## STATE OF WYOMING

## SENATE FILE NO. SF0080

Educational services-juvenile placements.

Sponsored by: Senator(s) Devin, Hanes, Job, Schiffer and Sessions and Representative(s) Hinckley and Wasserburger

## A BILL

for

1 AN ACT relating to education programs for court ordered placements of children; specifying responsibility of the 2 department of education for education programs and services 3 available to children detained and placed by court; 4 5 accordingly clarifying role of school districts; requiring use of Medicaid funds to the extent available; imposing 6 7 reporting duties upon the department; authorizing school 8 health programs under state medical assistance; providing 9 appropriations and authorizing positions; and providing for 10 an effective date.

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12 Be It Enacted by the Legislature of the State of Wyoming:

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- 14 **Section 1.** W.S. 21-13-315(a)(intro), (b), (c)(ii),
- 15 (f) and by creating new subsections (n) and (o) and

1 42-4-103(a) by creating a new paragraph (xxix) are amended

2 to read:

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21-13-315. Costs of court ordered placement of
children in private residential treatment facilities, group
homes, day treatment programs and juvenile detention
facilities.

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9 (a) The department of family services shall establish 10 an account to pay residential and treatment costs excluding 11 educational and medical costs of court ordered placements of children in private residential treatment facilities and 12 13 group homes located in Wyoming. Programs providing 14 education services including programs for children placed in juvenile detention facilities and programs for children 15 with disabilities provided by a board of cooperative 16 17 educational services, shall except as provided under subsection (n) of this section, bill the department of 18 19 education directly for educational costs of court ordered 20 these placements. In addition and except as provided under 21 subsection (n) of this section, costs of all educational 22 related services for children with disabilities, and costs of education assessment for other children incurred as a 23 24 result of court order prior to any placement and the costs

1 of all educational services for children from the time of 2 detention through court disposition and placement including 3 any period of detention ordered by the court at the 4 disposition hearing, shall be billed directly to the 5 department of education. The department of family services shall promulgate reasonable rules and regulations 6 7 provide procedures for implementing subsection (m) of this section. If the court rejects an in-state placement 8 9 recommendation of the predisposition report 10 multidisciplinary team under W.S. 14-6-227, the court shall 11 enter on the record specific findings of fact relied upon to support its decision to deviate from the recommended 12 13 disposition. No court shall order an out-of-state placement unless: 14

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(b) Except to the extent costs are covered under subsection (n) of this section, the department of education using federal or foundation funds, or both, shall pay for the allowable education costs of municipal, circuit, juvenile and district court ordered placements—placement and pretrial detention of children residing—in private treatment facilities and group homes where a fee is charged, including court ordered placements in programs for children with disabilities provided by a board of

1 cooperative educational services and the costs of all 2 educational services for children from the time of 3 detention through court disposition and placement. The 4 court shall immediately notify the department of education 5 of all placements and periods of detention ordered under district 6 this section. No shall be responsible for 7 educational programs and services of any child placed under this section nor shall any district receive funds, either 8 9 directly or indirectly, from any facility or home receiving 10 payment under this section for providing education programs 11 and services to children placed and residing in the 12 facility or home., but the In addition, no district may shall count the children among its average daily membership 13 14 any child receiving educational programs and services under this section. The department of education may contract with 15 school districts for the provision of educational programs 16 17 and services under this section and may require school districts to prepare and submit a transition plan for the 18 19 education of a child upon detention under this section and 20 prior to the child's release from a facility or home. The 21 department shall adopt reasonable rules and regulations 22 prescribing standards and setting forth allowable costs and establishing a rate schedule for educational program 23 services funded under this section. Standards shall be 24

1 subject to W.S. 21-9-101 and 21-9-102 and rules and

2 regulations of the state board and shall be designed to fit

3 the unique populations of residential centers, group homes,

4 juvenile detention facilities, programs and services

5 provided by boards of cooperative educational services and

6 out of state placement facilities.

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8 (c) Costs shall be billed monthly by the program

9 provider to:

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11 (ii) Except to the extent costs are covered

12 under subsection (n) of this section, the department of

13 education for approved educational services specified under

14 subsection (b) of this section.

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16 (f) Only group homes and residential treatment

17 facilities certified by the department of family services

18 are eligible to receive funding for residential and

19 treatment services under this section. Costs for education

20 services shall be paid by the department of education under

21 this section only if the educational program of the group

22 home, or residential treatment or juvenile detention

23 facility or the program provided by the board of

24 cooperative educational services meets the standards of

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1 subsection (b) of this section and has been approved by the 2 department and the costs are not otherwise covered under 3 subsection (n) of this section. The department of family 4 services and the department of education shall provide the 5 courts with a list of approved facilities and services. The court shall determine the parents' or the guardian's 6 7 contribution to the court ordered placement for all costs excluding necessary education costs based on the parents' 8 9 or guardian's ability to pay as provided by W.S. 14-6-236. 10 11 (n) Prior to billing the department of education 12 under paragraph (c)(ii) of this section, program providers 13 shall bill the department of health for costs of approved 14 educational services covered under the school health program under the Wyoming Medical Assistance and Services 15 16 Act pursuant to W.S. 42-4-103 (a) (xxix). 17 (o) The department of education shall implement an 18 19 administrative reporting mechanism which accounts for and 20 tracks children placed under this section and receiving 21 educational services. The reporting shall provide the 22 length of time children are receiving services, the types 23 of educational services received and expenditures per child

including amounts expended under the school health program

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under W.S. 42-4-103(a)(xxix). The reported information 1 2 shall be annually compiled and reported to the legislature 3 on or before December 31. 4 5 42-4-103. Authorized services and supplies. 6 7 (a) Services and supplies authorized for medical assistance under this chapter include: 8 9 10 (xxix) Programs and services provided under the 11 school health program. 12 13 **Section 2.** W.S. 21-13-315(h) is repealed. 14 15 Section 3. 16 17 (a) In addition to W.S. 21-13-315(o) as amended under section 1 of this act, the department of education, in 18 consultation with the legislative service office, shall 19 20 combine the information reported and collected under W.S. 21 21-13-305(o) with comprehensive information on the number 22 of children placed in residential treatment facilities, group homes, day treatment and juvenile detention 23

facilities, programs for children with disabilities

1 provided by boards of cooperative educational services and 2 other facilities in which children are placed from the time 3 of detention through court disposition. In addition, the 4 report shall provide detailed information on the length of 5 time a child is placed in a facility or program, the expenditures by the state on behalf of the child for 6 7 placement in the program or facility, the child's state of residence, expenditures on behalf of the child for any 8 9 medical costs, and shall include placement and expenditures for each child placed out of state. The department of 10 11 family services and the department of health shall provide 12 department of education necessary information to the 13 compile the reports required under this section and W.S. 21-13-315(o) as amended under section 1 of this act. 14 compilation of information shall be compared to previous 15 16 expenditures for programs and services of children placed 17 under W.S. 21-13-315 and shall provide estimates of future expenditures for these programs and services. 18

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20 (b) The information collected and compiled under 21 subsection (a) of this section shall be assembled and 22 reported to the joint appropriations interim committee and 23 the joint education interim committee by December 1, 2005.

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1 (c) Fifty thousand dollars (\$50,000.00) is

2 appropriated from the general fund to the department of

3 education to collect and assemble the information required

4 under this section.

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## 6 Section 4.

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(a) In addition to any other appropriation to 8 9 implement the medical assistance and services program, 10 there is appropriated to the department of health for 11 fiscal year 2004-2005 one hundred ninety thousand dollars 12 (\$190,000.00) from the school foundation program account and two hundred sixty thousand dollars (\$260,000.00) from 13 federal funds to implement the Medicaid school health 14 program for children placed or detained by the court under 15 W.S. 21-13-315 for school year 2004-2005 as authorized 16 17 under section 1 of this act. The department of health shall provide monthly reports to the state department of 18 education itemizing the total amount expended during the 19 20 previous month for programs and services under the school

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health program.

23 (b) Three million two hundred fifty-two thousand 24 dollars (\$3,252,000.00) is appropriated from the school

1 foundation program account to the department of education

2 to supplement amounts available to the department for the

3 provision of educational programs and services to court-

4 placed children to the extent required under W.S.

5 21-13-315, as amended under section 1 of this act. For

6 purposes of this appropriation, juvenile detention

7 facilities shall be reimbursed at a daily rate not to

8 exceed seventy-five dollars (\$75.00) per child per day.

9 The appropriation under this subsection shall be for the

10 period commencing July 1, 2004, and ending June 30, 2006.

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12 (c) Two hundred sixty-eight thousand dollars

13 (\$268,000.00) is appropriated from the general fund to the

14 department of education to fund two (2) additional full-

15 time positions necessary to carry out this act and to

16 monitor the quality and costs of education programs

17 provided to court placements.

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19 Section 5. This act is effective July 1, 2004.

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21 (END)

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