SCHOOL BUDGET REVIEW COMMITTEE[289]

Adopted and Filed

Rule making related to school district requests for modified supplemental amount

The School Budget Review Committee (SBRC) hereby amends Chapter 1, "Organization and Administrative Procedures," Chapter 4, "Agency Procedures for Rule Making," and Chapter 6, "Duties and Operational Procedures," Iowa Administrative Code.

Legal Authority for Rule Making

This rule making is adopted under the authority provided in Iowa Code section 257.30.

State or Federal Law Implemented

This rule making implements, in whole or in part, Iowa Code sections 257.30, 257.31, and 257.40.

Purpose and Summary

The amendments reflect changes brought about during the 2018 Legislative Session to the application and approval processes regarding Iowa school district requests for modified supplemental amount for programs for at-risk students, secondary students who attend alternative programs and alternative schools, and returning dropouts and dropout prevention. The amendments also reflect changes in terminology and SBRC procedures.

Public Comment and Changes to Rule Making

Notice of Intended Action for this rule making was published in the Iowa Administrative Bulletin on August 14, 2019, as **ARC 4604C**. A public hearing was held on September 3, 2019, at 10 a.m. in the State Board Room, Grimes State Office Building, Second Floor, 400 East 14th Street, Des Moines, Iowa. No one attended the public hearing. No public comments were received. No changes from the Notice have been made.

Adoption of Rule Making

This rule making was adopted by the SBRC on October 15, 2019.

Fiscal Impact

This rule making has no fiscal impact to the State of Iowa.

Jobs Impact

After analysis and review of this rule making, no impact on jobs has been found.

Waivers

Any person who believes that the application of the discretionary provisions of this rule making would result in hardship or injustice to that person may petition the SBRC for a waiver of the discretionary provisions, if any, pursuant to 289—Chapter 8.

Review by Administrative Rules Review Committee

The Administrative Rules Review Committee, a bipartisan legislative committee which oversees rule making by executive branch agencies, may, on its own motion or on written request by any individual or group, review this rule making at its regular monthly meeting or at a special meeting. The Committee's

meetings are open to the public, and interested persons may be heard as provided in Iowa Code section 17A.8(6).

Effective Date

This rule making will become effective on December 25, 2019.

The following rule-making actions are adopted:

- ITEM 1. Amend subrule 1.4(1) as follows:
- **1.4(1)** *Number.* The committee shall meet and hold hearings each year and shall continue in session until it has reviewed budgets of school districts and completed the other duties as found in 2009 Iowa Code Supplement sections 257.30 and 257.31 as amended by 2010 Iowa Acts, House File 2030, and Iowa Code sections through 257.32 and 260C.18B. A minimum of three sessions to hold hearings shall be scheduled each fiscal year and shall be held during the months of October, December, and March. Revisions to these regularly scheduled sessions may be made if there are scheduling conflicts, if the SBRC determines that additional sessions are necessary, or if there are not sufficient hearing requests to hold a session.
 - ITEM 2. Amend rule 289—4.6(17A), catchwords, as follows:

289—4.6(17A) Regulatory flexibility analysis.

- ITEM 3. Amend rule 289—6.1(257), definition of "Modified allowable growth," as follows:
- "Modified allowable growth supplemental amount" means an amount expressed in dollars which is added to the district's authorized budget.
 - ITEM 4. Amend subrule 6.3(3) as follows:
 - **6.3(3)** *Material for the hearing.*
- a. Any information requested by the committee must be provided within the timelines requested by the committee in order for the school corporation to be included on the schedule for a hearing. One original and 11 copies of written material, and one full set of the materials provided electronically in a format that can be cut and pasted into official documentation, shall be submitted at least four weeks prior to the scheduled hearing. The SBRC chairperson may set an earlier due date for information if necessary for adequate review based on the quantity or complexity of hearings. If a school corporation's exhibits for a hearing the school corporation has requested are not received timely, the school corporation's hearing may be postponed to the next following regularly scheduled session. Where applicable, the committee will provide forms or checklists to school corporations to obtain uniform and comparable data for determining committee decisions.
- b. School corporations shall include in their materials for the hearing a copy of the board minutes that include the official action taken by the applicable school corporation board on the subject of the hearing and authorizing the school corporation's administrative officials to request modified allowable growth supplemental amount or use of the unexpended fund balance.
 - c. to g. No change.
- h. Applications for modified allowable growth supplemental amount for increased certified enrollment over the prior year's enrollment, applications for modified allowable growth supplemental amount to pay tuition costs for open-enrolled-out students who were not enrolled in the district on the certified enrollment date in the prior year, and applications for modified allowable growth supplemental amount for excess costs of instructional programs for limited English proficient students must be received no later than December 1 of the budget year.
- *i.* Applications for modified allowable growth supplemental amount for returning dropout and dropout prevention programs adopted program plans for at-risk students, secondary students who attend alternative programs and alternative schools, and returning dropouts and dropout prevention shall be filed by December January 15 of the base year.
 - *j*. No change.

- k. Applications described in paragraphs 6.3(3) "g" and "i" that are not timely filed will not be considered for supplemental aid or for modified allowable growth supplemental amount. Applications described in paragraphs 6.3(3) "h" and "j" that are not timely filed may be considered at the discretion of the SBRC.
 - ITEM 5. Amend subrule 6.3(7) as follows:
- **6.3(7)** Routine action by the committee. School corporations do not need to be represented when action under consideration is for such items as cash reserve levies, returning dropout/dropout prevention programs; adopted program plans for at-risk students, secondary students who attend alternative programs and alternative schools, and returning dropouts and dropout prevention; special education balances or other situations which are considered class actions as determined by the SBRC.
 - ITEM 6. Amend subrule 6.3(8) as follows:
- **6.3(8)** Basic policies. The SBRC has established the following basic policies that it shall consider in rendering its decisions.
- a. Modified allowable growth supplemental amount requests shall be considered only for costs up through the budget year, except where the Iowa Code expressly authorizes modified allowable growth supplemental amount to be granted for a subsequent year.
- b. Modified allowable growth supplemental amount requests shall be considered only for expenditures permitted from the general fund pursuant to the Iowa Code.
- *c.* Modified allowable growth supplemental amount requests may be brought before the committee for unusual, unique or unforeseeable circumstances.
- d. Modified allowable growth supplemental amount requests shall be considered only to the extent of the actual, documented costs.
 - ITEM 7. Amend subrule 6.3(10) as follows:
- **6.3(10)** Modified allowable growth supplemental amount to an AEA. If the SBRC approves modified allowable growth supplemental amount for special education support services, approves an additional amount to be added to district costs for media services or educational services, or approves modified allowable growth supplemental amount for unusual circumstances, the amount shall be included in the budget of each district in the AEA for the subsequent budget year in the proportion that the appropriate enrollment of each district in the AEA bears to the total enrollment of all districts in the AEA.
 - ITEM 8. Amend 289—Chapter 6, implementation sentence, as follows:

These rules are intended to implement Iowa Code sections 257.30, 257.31, 257.32, <u>257.40</u>, and 298.10 and chapter 260C.

[Filed 10/22/19, effective 12/25/19] [Published 11/20/19]

EDITOR'S NOTE: For replacement pages for IAC, see IAC Supplement 11/20/19.