agency places the student, with
6				the consent of the student's parent or legal guardian, at a state-licensed
7				foster home or at a state-licensed child care home or facility;
8			(3)	At the time the student is initially placed in a state-operated institution, even-
9				if the student is later placed at a state-licensed foster home or at a-
10				state-licensed child care home or facility; or
11			(4)	At the time the student is placed voluntarily, by a parent or legal guardian, in-
12				a state-operated institution or in a state-licensed child care home, facility, or-
13				program, located outside the student's school district of residence, including-
14				those defined in sections 25-01.2-01 and 50-11-00.1.
15		b.	A de	etermination regarding the student's school district of residence made under
16			sub	division a is valid until the September fifteenth following the determination. On
17			that	date and each September fifteenth thereafter, the placing agency or the
18			enti	ty funding the student's placement shall determine the district in which the
19			stuc	dent's custodial parent or legal guardian resides and shall notify the district
20			that	it is deemed to be the student's district of residence for purposes of this-
21			cha	pter. If, however, the student is placed in accordance with paragraph 4 of
22			sub	division a and the placement is privately funded, the administrator of the
23			faci	lity or program in which the student is placed shall determine the student's-
24			sch	ool district of residence and provide the notification required by this-
25			sub	division.
26	2.	The	e stud	ent's school district of residence is obligated to pay:
27		a.	All (charges for tuition upon claim of the admitting district; and
28		b.	All (charges for tutoring services upon claim of an admitting facility, provided that
29			the	tutoring services are delivered by an individual who is licensed to teach by
30			the	education standards and practices board or approved to teach by the
31			edu	cation standards and practices board.

1	3.	The state shall pay the tuition and tutoring charges under subsection 2 from funds						
2		appropriated by the legislative assembly for state aid to schools if, on the September-						
3		fifteenth after a student placement is made as provided for under subsection 1:						
4		a.	The student's custodial parent or legal guardian establishes residency outside-					
5			this state;					
6		b.	A court orders a termination of parental rights with respect to the student's					
7			parents;					
8		C.	The student no longer has a custodial parent; or					
9		d.	The superintendent of public instruction has determined that all reasonable					
10			efforts to locate a parent or legal guardian have been unsuccessful.					
11	4.	If the	e student is voluntarily admitted to a state-licensed child care home or facility, or to					
12		a sta	ate-operated institution, the student's parent or, if one has been appointed, the					
13		stud	student's legal guardian may appeal a determination under section 15.1-29-05-					
14		rega	regarding the payment of tuition by filing a petition with the county superintendent of					
15		sche	schools. Within fifteen days of receiving the petition, the three-member committee-					
16		esta	established under section 15.1-29-06 shall consult with the boards of the affected					
17		sche	school districts and with the student's parent or legal guardian and render a decision					
18		rega	arding responsibility for the payment of tuition charges.					
19	5.	If the	If the student's district of residence does not pay the required tuition and tutoring					
20		charges, the admitting district or facility shall notify the superintendent of public						
21		instruction. Upon verification that tuition and tutoring charges are due and unpaid, the						
22		superintendent shall withhold all state aid otherwise payable to the student's school						
23		distr	rict of residence until the total amount due has been fully paid.					
24	6.	a.	An amount equal to the state average per student elementary or high school-					
25			cost, depending on the student's grade of enrollment, is payable to the admitting					
26			district or facility as part of the cost of educating the student for the school year.					
27			The payment may not exceed the actual per student cost incurred by the					
28			admitting district or facility.					
29		b.	The remainder of the actual cost of educating the student not covered by other-					
30			payments or credits must be paid by the state, within the limits of legislative					
31			appropriations, from funds appropriated for the payment of special education					

1			contract charges in the case of a student with disabilities or from state aid			
2			payments to schools in all other cases. For purposes of this subdivision, "actual-			
3			costs" includes the cost of a summer program if the program is a condition of			
4			placement at a residential facility that has been determined by a placing agency-			
5			or entity to be an appropriate placement for a student.			
6	7.	lf a	student with disabilities placed in accordance with this section reaches age			
7		eigł	teen and continues to receive special education and related services, the			
8		stuc	lent's school district of residence is deemed to be the same as that of the student's			
9		cus	todial parent until the special education services are concluded. The obligations of			
10		the	the student's school district of residence as provided in subsection 2 and the			
11		obli	gations of the state as provided in subsection 3 are applicable to all students			
12		des	cribed in this subsection.			
13	8.	a.	The placing agency or entity funding the student's placement shall provide written			
14			or electronic notice regarding an initial placement and all subsequent placements			
15			of a student to the superintendent of the student's school district of residence and			
16			to the superintendent of the admitting district:			
17			(1) Within five working days after a placement is made under court order;			
18			(2) Within five working days after an emergency placement is made; or			
19			(3) At least ten working days prior to any other placement.			
20		b.	If, however, the student's parent or legal guardian voluntarily places the student-			
21			in a state-operated institution or in a state-licensed child care home, facility, or			
22			program, located outside the student's school district of residence, including			
23			those defined in sections 25-01.2-01 and 50-11-00.1, and if the placement is-			
24			privately funded, the administrator of the facility or program in which the student-			
25			is placed shall determine the student's school district of residence and provide-			
26			the notification required by this section.			
27		C.	The notice must include any information requested by the superintendent of			
28			public instruction for purposes of determining payment responsibility.			
29		d.	The placing agency shall afford the student's school district of residence-			
30			reasonable opportunity to participate in permanency planning for the student.			

9. Notwithstanding this section, educational services provided to a student by the youth
 correctional center are not subject to the payment of tuition and tutoring charges by
 either the student's school district of residence or the superintendent of public instruction.
 10. For purposes of this section, "custodial parent" means the parent who has been awarded sole legal and physical custody of the student in a legal proceeding or, if-

there is currently no operative custody order, the parent with whom the student
resides. If the student resides with both parents, then both are custodial parents.

9 SECTION 2. AMENDMENT. Section 15.1-32-19 of the North Dakota Century Code is
 10 amended and reenacted as follows:

15.1-32-19. (Effective through June 30, 2013) Boarding care costs - Reimbursement of
 school district.

13 The superintendent of public instruction shall reimburse a student's school district of 14 residence an amount equal to eighty percent of the room and board costs paid by the district for 15 a student with disabilities who is placed in a facility that is located either within or outside of the 16 student's school district of residence in order to receive special education services. The 17 student's school district of residence is liable for any room and board costs in excess of those 18 reimbursed as provided in this section. The placement of a student with disabilities in a public or 19 private facility will be made by a school district. The placement of a student with disabilities in 20 congregate care will be made in a facility designated by the department of human services.

21 (Effective after June 30, 2013) Boarding care costs - Reimbursement of school

22 **district.** The superintendent of public instruction, within the limits of legislative appropriation,

23 shall reimburse a student's school district of residence an amount equal to eighty percent of the-

24 room and board costs paid for a student with disabilities who is placed in a facility located-

25 outside of the student's school district of residence in order to receive special education-

26 services not available within the student's school district of residence. The student's school-

27 district of residence is liable for any room and board costs in excess of those reimbursed as-

28 provided in this section. The placement of a student with disabilities in a public or private facility-

29 will be made by a school district. The placement of a student with disabilities in congregate care-

30 will be made in a facility designated by the department of human services.

31 **SECTION 3. EFFECTIVE DATE.** This Act becomes effective on July 1, 2013.

1 SECTION 4. EMERGENCY. This Act is declared to be an emergency measure.