

IN THE HOUSE OF REPRESENTATIVES

HOUSE BILL NO. 339

BY WAYS AND MEANS COMMITTEE

AN ACT

1 RELATING TO EDUCATION; AMENDING SECTION 33-521, IDAHO CODE, TO
 2 REVISE PROVISIONS RELATING TO CERTAIN SEVERANCE PAYMENTS;
 3 REPEALING SECTION 33-1004G, IDAHO CODE, RELATING TO EARLY
 4 RETIREMENT INCENTIVES; AMENDING SECTION 33-1004H, IDAHO CODE,
 5 TO REVISE PROVISIONS RELATING TO EMPLOYING RETIRED TEACHERS
 6 AND ADMINISTRATORS; AMENDING SECTION 33-1004, IDAHO CODE, TO
 7 REVISE PROVISIONS RELATING TO INSTRUCTIONAL STAFF ALLOWANCE;
 8 TO PROVIDE FOR ALTERNATIVE USES OF CERTAIN SCHOOL BUILDING
 9 MAINTENANCE FUNDS; AMENDING CHAPTER 16, TITLE 33, IDAHO CODE,
 10 BY THE ADDITION OF A NEW SECTION 33-1619, IDAHO CODE, TO PROVIDE
 11 THAT SCHOOL DISTRICTS MAY OFFER VIRTUAL SCHOOL INSTRUCTION,
 12 TO PROVIDE THAT SCHOOL DISTRICTS MAY OFFER A BLEND OF VIRTUAL
 13 AND TRADITIONAL INSTRUCTION AND TO PROVIDE FOR THE COUNTING
 14 AND REPORTING OF AVERAGE DAILY ATTENDANCE; DECLARING AN
 15 EMERGENCY AND PROVIDING RETROACTIVE APPLICATION.
 16

17 Be It Enacted by the Legislature of the State of Idaho:

18 SECTION 1. That Section 33-521, Idaho Code, be, and the same is hereby amended to
 19 read as follows:

20 33-521. EMPLOYEE SEVERANCE IN CONSOLIDATED DISTRICT. The board of
 21 trustees of any school district newly formed within the last twelve (12) months through the
 22 consolidation of two (2) or more school districts may offer a one (1) time severance payment
 23 to a maximum of ten percent (10%) of the employees that were previously employed by the
 24 separate school districts. Such severance offers shall be made entirely at the discretion of
 25 the board of trustees, and shall not be bound by custom, seniority or contractual commitment.
 26 Employees are under no obligation to accept a severance offer. Any employee accepting a
 27 severance payment shall not be eligible for reemployment by the school district for a one (1)
 28 year period thereafter.

29 The severance payment shall consist of fifty-five percent (55%) of the salary-based
 30 apportionment funds allocated for the employee in the last year, plus any applicable state paid
 31 employee benefits. ~~Such severance shall be reduced by one half (1/2) for any employee who is~~
 32 ~~simultaneously receiving a disbursement of early retirement incentive funds, pursuant to section~~
 33 ~~33-1004G, Idaho Code.~~ The state department of education shall reimburse eligible school
 34 districts for one hundred percent (100%) of such costs, upon application by the school district.

35 SECTION 2. That Section [33-1004G](#), Idaho Code, be, and the same is hereby repealed.

36 SECTION 3. That Section 33-1004H, Idaho Code, be, and the same is hereby amended
 37 to read as follows:

1 33-1004H. EMPLOYING RETIRED TEACHERS AND ADMINISTRATORS. (1)
 2 Notwithstanding the provisions of section 33-514, 33-1271 or 33-1273, Idaho Code, school
 3 districts may employ certificated school teachers and administrators who are receiving
 4 retirement benefits from the public employee retirement system of Idaho, except those who
 5 received benefits under the early retirement program previously provided ~~in section 33-1004G,~~
 6 ~~Idaho Code,~~ by the state in positions requiring such certification, as at-will employees. Any
 7 employment contract between the retiree and the school district shall be separate and apart from
 8 the collective bargaining agreement of the school district.

9 (2) Retirees employed under this section shall accrue one (1) day per month of sick
 10 leave, with no annual sick leave accumulation unless additional sick leave is negotiated
 11 between the candidate and the school district at the time of employment. No sick leave accrued
 12 under this section qualifies for unused sick leave benefits under section 33-1228, Idaho Code.

13 (3) School districts are not required to provide health insurance or life insurance benefits
 14 to persons employed under this section. Post-termination benefits may be negotiated between
 15 the school district and the certificated employee at the time of rehiring but in no event can
 16 the parties affect or attempt to affect the provisions governing the public employee retirement
 17 system.

18 SECTION 4. That Section 33-1004, Idaho Code, be, and the same is hereby amended to
 19 read as follows:

20 33-1004. STAFF ALLOWANCE. For each school district, a staff allowance shall be
 21 determined as follows:

22 (1) Using the daily attendance reports that have been submitted for computing
 23 the February 15 apportionment of state funds as provided in section 33-1009, Idaho
 24 Code, determine the total support units for the district in the manner provided in section
 25 33-1002(6)(a), Idaho Code;

26 (2) Determine the instructional staff allowance by multiplying the support units by 1.1.
 27 A district must demonstrate that it actually employs the number of certificated instructional
 28 staff allowed, except as provided in subsection (5)(f) and (g) of this section. If the district
 29 does not employ the number allowed, the staff allowance shall be reduced to the actual number
 30 employed, except as provided in subsection (5)(f) and (g) of this section;

31 (3) Determine the administrative staff allowance by multiplying the support units by
 32 .075;

33 (4) Determine the classified staff allowance by multiplying the support units by .375;

34 (5) Additional conditions governing staff allowance:

35 (a) In determining the number of staff in subsections (2), (3) and (4) of this section,
 36 a district may contract separately for services to be rendered by nondistrict employees
 37 and such employees may be counted in the staff allowance. A "nondistrict employee"
 38 means a person for whom the school district does not pay the employer's obligations for
 39 employee benefits. When a district contracts for the services of a nondistrict employee,
 40 only the salary portion of the contract shall be allowable for computations.

41 (b) If there are circumstances preventing eligible use of staff allowance to which a
 42 district is entitled as provided in subsections (2) and (3) of this section, an appeal may be
 43 filed with the state department of education outlining the reasons and proposed alternative
 44 use of these funds, and a waiver may be granted.

45 (c) For any district with less than forty (40) support units:

1 (i) The instructional staff allowance shall be calculated applying the actual
2 number of support units. If the actual instructional staff employed in the school
3 year is greater than the instructional staff allowance, then the instructional staff
4 allowance shall be increased by one-half (1/2) staff allowance; and

5 (ii) The administrative staff allowance shall be calculated applying the actual
6 number of support units. If the actual administrative staff employed in the school
7 year is greater than the administrative staff allowance, then the administrative staff
8 allowance shall be increased by one-half (1/2) staff allowance.

9 (iii) Additionally, for any district with less than twenty (20) support units, the
10 instructional staff allowance shall be calculated applying the actual number of
11 support units. If the number of instructional staff employed in the school year is
12 greater than the instructional staff allowance, the staff allowance shall be increased
13 as provided in paragraphs (i) and (ii) of this subsection, and by an additional
14 one-half (1/2) instructional staff allowance.

15 (d) For any school district with one (1) or more separate secondary schools serving
16 grades nine (9) through twelve (12), the instructional staff allowance shall be increased by
17 two (2) additional instructional staff allowances for each such separate secondary school.

18 (e) Only instructional, administrative and classified personnel compensated by the
19 school district from the general maintenance and operation fund of the district shall be
20 included in the calculation of staff allowance or in any other calculations based upon
21 staff, including determination of the experience and education multiplier, the reporting
22 requirements, or the district's salary-based apportionment calculation. No food service
23 staff or transportation staff shall be included in the staff allowance.

24 (f) A district may utilize up to five percent (5%) of the moneys associated with positions
25 funded pursuant to subsection (2) of this section to defray the cost of providing virtual
26 education coursework, including virtual dual credit coursework, without a reduction in the
27 number of funded positions being imposed.

28 (g) For the period July 1, 2009, through June 30, 2011, only, a district may shift up
29 to two and sixty-three hundredths percent (2.63%) of the positions funded pursuant to
30 subsection (2) of this section to federal funds, without a reduction in the number of
31 funded positions being imposed.

32 (6) In the event that the staff allowance in any category is insufficient to meet
33 accreditation standards, a district may appeal to the state board of education, demonstrating the
34 insufficiency, and the state board may grant a waiver authorizing sufficient additional staff to
35 be included within the staff allowance to meet accreditation standards. Such a waiver shall be
36 limited to one (1) year, but may be renewed upon showing of continuing justification.

37 SECTION 5. The provisions of Section 33-1019, Idaho Code, notwithstanding, for the
38 period July 1, 2009, through June 30, 2010, only, an amount of local maintenance match
39 moneys normally required to be allocated for the maintenance and repair of student-occupied
40 buildings may be spent on other one (1) time, nonpersonnel costs, at the discretion of the
41 school district. Said amount shall be determined by the State Department of Education as
42 follows:

43 (a) Subtract from the local maintenance match requirement all plant facility levy funds
44 levied for tax year 2009.

45 (b) Subtract from the balance of any funds remaining after the subtraction provided
46 for in subsection (a) of this section, any additional funds necessary to fully remediate

1 all recommendations and code violations identified in the most recent inspection of each
2 student-occupied building conducted by the Division of Building Safety, excluding any
3 recommendations for which the least expensive remediation solution is the replacement of the
4 building.

5 (c) Divide the balance of any funds remaining after the calculation provided for in
6 subsection (b) of this section, by two (2).

7 School districts shall furnish information pursuant to the provisions of this section, as
8 may be required by the State Department of Education.

9 SECTION 6. That Chapter 16, Title 33, Idaho Code, be, and the same is hereby amended
10 by the addition thereto of a NEW SECTION, to be known and designated as Section 33-1619,
11 Idaho Code, and to read as follows:

12 33-1619. VIRTUAL EDUCATION PROGRAMS. School districts may offer instruction
13 in the manner described for a virtual school in section 33-5202A, Idaho Code. For programs
14 meeting such definition, the school district may count and report the average daily attendance
15 of the program's students in the manner prescribed in section 33-5208(8)(b), Idaho Code.
16 School districts may also offer instruction that is a blend of virtual and traditional instruction.
17 For such blended programs, the school district may count and report the average daily
18 attendance of the program's students in the manner prescribed in section 33-5208(8)(b), Idaho
19 Code. Alternatively, the school district may count and report the average daily attendance of
20 the blended program's students in the same manner as provided for traditional programs of
21 instruction, for the days or portions of days in which such students attend a physical public
22 school. For the balance of days or portions of days, average daily attendance may be counted
23 in the manner prescribed in section 33-5208(8)(b), Idaho Code.

24 SECTION 7. An emergency existing therefor, which emergency is hereby declared to
25 exist, Sections 1, 2 and 3 of this act shall be in full force and effect on and after passage and
26 approval, and retroactively to March 1, 2009. The other sections of this act shall be in full
27 force and effect on and after July 1, 2009.