Senate File 546 - Enrolled

Senate File 546

AN ACT

RELATING TO PRIVATE INSTRUCTIONAND DRIVER EDUCATION.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

Section 1. Section 256.11, subsection 17, paragraph c, subparagraph(3), Code 2021, is amended to read as follows:

(3) An online learningplatformoffered, subject to the initial availability of federal funds, by the departmentin collaborationwith one or more area education agencies or in partnershipwith school districts and accredited nonpublic schools. The online learningplatformmay deliver distance educationto students, including students receiving independent private instructionas defined in section 299A.1, subsection 2, paragraph "b", competent private instruction under section 299A.2, or private instructionby a nonlicensedperson under section 299A.3 chapter 299A, provided such students register with the school district of residence and the coursework offered by the online learningplatform is taught and supervisedby a teacher licensed under chapter 272 who has online learning experience and the course content meets the requirementsestablishedby rule pursuant to section 256.7, subsection32, paragraph "c". The department and the area educationagencies operatingonline learning programs pursuant to section 273.16 shall coordinate to ensure the most effective use of resources and delivery of services. Federal funds, if available, may be used to offset what would otherwise be costs to school districts for participationin the program.

Sec. 2. Section 273.16, subsection 1, Code 2021, is amended
to read as follows:

1. Subject to an appropriation of funds by the general assembly for this purpose, the area education agencies may offer, separately or in collaboration with other area education agencies, or in partnership with school districts and accredited nonpublic schools, to provide an online learning program to deliver distance education to Iowa's secondary students, including students receiving independent private instructionas defined in section 299A.1, subsection 2, paragraph "b", competent private instruction under section 299A.2, or private instruction and another section 299A.3 chapter 299A.

Sec. 3. Section 299A.1, subsection 1, Code 2021, is amended to read as follows:

1. The parent, guardian, or legal custodianof a child of compulsoryattendanceage who places may place the child under private instructionshall provide, unless otherwise exempted, competent private instructionor independent private instructionin accordance with this chapter. A parent, guardian, or legal custodianof a child of compulsory attendanceage who places the child under private instruction which that is not competent private instructionor independent private instruction, in compliance with this chapter, or who otherwise fails to comply with the requirements of this chapter, is subject to the provisions of sections 299.1 through 299.4 and the penalties provided in section 299.6.

Sec. 4. Section 299A.1, subsection 2, paragrapha, Code
2021, is amended to read as follows:

a. "Competentprivate instruction means private either of the following:

(1) Private instructionprovided on a daily basis for at least one hundred forty-eightdays during a school year, to be met by attendancefor at least thirty-sevendays each school quarter, by or under the supervision of a licensed practitioner in the manner provided under section 299A.2, which results in the student making adequate progress.

(2) Private instructionprovided by a parent, guardian, or legal custodian under section 299A.3.

Sec. 5. Section 299A.1, subsection 2, paragraph b, unnumbered paragraph 1, Code 2021, is amended to read as follows:

"Independentprivate instruction means private instruction that meets the following criteria:

Sec. 6. Section 299A.3, Code 2021, is amended to read as
follows:

299A.3 Private Competentprivateinstructionby nonlicensed person parent, quardian, or legal custodian

A parent, guardian, or legal custodianof a child of compulsoryattendanceage providing<u>competent</u>private instructionto the child may meet all of the following requirements:

1. Complete and send, in a timely manner, the report required under section 299.4 to the school district of residence of the child.

2. Ensure that the child under the parent's, guardian's, or legal custodian'sinstructionis evaluated annually to determine whether the child is making adequate progress, as defined in section 299A.6.

3. Ensure that the results of the child's annual evaluation are reported to the school district of residence of the child and to the department of education by a date not later than $\frac{1}{3}$ August 1 of each the year following the school year in which the child is was under competent private instruction pursuant to this section.

Sec. 7. Section 299A.4, subsection 1, Code 2021, is amended to read as follows:

1. Each child of compulsoryattendanceage who is receivingcompetent private instructionshall either be evaluated annually by May \pm <u>31</u>, using a nationally recognized standardized achievement evaluation or other assessment tool developed or recognized by the department of education and chosen by the child's parent, guardian, or legal custodian from a list of approved evaluations or assessment tools provided by the department of education or be evaluated annually in the manner provided in subsection 7. The department shall provide information on the cost of and the administration time required for each of the approved evaluations. The department

shall provide, as part of approval procedures for evaluations to be used under this section, a mechanism which permits the introduction and approval of new or alternate methods of educational assessment which meet the requirements of this chapter.

Sec. 8. Section 299A.6, Code 2021, is amended by adding the followingnew subsection:

<u>NEW SUBSECTION</u> 2A. This section shall not be construed to require or prohibit testing on any subject matter at intervals more frequently or at grade levels other than those set forth in section 256.7, subsection 21, paragraph "b", subparagraph (2).

Sec. 9. Section 321.178, subsection1, paragrapha, subparagraph(4), Code 2021, is amended to read as follows:

(4) Instructionproviding an awareness about sharing the road with <u>pedestrians</u>, bicycles and motorcycles. The instructioncourse shall be first approved by the state department of transportation. Instructional materials creating an awareness about sharing the road with <u>pedestrians</u>, bicycles and motorcyclesshall also be distributed during the course of instruction.

Sec. 10. Section 321.178A, subsection2, paragraphc, Code 2021, is amended to read as follows:

c. "Teachingparent" means a parent, guardian, or legal custodianof a studentwho is currently providing competent private instruction to the student pursuant to section 299A.2 or 299A.3 and who provided such instruction to the student during the previous year meeting the attendance requirement of section 299.1, subsection1; who has a valid driver's license, other than a motorized bicycle license or a temporary restrictedlicense, that permits unaccompanieddriving; and who has maintained a clear driving record for the previous two years. For purposes of this paragraph, "cleardrivingrecord" means the individual has not been identified as a candidate for suspensionor revocation of a driver's license under the habitualviolator or habitualoffender provisions of the department'sregulations; is not subject to a driver'slicense suspension, revocation, denial, cancellation, disqualification, or bar; and has no record of a conviction for a moving traffic

violationdetermined to be the cause of a motor vehicle accident.

Sec. 11. Section 321.178A, subsection3, paragrapha, subparagraphs(1), (2), (3), (4), (5), and (6), Code 2021, are amended to read as follows:

(1) Thirty clock hours of classroominstruction.

(2) Forty <u>Thirty</u> hours of street or highway driving includingfour <u>three</u> hours of driving after sunset and before sunrise while accompanied by the <u>a</u> teachingparent <u>or a</u> <u>person who is qualified to provide street or highway driving</u> <u>instruction pursuant to section 321.178</u>

(3) (2) Four hours of classroominstruction Instruction concerningsubstance abuse.

(4) (3) A minimum of twenty minutes of instruction Instructionconcerningrailroad crossing safety.

(5) (4) Instructionrelating to becoming an organ donor under the revised uniform anatomical gift Act as provided in chapter 142C.

(6) (5) Instructionproviding an awarenessabout sharing the road with <u>pedestrians</u>, bicycles and motorcycles.

Sec. 12. Section 321.178A, subsection3, paragraphb, Code
2021, is amended to read as follows:

b. The content of the course of instructionrequired under this subsectionshall be equivalent to that required under section 321.178. However, reference and study materials, physical classroom requirements, <u>actual classroom hours and</u> <u>minutes</u>, and extra vehicle safety equipment required for instruction action 321.178 shall not be required for the course of instruction provided under this section

Sec. 13. Section 321.178A, subsection4, paragraphsb, e, and g, Code 2021, are amended to read as follows:

b. Documentationthat the student is receivingcompetent private instructionunder section 299A.2 or the name of the school district within which the student is receiving instructionunder section 299A.3 <u>teachingparent is meeting the</u> attendancerequirement of section 299.1, subsection 1.

e. Copies of written tests completed by the student or lesser documentationas may be required by the department

g. A log of completed street or highway driving instruction

includingthe dates when the lessons were conducted, the student'sand the teaching parent'sname and initials noted next to each entry, notes on driving activities includinga list of driving deficiencies and improvements, and the duration of the driving time for each session.

Sec. 14. Section 321.178A, subsection5, Code 2021, is amended to read as follows:

5. Intermediatelicense. Any student who successfully completes an approved course as provided in this section, passes a driving test to be administered by the department, and is otherwisequalified under section 321.180B, subsection 2, shall be eligible for an intermediatelicense pursuant to section 321.180B. Twenty of the forty thirty hours of street or highway driving instruction required under subsection 3, paragraph "a", subparagraph(2) (1), may be used to satisfy the requirement of section 321.180B, subsection 2.

Sec. 15. Section 321.178A, Code 2021, is amended by adding the following new subsection:

<u>NEW SUBSECTION</u> 7. Applicability. This section shall not be construed to require a teaching parent to apply for or seek approval of the department separate from the course completion and certification requirements of subsection 4.

JAKE CHAPMAN Presidentof the Senate PAT GRASSLEY Speaker of the House

I hereby certify that this bill originated in the Senate and is known as Senate File 546, Eighty-ninthGeneralAssembly.

W. CHARLES SMITHSON Secretaryof the Senate

Approved ,2021

KIM REYNOLDS Governor