SENATE BILL 1115
2nd Session of the 56th Legislature (2018)
By: Sharp

## AS INTRODUCED

An Act relating to schools; amending 70 O.S. 2011, Section 3-104.4, as last amended by Section 27, Chapter 42, O.S.L. 2017 (70 O.S. Supp. 2017, Section 3-104.4), which relates to standards for accreditation; requiring the State Board of Education to assess a financial penalty against school districts that fail to meet certain class size limitations; amending 70 O.S. 2011, Section 18-113.1, which relates to class size limitations; removing language prohibiting a penalty from being assessed against certain school districts that cannot meet certain class size limitations due to certain reasons; amending 70 O.S. 2011, Section 18-113.2, which relates to penalties for violations of class size limitations; removing language prohibiting a penalty from being assessed against certain school districts that cannot meet certain class size limitations due to certain reasons; providing an effective date; and declaring an emergency.

BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
SECTION 1. AMENDATORY 70 O.S. 2011, Section 3-104.4, as
last amended by Section 27, Chapter 42, O.S.L. 2017 (70 O.S. Supp. 2017, Section 3-104.4), is amended to read as follows:

Section 3-104.4. A. On or before February 1, 1991, the State Board of Education shall adopt standards for the accreditation of
the public schools in this state according to the requirements of this act, to be effective as set forth in this act. The accreditation standards shall incorporate the curricular standards established pursuant to Section $11-103.6$ of this title. The accreditation standards shall equal or exceed the accreditation standards for schools promulgated by the North Central Association of Colleges and Schools to the extent that the standards are consistent with an academic results oriented approach to accreditation, excluding those standards which deal with affective behavior to the extent the adoption of the standards does not conflict with state statute. The accreditation adopted by the state Board shall encompass accreditation for elementary schools, middle schools, junior high schools, and high schools. The accreditation standards shall be made available for public inspection at the offices of the State Department of Education.
B. Standards for accreditation adopted by the state Board of Education shall include standards relating to the provision of school counselors to the public school children of this state. The State Board of Education shall require each local school district to provide information regarding the number of counselors serving each school site, the duties of all such counselors including all administrative duties, the number of students served by each counselor, and information regarding the number of counselors
employed per elementary school, middle school, junior high school and high school.
C. Except as otherwise provided by subsection $A$ of this section with regard to curricular standards, as a condition of receiving state accreditation pursuant to this act:

1. High schools shall meet the accreditation standards not later than June 30, 1995; and
2. Elementary, middle and junior high schools shall meet the accreditation standards not later than June 30, 1999.

Schools shall thereafter continue to meet the accreditation standards as a condition of continued accreditation. Nothing herein shall be construed as preventing changes to the adopted standards by the State Board of Education pursuant to the Administrative Procedures Act.
D. If one or more school sites fails to receive accreditation as required pursuant to this section by the dates set forth in subsection $C$ of this section or subsequently loses accreditation, the State Board of Education shall close the school and reassign the students to accredited schools within the district or shall annex the district to one or more other districts in which the students can be educated in accredited schools.
E. Standards for accreditation adopted by the state Board of Education shall include standards relating to the provision of educational services provided in partial hospitalization programs,
day treatment programs, day hospital programs, residential treatment programs and emergency shelter programs for persons between the ages of three (3) and twenty-one (21) years of age. The accreditation standards shall apply to onsite and offsite educational services provided by public school districts or state-accredited private schools. The accreditation standards shall provide for warnings, probation or nonaccredited status for schools that fail to meet the standards. Each school which is providing or is required to provide educational services for students placed in a program as described in this subsection shall be actively monitored by the state Department of Education. The Department shall determine on an ongoing basis if the educational program and services are in compliance with the accreditation standards. The Department shall investigate a complaint of failure to provide educational services within ten (10) days of receiving the complaint. If the Department determines that a school has failed to comply with the accreditation standards the Department shall report the recommended warning, probation or nonaccredited accreditation status to the state Board of Education within sixty (60) days. If a school does not take action to comply with the accreditation standards within ninety (90) days after a report is filed by the Department, the Board shall withdraw accreditation for the school.
F. State Board accreditation regulations shall provide for warnings and for assistance to schools and school districts whenever
there is reason to believe a school is in danger of losing its state accreditation.
G. The State Board shall provide assistance to districts in considering the possibility of meeting accreditation requirements through the use of nontraditional means of instruction. The State Board shall also assist districts in forming cooperatives and making arrangements for the use of satellite instruction or other instructional technologies to the extent that use of such instructional means meets accreditation standards.
H. 1. Accreditation shall not be withdrawn from or denied nor shall a penalty be assessed against a school or school district for failing to meet the media materials and equipment standards and media program expenditure standards as set forth in the accreditation standards adopted by the Board.
2. The provisions of paragraph 1 of this subsection shall cease to be effective during a fiscal year immediately following a fiscal year that the state financial support of public schools provides an amount equal to or more than Three Thousand Two Hundred Ninety-one Dollars and sixty cents (\$3,291.60) per weighted average daily membership as calculated pursuant to Section 18-200.1 of this title and reported to school districts by the state Department of Education on the initial tentative State Aid allocation notice.
3. If the amount set and calculated as provided for in paragraph 2 of this subsection is reduced by one percent (1\%) or
more as reported to school districts by the Department on the initial tentative State Aid allocation notice for the following fiscal year, the provisions of paragraph 2 of this subsection shall cease to be effective and the provisions of paragraph 1 of this subsection shall continue to be effective.
I. 1. The State Board shall not assess a financial penalty against any school district which is given a deficiency in accreditation status during any fiscal year as provided for in this subsection, except for deficiencies for failing to meet the class size requirements set forth in subsection A of Section 18-113.1 of this title or Section 18-113.2 of this title.
2. The provisions of paragraph 1 of this subsection shall cease to be effective during a fiscal year immediately following a fiscal year that the state financial support of public schools provides an amount equal to or more than Three Thousand Two Hundred Ninety-one Dollars and sixty cents (\$3,291.60) per weighted average daily membership as calculated pursuant to Section 18-200.1 of this title and reported to school districts by the state Department of Education on the initial tentative State Aid allocation notice.
3. If the amount set and calculated as provided for in paragraph 2 of this subsection is reduced by one percent (1\%) or more as reported to school districts by the Department on the initial tentative State Aid allocation notice for the following fiscal year, the provisions of paragraph 2 of this subsection shall
cease to be effective and the provisions of paragraph 1 of this subsection shall continue to be effective.
J. Accreditation shall not be withdrawn from or denied, nor shall a penalty be assessed against, a school district for complying with this section.

SECTION 2. AMENDATORY 70 O.S. 2011, Section 18-113.1, is amended to read as follows:

Section 18-113.1. A. The provisions of this subsection shall apply only to grades one through three.

1. Except as otherwise provided for in this section, no child shall be included in the average daily membership of a school district for the purpose of computing and paying state-appropriated funds if that child is regularly assigned to a teacher or to a class that includes more than twenty (20) students.
2. If a class or classes in a grade exceed the class size limitation provided for in this subsection, the class size limitation and penalty shall not apply if:
a. the creation of an additional class would cause a class to have fewer than ten (10) students $\dot{\boldsymbol{\prime}} \boldsymbol{\prime}$ and
b. a teacher's assistant, as defined in Section 6-127 of this title, is employed to serve with each teacher in a class that exceeds the class size limitation provided for in this subsection.
3. No school district shall be penalized for exceeding class size limitations set forth in this subsection if the limitations are exceeded beginning after the first nine (9) weeks of the school year.

Any school district found to be in violation of the provisions of this subsection shall receive a penalty in the State Aid formula as a reduction to State Aid to be determined as follows:
a. Multiply multiply each pupil in excess of the class size membership limit as provided in this subsection by the grade level weight and by the Base Foundation Support Level for the current school year, and
b. Multiply multiply each pupil in excess of the class size membership limit as provided in this subsection by the grade level weight and by the Incentive Aid guarantee for the current school year times twenty (20), and
c. Sum sum the products of subparagraphs a and bof this paragraph.
B. The provisions of this subsection shall apply only to grades four through six.

1. Except as otherwise provided for in this section, no child shall be included in the average daily membership of a school district for the purpose of computing and paying state-appropriated
funds if that child is regularly assigned to a teacher or to a class that includes more than twenty (20) students.
2. If a class or classes in a grade exceed the class size limitation provided for in this subsection, the class size limitation and penalty shall not apply if the creation of an additional class would cause a class to have fewer than sixteen (16) students.
3. No school district shall be penalized for exceeding class size limitations set forth in this subsection if the limitations are exceeded beginning after the first nine (9) weeks of the school year.
4. Any school district found to be in violation of the provisions of this subsection shall receive a penalty in the state Aid formula as a reduction to State Aid to be determined as follows:
a. Multiply multiply each pupil in excess of the class size membership limit as provided in this subsection by the grade level weight and by the Base Foundation Support Level for the current school year, and
b. Multiply multiply each pupil in excess of the class size membership limit as provided in this subsection by the grade level weight and by the Incentive Aid guarantee for the current school year times twenty (20), and
c. Sum sum the products of subparagraphs a and bof this paragraph.
C. Classes in the following subjects shall not be subject to the class size limitations provided for in subsections A and B of this section:
5. Physical education; and
6. Chorus, band, orchestra and similar music classes.
D. If a school district groups its grades as grades one through five, grades six through eight, and grades nine through twelve, then as to such district the provisions of subsection $B$ of this section shall apply to grades four and five rather than grades four through six, and the provisions of Section 18-113.3 of this title shall apply to grades six through twelve.
E. Any violations of the provisions of this section shall result in denial of accreditation in accordance with the requirements of Section 3-104.4 of this title.
F. Any school district which at the beginning of the school year does not have sufficient classrooms to meet the class size Iimitation provided for in this section as determined by guidelines established by the State Board of Education shall not be penalized for failure to meet the class size limitations provided for in this section if:
a. the school district has voted indebtedness, at any
time within the five (5) years preceding the year the

| 1 | district exceeds the class size limitations or during |
| :---: | :---: |
| 2 | the year the district exceeds the class size |
| 3 | Iimitations, through the issuance of bonds or approval |
| 4 | by voters of issuance of new bonds for more than |
| 5 | eighty-five percent ( $85 \%$ ) of the maximum allowable |
| 6 | pursuant to the provisions of Section 26 of Article $X$ |
| 7 | of the Oklahoma Constitution as shown on the school |
| 8 | district budget filed with the State Equalization |
| 9 | Board for the current school year and certifications |
| 10 | by the Attorney Gencral prior to February 1 of the |
| 11 | eurrent school year; and |
| 12 | $b$. on the date of filing of the school district budget |
| 13 | with the State Equalization Board, the school district |
| 14 | is voting the maximum millage allowable for the |
| 15 | support, maintenance and construction of schools as |
| 16 | provided for in subsections (a), (c), (d) and (d-1) of |
| 17 | Section 9 of Article X of the Oklahoma Constitution |
| 18 | and Section 10 of Article $X$ of the Oklahoma |
| 19 | Constitution. |
| 20 | G. Any school district which exceeds the class size limitations |
| 21 | as set forth in this section shall submit a written report to the |
| 22 | State Board of Education, on or before July 1 of each year, setting |
| 23 | forth the procedures that the district will follow in order to |
| 24 | comply with this section. |

H. G. School districts which receive state-appropriated funds pursuant to the provisions of Section 18-112.2 of this title and do not comply with the provisions of this section shall be subject to loss of State Aid for each child in excess of the class size limitations specified in this section.

SECTION 3. AMENDATORY 70 O.S. 2011, Section 18-113.2, is amended to read as follows:

Section 18-113.2. A. The provisions of this section shall apply only to kindergarten.

1. No child shall be included in the average daily membership of a school district for the purpose of computing and paying stateappropriated funds if that child is regularly assigned to a teacher or to a class that includes more than twenty (20) students.
2. If a class or classes in a grade exceed the class size limitation provided for in this subsection, the class size limitation and penalty shall not apply if:
a. the creation of an additional class would cause a class to have fewer than ten (10) students; and b. a teacher's assistant, as defined in Section 6-127 of this title, is employed to serve with each teacher in a class that exceeds the class size limitation provided for in this subsection.
3. No school district shall be penalized for exceeding class size limitations set forth in this section if the limitations are
exceeded beginning after the first nine (9) weeks of the school year.
4. Any school district which at the beginning of the school year does not have sufficient classrooms to meet the class size limitation provided for in this section as determined by guidelines established by the State Board of Education shall not be penalized for failure to mect the class size limitations provided for in this section if:
a. the school district has voted indebtedness, at any time within the five (5) years preceding the year the district exceeds the class size limitations or during the year the district exceeds the class size Iimitations, through the issuance of bonds or approval by voters of issuance of new bonds for more than eighty-five percent (85\%) of the maximum allowable pursuant to the provisions of Section 26 of Article X of the Oklahoma Constitution as shown on the school district budget filed with the State Equalization Board for the current school year and certifications by the Attorncy Gencral prior to February 1 of the eurrent school year; and
b. On the date of filing of the school district budget with the State Fqualization Board, the school district is voting the maximum millage allowable for the
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support, maintenance and construction of schools as
provided for in subsections (a), (c), (d) and (d=1) of
Section 9 of Article X of the Oklahoma Constitution
and Section 10 of Article X of the Oklahoma
Constitution.
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5. Any school district found to be in violation of the provisions of this subsection shall receive a penalty in the State Aid formula as a reduction to State Aid to be determined as follows:
a. Multiply multiply each pupil in excess of the class size membership limit as provided in this subsection by the grade level weight and by the Base Foundation Support Level for the current school year, and
b. Multiply multiply each pupil in excess of the class size membership limit as provided in this subsection by the grade level weight and by the Incentive Aid guarantee for the current school year times twenty (20), and
c. Sum sum the products of subparagraphs $a$ and $b$ of this paragraph.
B. Any violations of the provisions of this section shall result in denial of accreditation in accordance with the requirements of Section 3-104.4 of this title.
C. School districts which receive state-appropriated funds pursuant to the provisions of Section 18-112.2 of this title and do
not comply with the provisions of this section shall be subject to
loss of State Aid for each child in excess of the class size
limitations specified in this section.
SECTION 4. This act shall become effective July 1, 2018.
SECTION 5. It being immediately necessary for the preservation
of the public peace, health or safety, an emergency is hereby
declared to exist, by reason whereof this act shall take effect and
be in full force from and after its passage and approval.

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