Senate File 17 - Introduced

SENATE FILE BY DANDEKAR, GRONSTAL, BEALL,
DANIELSON, HATCH, COURTNEY, KIBBIE, APPEL, RIELLY, HORN, BOLKCOM, and DEARDEN (COMPANION TO LSB 1343HH BY HEDDENS) Vote: Ayes _____ Nays ____ Vote: Ayes ____ Nays ____ Nay A BILL FOR 1 An Act relating to the compulsory school attendance age and 2 providing effective dates.
3 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA: 4 TLSB 1343SS 83 5 kh/nh/14 PAG LIN Section 1. Section 299.1A, Code 2009, is amended to read 1 2 as follows: 299.1A COMPULSORY ATTENDANCE AGE.

1. a. **A Except as provided in paragraph "b" and section 5 299.2, a child who has reached the age of six and is under 6 sixteen <u>through seventeen</u> years of age by September 15 is of 7 compulsory attendance age. However, if a child enrolled in a 8 school district or accredited nonpublic school reaches the age 9 of sixteen on or after September 15, the child remains of 10 compulsory age until the end of the regular school calendar. 1 11 b. A child who will receive competent private instruction 12 in accordance with chapter 299A and who reaches the age of six 13 by September 15 is of compulsory attendance age. A child 14 receiving such private instruction is of compulsory attendance 15 age until the age of sixteen if the child reaches age sixteen 16 on or before September 15. A child receiving such private 17 instruction who reaches age sixteen on or after September 15 18 remains of compulsory attendance age until the end of the 19 school year. 2. a. An individual who reaches the age of eighteen on or after September 15 during the school year and intends to 22 terminate school enrollment prior to graduation is encouraged 23 to file with the board of directors of the school district or 1 24 the accredited nonpublic school of enrollment a formal 25 declaration of intent to terminate school enrollment and, 26 the degree possible, participate in an exit interview pursuant 27 to paragraph "b" and complete a survey in accordance with 28 paragraph "c". The school district or accredited nonpublic 29 school shall make every effort to notify the individual's 30 parent or guardian of receipt of the individual's declaration 31 of intent to terminate school enrollment. b. To the degree possible, a guidance counselor or other school personnel designated by the school district or 34 accredited nonpublic school shall conduct an exit interview 35 with the individual to do all of the following: (1) Determine the reasons for the individual's decision to terminate school enrollment. (2) Discuss actions that could be taken to assist the 4 individual to stay in school.
5 (3) Inform the individual of opportunities to continue the individual's education in a different environment, including 7 but not limited to adult education and test preparation 8 designed to qualify the individual for a high school 9 equivalency diploma. c. To the degree possible, the individual and the <u>individual's parent or guardian are encouraged to complete a</u>

12 survey provided by the school district in a format prescribed

by the department of education to provide data on the 14 individual's reasons for terminating enrollment and actions 15 taken by the school to keep the individual enrolled. The 16 survey shall include an open=ended question asking why the 17 individual is dropping out of school. The school district or 18 accredited nonpublic school shall submit the data from the 19 completed surveys to the department of education annually.
20 Sec. 2. Section 299.2, unnumbered paragraph 1, Code 2009, is amended to read as follows: 2 22 Section Sections 299.1 and 299.1A shall not apply to any 2 23 child: 2 24 Sec. 3. Section 299A.8, Code 2009, is amended to read as 2 25 follows: 299A.8 DUAL ENROLLMENT. 2 27 If a parent, guardian, or legal custodian of a child who is 2 28 receiving competent private instruction under this chapter or 29 a child over compulsory age who is receiving private 2 30 instruction submits a request, the child shall also be 2 31 registered in a public school for dual enrollment purposes. 2 32 If the child is enrolled in a public school district for dual 33 enrollment purposes, the child shall be permitted to 34 participate in any academic activities in the district and 35 shall also be permitted to participate on the same basis as 1 public school children in any extracurricular activities 2 available to children in the child's grade or group, and the 3 parent, guardian, or legal custodian shall not be required to 4 pay the costs of any annual evaluation under this chapter. I 3 3 the child is enrolled for dual enrollment purposes, the child 6 shall be included in the public school's basic enrollment 3 under section 257.6. A pupil who is participating only in 8 extracurricular activities shall be counted under section 9 257.6, subsection 1, paragraph "a", subparagraph (6). A pupil 10 enrolled in grades nine through twelve under this section 3 11 shall be counted in the same manner as a shared=time pupil 3 12 under section 257.6, subsection 1, paragraph "a", subparagraph 3 13 (3). 14 Sec. 4. SCHOOL DISTRICT COMPULSORY ATTENDANCE SUPPORT 15 REVIEW. The board of directors of each school district shall, 3 14 3 16 during the school year beginning July 1, 2009, convene a 3 17 working group comprised of educational and community 3 18 stakeholders to review financial and programmatic supports for 3 19 students affected by an increase in the compulsory attendance 3 20 age from sixteen through seventeen. The working group shall 21 consider, at a minimum, the necessity of expansion of support 22 programs and services for such students, web-based at-risk 3 23 academy courses, summer school offerings, credit recovery 24 efforts, mentoring and tutoring services, before and after 3 25 school supports, career academies, and at=risk allowable
3 26 growth provisions, and the use of the instructional support 27 levy. The working group shall include in the comprehensive 28 school improvement plan submitted to the department of 29 education in accordance with section 256.7, subsection 21, 30 plan for addressing the needs of students at risk of dropping 31 out, including any proposed changes to the local program or 32 funding priorities. 33 Sec. 5. COMPULSORY ATTENDANCE WORKING GROUP. 34 department of education shall convene a working group 35 comprised of the director of the department of education, or 1 the director's designee, and other education stakeholders 2 appointed by the department to review supports for students 4 3 affected by an increase in the compulsory attendance age from 4 4 sixteen to eighteen years of age. The working group shall 5 consider, at a minimum, the necessity of expansion of support 4 6 programs and services for such students, online at=risk 7 academy courses, career academies, and current at=risk 8 allowable growth provisions, and full funding of the instructional support levy. The working group shall submit 10 its findings and recommendations, including any proposed 11 changes in policy or statute, to the state board of education 4 12 and the general assembly by January 15, 2010. Sec. 6. STATE MANDATE FUNDING SPECIFIED. 4 13 In accordance 14 with section 25B.2, subsection 3, the state cost of requiring 4 15 compliance with any state mandate included in this Act shall 4 16 be paid by a school district from state school foundation aid 4 17 received by the school district under section 257.16. This 4 18 specification of the payment of the state cost shall be deemed 4 19 to meet all the state funding=related requirements of section 20 25B.2, subsection 3, and no additional state funding shall be 21 necessary for the full implementation of this Act by and 4 22 enforcement of this Act against all affected school districts.

Sec. 7. EFFECTIVE DATES. The section of this Act

4 24 providing for a compulsory attendance working group takes 4 25 effect July 1, 2009, and the remainder of the Act takes effect 4 26 July 1, 2010.

EXPLANATION

This bill raises the compulsory school attendance age from 4 29 16 to 17 for students other than those receiving competent 30 private instruction. The bill encourages students, other than 31 those who received competent private instruction, who reach 32 age 18 on or after September 15 and intend to leave school, to 33 file with the school district or accredited nonpublic school a 34 formal declaration of intent to terminate school enrollment 35 and, to the degree possible, participate in an exit interview 1 and complete a survey that will provide data annually to the department of education regarding the reasons students are terminating enrollment.

The school district or nonpublic school must make every 5 effort to notify the individual's parent or guardian of a 6 student's intent to terminate enrollment. To the degree 7 possible, in conducting the exit interview, school personnel 8 must determine the reasons for the individual's decision to terminate school enrollment, discuss actions that could be 5 10 taken to assist the individual to stay in school, and inform 11 the individual of opportunities to continue the individual's 12 education in a different environment, including but not 13 limited to adult education and test preparation designed to 5 14 qualify the individual for a high school equivalency diploma. 15 The survey must include an open=ended question asking why the 5 16 student is dropping out.

The bill directs each school district to convene a working 5 18 group during the 2009=2010 school year to review financial and 5 19 programmatic supports for students affected by the increase in 5 20 the compulsory age of attendance. The working group must 21 include in the school district's comprehensive school 22 improvement plan a plan for addressing the needs of students 23 at risk of dropping out.

The bill also directs the department of education to 25 convene a compulsory attendance working group. The working 26 group is to review supports for affected students and to 5 27 consider the necessity of expanding support programs and 5 28 services, online at=risk academy courses, career academies, 29 current at=risk allowable growth provisions, and full funding 30 of the instructional support levy. The working group must 5 31 submit a report to the general assembly and the department of

32 education by January 15, 2010.
33 The bill includes technical amendments to eliminate a 34 reference to the compulsory attendance age for purposes of 35 dual enrollment and to exempt children who meet conditions 1 existing in Code section 299.2.

The provision relating to the compulsory attendance working 3 group takes effect July 1, 2009, while the remainder of the 4 bill takes effect July 1, 2010.

The bill may include a state mandate as defined in Code tion 25B.3. The bill requires that the state cost of any 6 section 25B.3. 7 state mandate included in the bill be paid by a school 8 district from state school foundation aid received by the 9 school district under Code section 257.16. The specification 10 is deemed to constitute state compliance with any state 11 mandate funding=related requirements of Code section 25B.2. 12 The inclusion of this specification is intended to reinstate 6 13 the requirement of political subdivisions to comply with any 6 14 state mandates included in the bill.

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