ASSEMBLY BILL NO. 328-ASSEMBLYMAN ELLIOT ANDERSON

MARCH 16, 2015

Referred to Committee on Education

SUMMARY—Revises provisions relating to certain hearings concerning pupils with disabilities. (BDR 34-620)

FISCAL NOTE: Effect on Local Government: No.

Effect on the State: Yes.

EXPLANATION - Matter in bolded italics is new; matter between brackets formitted material is material to be omitted.

AN ACT relating to education; requiring the Superintendent of Public Instruction to select a hearing officer from a list provided by the Hearings Division of the Department of Administration to administer certain hearings relating to pupils with disabilities; requiring the Department of Education to designate an employee to provide certain training to such hearing officers; requiring the Department of Education to post certain information relating to such hearings on its Internet website; and providing other matters properly relating thereto.

Legislative Counsel's Digest:

Federal law requires each state to provide a parent or guardian of a pupil with the opportunity to challenge at a due process hearing: (1) the pupil's identification as a pupil with a disability; (2) the pupil's identification as a pupil without a disability; or (3) the placement of such a pupil. (20 U.S.C. § 1415) **Section 2** of this bill requires the Superintendent of Public Instruction to select a person to serve as a hearing officer from a list provided to him or her by the Hearings Division of the Department of Administration for a due process hearing held pursuant to federal law. **Section 2** also requires: (1) the State Board of Education to adopt regulations prescribing the qualifications necessary to be appointed as a hearing officer for such a hearing; (2) the Department of Education to designate an employee to provide certain required training for hearing officers who provide such hearings; and (3) the Department of Education to post certain information relating to due process hearings on its Internet website.





THE PEOPLE OF THE STATE OF NEVADA, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

Section 1. NRS 387.1221 is hereby amended to read as follows:

- 387.1221 1. The basic support guarantee for any special education program unit maintained and operated during a period of less than 9 school months is in the same proportion to the amount established by law for that school year as the period during which the program unit actually was maintained and operated is to 9 school months.
- 2. Any unused allocations for special education program units may be reallocated to other school districts, charter schools or university schools for profoundly gifted pupils Superintendent of Public Instruction. In such a reallocation, first priority must be given to special education programs with statewide implications, and second priority must be given to special education programs maintained and operated within counties whose allocation is less than or equal to the amount provided by law. If there are more unused allocations than necessary to cover programs of first and second priority but not enough to cover all remaining special education programs eligible for payment from reallocations, then payment for the remaining programs must be prorated. If there are more unused allocations than necessary to cover programs of first priority but not enough to cover all programs of second priority, then payment for programs of second priority must be prorated. If unused allocations are not enough to cover all programs of first priority, then payment for programs of first priority must be prorated.
- 3. A school district, a charter school or a university school for profoundly gifted pupils may, after receiving the approval of the Superintendent of Public Instruction, contract with any person, state agency or legal entity to provide a special education program unit for pupils of the district pursuant to NRS 388.440 to 388.520, inclusive [.], and section 2 of this act.
- 4. A school district in a county whose population is less than 700,000, a charter school or a university school for profoundly gifted pupils that receives an allocation for special education program units may use not more than 15 percent of its allocation to provide early intervening services.
- **Sec. 2.** Chapter 388 of NRS is hereby amended by adding thereto a new section to read as follows:
- 1. Whenever a due process hearing is held pursuant to the Individuals with Disabilities Education Act, 20 U.S.C. §§ 1400 et seq., regarding the identification, evaluation, reevaluation,



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classification, educational placement or disciplinary action of or provision of a free appropriate public education to a pupil with a disability, the Superintendent of Public Instruction shall request from the Hearings Division of the Department of Administration a list of available hearing officers who are qualified to conduct the hearing.

2. The Superintendent, or his or her designee, shall select a person to serve as a hearing officer from the list provided by the Hearings Division of the Department of Administration. The Department of Administration shall provide any compensation to which the hearing officer is entitled.

3. The State Board shall prescribe the procedures for exercising challenges to a hearing officer, including, without limitation, the number of challenges that may be exercised and the time limits in which the challenges must be exercised.

4. The State Board shall adopt regulations prescribing the qualifications to serve as a hearing officer pursuant to subsection 1. Such qualifications must include, without limitation, requiring that a hearing officer appointed pursuant to subsection 1:

(a) If the due process hearing is held in a county whose population is 100,000 or more, must reside in the county in which the hearing for which he or she has been selected to serve as a hearing officer occurs;

(b) If the due process hearing is held in a county whose population is less than 100,000, must be a resident of this State;

(c) Must have completed a minimum of 40 hours of training in laws relating to special education; and

(d) Must complete annual training in laws relating to special education provided by the Department of Education or attend a national conference regarding laws relating to special education approved by the State Board.

5. The Department of Education shall designate an employee to provide the specialized training for hearing officers required pursuant to subsection 4.

6. The Department of Education shall post information as prescribed by the State Board relating to due process hearings held pursuant to the Individuals with Disabilities Education Act, 20 U.S.C. §§ 1400 et seq., on its Internet website.

Sec. 3. NRS 388.440 is hereby amended to read as follows:

388.440 As used in NRS 388.440 to 388.5317, inclusive [:] and section 2 of this act:

1. "Communication mode" means any system or method of communication used by a person who is deaf or whose hearing is impaired to facilitate communication which may include, without limitation:





(a) American Sign Language;

- (b) English-based manual or sign systems;
- (c) Oral and aural communication;
- (d) Spoken and written English, including speech reading or lip reading; and
 - (e) Communication with assistive technology devices.
 - 2. "Gifted and talented pupil" means a person under the age of 18 years who demonstrates such outstanding academic skills or aptitudes that the person cannot progress effectively in a regular school program and therefore needs special instruction or special services.
 - 3. "Individualized education program" has the meaning ascribed to it in 20 U.S.C. § 1414(d)(1)(A).
 - 4. "Individualized education program team" has the meaning ascribed to it in 20 U.S.C. § 1414(d)(1)(B).
- 5. "Pupil who receives early intervening services" means a person enrolled in kindergarten or grades 1 to 12, inclusive, who is not a pupil with a disability but who needs additional academic and behavioral support to succeed in a regular school program.
- 6. "Pupil with a disability" means a person under the age of 22 years who deviates either educationally, physically, socially or emotionally so markedly from normal patterns that the person cannot progress effectively in a regular school program and therefore needs special instruction or special services.
 - **Sec. 4.** This act becomes effective:
- 1. Upon passage and approval for the purpose of adopting regulations and performing any other preparatory administrative tasks that are necessary to carry out the provisions of this act; and
 - 2. On July 1, 2016, for all other purposes.





