State of South Dakota

NINETY-THIRD SESSION LEGISLATIVE ASSEMBLY, 2018

571Z0159

SENATE EDUCATION ENGROSSED NO. HB 1215 - 3/1/2018

Introduced by: Representatives Gosch, Dennert, DiSanto, Frye-Mueller, Kaiser, Lake, Livermont, Marty, Pischke, Schoenfish, and Wiese and Senators Cronin, Greenfield (Brock), Wiik, and Youngberg

- 1 FOR AN ACT ENTITLED, An Act to revise certain provisions regarding reorganization of
- 2 certain school districts with low enrollment.
- 3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF SOUTH DAKOTA:
- 4 Section 1. That § 13-6-97 be amended to read:
- 5 13-6-97. Any school district that has a fall enrollment, as defined in § 13-13-10.1, of less
- 6 fewer than one hundred and is not a sparse school district, as defined in § 13-13-78, shall
- 7 reorganize with another school district or one or more school districts to create a newly
- 8 reorganized school district with a fall enrollment of one hundred or greater. After July 1, 2007,
- 9 if the fall enrollment of any school district that is not a sparse school district falls to one hundred
- or below fewer, that school district shall prepare a plan for reorganization within two years. If
- any such a school district is required to prepare a plan for reorganization under this section and
- fails to prepare a plan for reorganization by the deadline, the Board of Education Standards shall
- prepare a plan for reorganization plan for the that school district. For The minimum fall
- enrollment for any school district that does not operate a high school and that contracts with an



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adjoining school district in Minnesota to educate its resident high school students, the minimum		
fall enrollment that the school district must maintain pursuant to this section is not one hundre		
but rather is equal to a pro-rated share of one hundred based upon the number of grades offe		
within the school district. However, the The provisions of this section do not apply to-		
	<u>(1)</u>	A school district that receives no state aid distributed pursuant to chapter 13-13, and
		that is located at least not less than twenty-five miles from the nearest high school in
		an adjoining school district in the state. The provisions of this section also do not
		apply to any;
	<u>(2)</u>	\underline{A} school district that is $\frac{1}{2}$ part of a consortium of school districts exercising join
		governmental powers pursuant to chapter 1-24, or intergovernmental cooperation in
		education pursuant to chapter 13-15 for the purposes stated in § 13-8-1, if any such
		the joint powers agreement or intergovernmental cooperation agreement is approved
		each year before the first day of July by the secretary of education; and
	<u>(3)</u>	The only school district in the county with an existing attendance center, and whose
		attendance center is at least twenty miles away from any other attendance center.
The Board of Education Standards may promulgate rules, pursuant to chapter 1-2		
establish the procedures and criteria for the secretary's approval of agreements pursuant to an		
reorganization agreement required under this section. The criteria established by the Board of		
Education Standards under this section shall take into account any significant cost savings that		
may be achieved through such an the reorganization agreement and the educational needs of the		

students in the districts that are parties to the reorganization agreement.