A-Engrossed Senate Bill 803

Ordered by the Senate July 6 Including Senate Amendments dated July 6

Sponsored by Senators ROBLAN, KNOPP

SUMMARY

The following summary is not prepared by the sponsors of the measure and is not a part of the body thereof subject to consideration by the Legislative Assembly. It is an editor's brief statement of the essential features of the measure.

[Directs Department of Education to award grants to school districts for support service programs, education innovation programs and education intervention programs.]

[Directs department to expend no more than specified amount for grants from State School Fund.] Considers children who are foreign exchange students and who are residing in Oregon in dormitory operated by school district to be residents of school district for school purposes. Sunsets July 1, 2018.

Directs Department of Education to submit report on children who are foreign exchange students and who are residing in Oregon in dormitory operated by school district to committees of Legislative Assembly related to education no later than March 1, 2018.

Declares emergency, effective July 1, 2017.

A BILL FOR AN ACT 1 Relating to education; creating new provisions; amending ORS 339.133 and section 17, chapter 60, 2 3 Oregon Laws 2016; and declaring an emergency. 4 Be It Enacted by the People of the State of Oregon: $\mathbf{5}$ SECTION 1. Section 17, chapter 60, Oregon Laws 2016, is amended to read: 6 Sec. 17. (1) The amendments to ORS 339.133 by section 16 [of this 2016 Act], chapter 60, 7 Oregon Laws 2016, become operative on July 1, [2019] 2017. 8 (2) The amendments to ORS 339.133 by section 16 [of this 2016 Act], chapter 60, Oregon Laws 9 2016, first apply to the [2019-2020] 2017-2018 school year. SECTION 2. ORS 339.133, as amended by section 10, chapter 781, Oregon Laws 2015, and 10 sections 4, 12, 14 and 16, chapter 60, Oregon Laws 2016, is amended to read: 11 12339.133. (1)(a) Except as provided in subsections (2) to (5) of this section, individuals between the 13 ages of 4 and 18 shall be considered resident for school purposes in the school district in which their parents, their guardians or persons in parental relationship to them reside. 14 15 (b) Nonemancipated individuals between the ages of 4 and 18 living outside the geographic area 16 of the school district for such reasons as attending college, military service, hospital confinement 17 or employment away from home shall be considered resident in the district in which their parents, 18 their guardians or persons in parental relationship to them reside. 19 (c) Individuals living temporarily in a school district for the primary purpose of attending a 20 district school may not be considered resident in the district in which they are living temporarily, 21but shall be considered resident in the district in which they, their parents, their guardians or per-22sons in parental relationship to them reside.

23 (2) Individuals considered legally emancipated from their parents shall be considered resident

in the district in which they actually reside, irrespective of the residence of their parents, their 1 2 guardians or persons in parental relationship. (3) Individuals placed by public or private agencies who are living in licensed, certified or ap-3 proved substitute care programs shall be considered resident in the school district in which they 4 reside because of placement by a public or private agency. $\mathbf{5}$ (4)(a) Notwithstanding subsection (3) of this section, when a juvenile court determines that it is 6 in an individual's best interest to continue to attend the school that the individual attended prior 7 to placement by a public agency, the individual: 8 9 (A) Shall be considered resident for school purposes in the school district in which the individ-10 ual resided prior to the placement; and (B) May continue to attend the school the individual attended prior to the placement through 11 12 the highest grade level of the school. 13 (b) The public agency that has placed the individual shall be responsible for providing the individual with transportation to and from school when the need for transportation is due to the 14 15placement by the public agency. 16 (c) Paragraph (b) of this subsection applies only to a public agency for which funds have been designated for the specific purpose of providing an individual with transportation to and from school 17 18 under this subsection. 19 (5)(a) Except as provided in ORS 327.006 (7) and 335.090, an individual whose legal residence is not within the district but who attends school in the district is considered a resident in the district 20in which the individual attends school if the individual receives: 2122(A) Written consent from both of the affected district school boards as provided by policies 23adopted by the boards[.]; or (B) Written consent from the district school board for the district in which the school 24 is located as provided by section 9, chapter 718, Oregon Laws 2011. 25(b) An individual whose legal residence is not within the district but who attends school in the 2627district is considered a resident in the district in which the individual attends school if: (A) The legal residence of the individual had been in the district in which the individual attends 28school before a boundary change was made to the district; 2930 (B) The legal residence of the individual is no longer in the district in which the individual at-31 tends school because of the boundary change; and 32(C) The individual has had the same legal residence and has continuously been enrolled in a school in the district since the boundary change. 33 34 (6)(a) Individuals who are foreign exchange students and who are residing in Oregon in a dormitory operated by a school district are considered to be residents of the school district 35in which the dormitory is located. 36 37 (b) For the purpose of this subsection: 38 (A) An individual may not be considered to be a foreign exchange student for more than one school year. 39 (B) An individual may be considered to be a resident of a school district as provided by 40 this subsection only if, for the 2010-2011 school year, the school district had foreign exchange 41 students who would have been considered residents under the provisions of this subsection. 42 (C) The number of individuals who may be considered residents under the provisions of 43 this subsection may not increase relative to the number who would have been considered 44

45 residents under the provisions of this subsection for the 2010-2011 school year.

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1 (c) As used in this subsection, "foreign exchange student" means an individual who at-

2 tends school in Oregon under a cultural exchange program and whose parent, guardian or 3 person in parental relationship resides in another country.

4 [(6)] (7) As used in this section:

5 (a)(A) "Person in parental relationship" means an adult who has physical custody of an indi-6 vidual or resides in the same household as the individual, interacts with the individual daily, pro-7 vides the individual with food, clothing, shelter and incidental necessaries and provides the 8 individual with necessary care, education and discipline.

9 (B) "Person in parental relationship" does not mean a person with a power of attorney or other 10 written delegation of parental responsibilities if the person does not have other evidence of a par-11 ental relationship.

(b) "Substitute care program" means family foster care, family group home care, parole foster
 care, family shelter care, adolescent shelter care and professional group care.

<u>SECTION 3.</u> The amendments to ORS 339.133 by section 2 of this 2017 Act apply to State
 School Fund distributions commencing with the 2017-2018 distributions.

SECTION 4. ORS 339.133, as amended by section 10, chapter 781, Oregon Laws 2015, sections 4, 12, 14 and 16, chapter 60, Oregon Laws 2016, and section 2 of this 2017 Act, is amended to read: 339.133. (1)(a) Except as provided in subsections (2) to (5) of this section, individuals between the ages of 4 and 18 shall be considered resident for school purposes in the school district in which their parents, their guardians or persons in parental relationship to them reside.

(b) Nonemancipated individuals between the ages of 4 and 18 living outside the geographic area of the school district for such reasons as attending college, military service, hospital confinement or employment away from home shall be considered resident in the district in which their parents, their guardians or persons in parental relationship to them reside.

(c) Individuals living temporarily in a school district for the primary purpose of attending a district school may not be considered resident in the district in which they are living temporarily, but shall be considered resident in the district in which they, their parents, their guardians or persons in parental relationship to them reside.

(2) Individuals considered legally emancipated from their parents shall be considered resident
 in the district in which they actually reside, irrespective of the residence of their parents, their
 guardians or persons in parental relationship.

(3) Individuals placed by public or private agencies who are living in licensed, certified or ap proved substitute care programs shall be considered resident in the school district in which they
 reside because of placement by a public or private agency.

(4)(a) Notwithstanding subsection (3) of this section, when a juvenile court determines that it is
 in an individual's best interest to continue to attend the school that the individual attended prior
 to placement by a public agency, the individual:

(A) Shall be considered resident for school purposes in the school district in which the individ-ual resided prior to the placement; and

40 (B) May continue to attend the school the individual attended prior to the placement through41 the highest grade level of the school.

(b) The public agency that has placed the individual shall be responsible for providing the individual with transportation to and from school when the need for transportation is due to the
placement by the public agency.

(c) Paragraph (b) of this subsection applies only to a public agency for which funds have been

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designated for the specific purpose of providing an individual with transportation to and from school
 under this subsection.

3 (5)(a) Except as provided in ORS 327.006 (7) and 335.090, an individual whose legal residence is
4 not within the district but who attends school in the district is considered a resident in the district
5 in which the individual attends school if the individual receives:

6 (A) Written consent from both of the affected district school boards as provided by policies 7 adopted by the boards; or

8 (B) Written consent from the district school board for the district in which the school is located 9 as provided by section 9, chapter 718, Oregon Laws 2011.

10 (b) An individual whose legal residence is not within the district but who attends school in the 11 district is considered a resident in the district in which the individual attends school if:

(A) The legal residence of the individual had been in the district in which the individual attends
 school before a boundary change was made to the district;

(B) The legal residence of the individual is no longer in the district in which the individual at-tends school because of the boundary change; and

16 (C) The individual has had the same legal residence and has continuously been enrolled in a 17 school in the district since the boundary change.

18 [(6)(a) Individuals who are foreign exchange students and who are residing in Oregon in a 19 dormitory operated by a school district are considered to be residents of the school district in which 20 the dormitory is located.]

21 [(b) For the purpose of this subsection:]

22 [(A) An individual may not be considered to be a foreign exchange student for more than one 23 school year.]

[(B) An individual may be considered to be a resident of a school district as provided by this subsection only if, for the 2010-2011 school year, the school district had foreign exchange students who would have been considered residents under the provisions of this subsection.]

[(C) The number of individuals who may be considered residents under the provisions of this subsection may not increase relative to the number who would have been considered residents under the provisions of this subsection for the 2010-2011 school year.]

30 [(c) As used in this subsection, "foreign exchange student" means an individual who attends school 31 in Oregon under a cultural exchange program and whose parent, guardian or person in parental re-32 lationship resides in another country.]

[(7)] (6) As used in this section:

(a)(A) "Person in parental relationship" means an adult who has physical custody of an individual or resides in the same household as the individual, interacts with the individual daily, provides the individual with food, clothing, shelter and incidental necessaries and provides the individual with necessary care, education and discipline.

(B) "Person in parental relationship" does not mean a person with a power of attorney or other
written delegation of parental responsibilities if the person does not have other evidence of a parental relationship.

(b) "Substitute care program" means family foster care, family group home care, parole foster
 care, family shelter care, adolescent shelter care and professional group care.

43 <u>SECTION 5.</u> (1) The amendments to ORS 339.133 by section 4 of this 2017 Act become 44 operative on July 1, 2018.

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(2) The amendments to ORS 339.133 by section 4 of this 2017 Act apply to State School

1 Fund distributions commencing with the 2018-2019 distributions.

2 SECTION 6. ORS 339.133, as amended by section 10, chapter 781, Oregon Laws 2015, sections 3 4, 12, 14 and 16, chapter 60, Oregon Laws 2016, and sections 2 and 4 of this 2017 Act, is amended 4 to read:

5 339.133. (1)(a) Except as provided in subsections (2) to (5) of this section, individuals between the 6 ages of 4 and 18 shall be considered resident for school purposes in the school district in which their 7 parents, their guardians or persons in parental relationship to them reside.

8 (b) Nonemancipated individuals between the ages of 4 and 18 living outside the geographic area 9 of the school district for such reasons as attending college, military service, hospital confinement 10 or employment away from home shall be considered resident in the district in which their parents, 11 their guardians or persons in parental relationship to them reside.

(c) Individuals living temporarily in a school district for the primary purpose of attending a district school may not be considered resident in the district in which they are living temporarily, but shall be considered resident in the district in which they, their parents, their guardians or persons in parental relationship to them reside.

(2) Individuals considered legally emancipated from their parents shall be considered resident
 in the district in which they actually reside, irrespective of the residence of their parents, their
 guardians or persons in parental relationship.

(3) Individuals placed by public or private agencies who are living in licensed, certified or ap proved substitute care programs shall be considered resident in the school district in which they
 reside because of placement by a public or private agency.

(4)(a) Notwithstanding subsection (3) of this section, when a juvenile court determines that it is
in an individual's best interest to continue to attend the school that the individual attended prior
to placement by a public agency, the individual:

(A) Shall be considered resident for school purposes in the school district in which the individ-ual resided prior to the placement; and

(B) May continue to attend the school the individual attended prior to the placement throughthe highest grade level of the school.

(b) The public agency that has placed the individual shall be responsible for providing the individual with transportation to and from school when the need for transportation is due to the placement by the public agency.

(c) Paragraph (b) of this subsection applies only to a public agency for which funds have been
 designated for the specific purpose of providing an individual with transportation to and from school
 under this subsection.

(5)(a) Except as provided in ORS 327.006 (7) and 335.090, an individual whose legal residence is
not within the district but who attends school in the district is considered a resident in the district
in which the individual attends school if the individual receives[:]

38 [(A)] written consent from both of the affected district school boards as provided by policies
39 adopted by the boards. [; or]

40 [(B) Written consent from the district school board for the district in which the school is located 41 as provided by section 9, chapter 718, Oregon Laws 2011.]

42 (b) An individual whose legal residence is not within the district but who attends school in the
43 district is considered a resident in the district in which the individual attends school if:

(A) The legal residence of the individual had been in the district in which the individual attends
 school before a boundary change was made to the district;

(B) The legal residence of the individual is no longer in the district in which the individual at-1 tends school because of the boundary change; and 2 (C) The individual has had the same legal residence and has continuously been enrolled in a 3 school in the district since the boundary change. 4 (6) As used in this section: 5 (a)(A) "Person in parental relationship" means an adult who has physical custody of an indi-6 vidual or resides in the same household as the individual, interacts with the individual daily, pro-7 vides the individual with food, clothing, shelter and incidental necessaries and provides the 8 9 individual with necessary care, education and discipline. (B) "Person in parental relationship" does not mean a person with a power of attorney or other 10 written delegation of parental responsibilities if the person does not have other evidence of a par-11 12 ental relationship. 13 (b) "Substitute care program" means family foster care, family group home care, parole foster care, family shelter care, adolescent shelter care and professional group care. 14 SECTION 7. (1) The amendments to ORS 339.133 by section 6 of this 2017 Act become 15 operative on July 1, 2019. 16 (2) The amendments to ORS 339.133 by section 6 of this 2017 Act apply to State School 17 Fund distributions commencing with the 2019-2020 distributions. 18 SECTION 8. No later than March 1, 2018, the Department of Education shall submit to 19 the interim committees or the committees of the Legislative Assembly related to education 20a report on State School Fund distributions made to school districts for individuals who are 2122foreign exchange students and who are residing in Oregon in a dormitory operated by a 23school district. SECTION 9. Section 8 of this 2017 Act is repealed on June 30, 2018. 24 SECTION 10. This 2017 Act being necessary for the immediate preservation of the public 25peace, health and safety, an emergency is declared to exist, and this 2017 Act takes effect 26

27 28 on July 1, 2017.