HB0282S01 compared with HB0282

{deleted text} shows text that was in HB0282 but was deleted in HB0282S01. Inserted text shows text that was not in HB0282 but was inserted into HB0282S01.

DISCLAIMER: This document is provided to assist you in your comparison of the two bills. Sometimes this automated comparison will NOT be completely accurate. Therefore, you need to read the actual bills. This automatically generated document could contain inaccuracies caused by: limitations of the compare program; bad input data; or other causes.

STATE STUREPYTSENTAORENKATIONY proposes the following substitute bill:

STUDENT DATA SYSTEM AMENDMENTS

2018 GENERAL SESSION

STATE OF UTAH

Chief Sponsor: Ken Ivory

Senate Sponsor:

LONG TITLE

General Description:

This bill enacts provisions related to {the State Board of Education's }student information {system}sustems.

Highlighted Provisions:

This bill:

defines terms; and

- $\frac{1}{7}$ requires the State Board of Education to:
 - {charge a fee to a}work with the Department of Technology Services and local education {agency that uses the State Board of Education's}agencies to form a task force to study student information {system}; and
 - report to the Business and Labor Interim Committee { regarding the fee}.

Money Appropriated in this Bill:

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None

Other Special Clauses:

None

Utah Code Sections Affected:

ENACTS:

53E-3-516, Utah Code Annotated 1953

Be it enacted by the Legislature of the state of Utah:

Section 1. Section **53E-3-516** is enacted to read:

53E-3-516. { State student} Student information {system} -- {Fee for LEA

use -- Reporting requirement}<u>Task force</u>.

(1) As used in this section:

(a) "Board" means the State Board of Education.

(b) "{Local education agency" or "}LEA" means a school district or charter school.

(c) "{State student}Student information system" means a computer database

{developed by the board to provide}that provides:

(i) academic intervention tracking;

(ii) assessment imports;

(iii) attendance tracking;

(iv) college and career tracking;

(v) food service data;

(vi) notification of student academic summary information;

(vii) scheduling;

(viii) teacher grade books; or

(ix) daily submission of information for state and federal reporting.

(2) (a) {Beginning with the 2020-21 school year, the board shall charge an LEA a fee for use of the state} The board shall work with the Department of Technology Services and LEAs to form a task force to study the cost effectiveness of student information system development or procuring a commercially available student information system.

(b) The {board shall establish the fee}task force shall consider the following factors: (i) best practices;

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(ii) effective and secure data management;

(iii) technological functionality; and

(iv) ability to incorporate industry expertise and technological advancement.

(c) The task force shall seek further information regarding the factors described in

<u>Subsection (2)({a}b) {based on a rate that the Department of Technology Services charges a</u> <u>state agency for a similar service.</u>

(c) The board}by sending a request for information to vendors and subject matter experts.

(d) The task force shall report to the Business and Labor Interim Committee and the Public Education Appropriations Subcommittee:

(i) before November 30, 2018, regarding the famount of the fee.

Legislative Review Note

Office of Legislative Research and General Counselistatus of the work done by the task

force; and

(ii) before September 30, 2019, regarding the task force's findings and

recommendations.