An Act to provide for child safety accounts for students subject to certain safety

2020 South Dakota Legislature

House Bill 1258

AMENDMENT 1258B FOR THE INTRODUCED BILL

2	incidents.
3	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF SOUTH DAKOTA:
4	Section 1. That a NEW SECTION be added:
5	13-66-1. Child safety accountsRequest.
6	A parent may request a child safety account within five school days of a reported
7	safety incident if the qualified school is unable to resolve the safety issue to the satisfaction
8	of the parent and student.
9	Section 2. That a NEW SECTION be added:
10	13-66-2. Child safety accountCreationDepositsExceptions.
11	The board of a school district shall create a child safety account upon the parent
12	signing an agreement on the proper use and responsibilities of the account.
13	The board shall deposit into the account an amount equal to the average yearly
14	per-pupil cost for government schools in the state. Exceptions to this amount include:
15	(1) The amount shall be prorated based on the number of days remaining in the current
16	school year, if the safety incident occurs after the school year has already started;
17	<u>and</u>
18	(2) An additional amount to be deposited if the student has an Individual Education
19	Plan or a 504 Accommodation Plan issued under Section 504 of the Rehabilitation
20	Act of 1973. The additional amount shall be equal to the amount provided to the
21	student's current school district for that student.
22	Section 3. That a NEW SECTION be added:

1

1258B 2 904

1	13-66-3. Notification to department.
2	The board of a school district shall notify the Department of Education about any
3	child safety account created under § 13-66-2, including:
4	(1) The district where the student was previously enrolled; and
5	(2) The amount deposited into the child safety account.
6	Section 4. That a NEW SECTION be added:
7	13-66-4. Funding for school districtDeductionsRenewalUses of funds.
8	The Department of Education shall deduct the amount provided to a child safety
9	account from the appropriate funding for that school district.
10	A student may renew that student's account each year until the student:
11	(1) Graduates from a secondary school;
12	(2) Decides to return to the student's original school South Dakota public school
13	system; or
14	(3) Is no longer a qualified student.
15	Moneys not used during a school year shall remain in the student's account to pay
16	for qualified education expenses in any subsequent year, including at an institution of
17	higher education. Moneys remaining after the completion of a bachelor's degree or
18	technical certification shall revert to the state.
19	Section 5. That a NEW SECTION be added:
20	13-66-5. Notification to parent.
21	The board of a school district, upon creation of a child safety account, shall provide
22	a parent with a letter of account creation until a debit card is issued. The letter must be
23	accepted at a qualified school until the time payment may be made with the use of a debit
24	<u>card.</u>
25	Section 6. That a NEW SECTION be added:
26	13-66-6. Committee formationMembershipReviewFraudViolation as
27	misdemeanor or felony.
28	The board of a school district shall form a committee to review disputed
29	expenditures. The committee shall include:
30	(1) An employee of each type of qualified school;
31	(2) A home education expert; and

(3) A member of the staff of the board.

If a disputed expenditure is determined to be a simple mistake, the parent of the qualified student shall repay the expense.

If the disputed expenditure is determined to be fraudulent, the expenditure is a Class 2 misdemeanor. The parent of the qualified student shall repay the expense and the child safety account shall remain frozen until the repayment is made. The qualified student is eligible to continue to participate in the program. If there is a second instance of misdemeanor fraud, the account shall be frozen. The parent and any child of that parent are prohibited from participating in a child safety account.

If the disputed expenditure is determined to be a felony, the account shall be frozen, and the case remanded to the state's attorney in the district where the parent resides. The parent and any child of that parent are prohibited from participating in a child safety account.