SUBSTITUTE FOR

SENATE BILL NO. 944

A bill to amend 1979 PA 94, entitled "The state school aid act of 1979," by amending section 166a (MCL 388.1766a), as amended by 2003 PA

by amending section 166a (MCL 388.1766a), as amended by 2003 PA 158.

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

Sec. 166a. (1) In order to avoid forfeiture of state aid under subsection (2), the board of a district or intermediate district providing reproductive health or other sex education instruction under section 1169, 1506, or 1507 of the revised school code, MCL 380.1169, 380.1506, and 380.1507, or under any other provision of law, shall ensure that all of the following are met:

8 (a) That the district or intermediate district does not
9 provide any of the instruction to a pupil who is less than 18
10 years of age unless the district or intermediate district

1 notifies the pupil's parent or legal guardian in advance of the 2 instruction and the content of the instruction, gives the pupil's 3 parent or legal guardian a prior opportunity to review the 4 materials to be used in the instruction, allows the pupil's 5 parent or legal guardian to observe the instruction, and notifies 6 the pupil's parent or legal guardian in advance of his or her 7 rights to observe the instruction and to have the pupil excused 8 from the instruction.

9 (b) That, upon the written request of a pupil's parent or
10 legal guardian or of a pupil if the pupil is at least age 18, the
11 pupil shall be excused, without penalty or loss of academic
12 credit, from attending class sessions in which the instruction is
13 provided.

(c) That the sex education instruction includes age-appropriate information clearly informing pupils at 1 or more age-appropriate grade levels that having sex or sexual contact with an individual under the age of 16 is a crime punishable by imprisonment, and that 1 of the other results of being convicted of this crime is to be listed on the sex offender registry on the internet for at least 25 years.

(2) If a parent or legal guardian of a pupil enrolled in a
district or intermediate district believes that the district or
intermediate district has violated this section or section 1169,
1506, or 1507 of the revised school code, MCL 380.1169, 380.1506,
and 380.1507, he or she may file a complaint with the
superintendent or chief administrator of the district or
intermediate district in which the pupil is enrolled. Upon

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1 receipt of the complaint, the superintendent or chief administrator of the district or intermediate district shall 2 investigate the complaint and, within 30 days after the date of 3 the complaint, provide a written report of his or her findings to 4 5 the parent or legal guardian who filed the complaint and to the superintendent of public instruction. If the investigation 6 reveals that 1 or more violations have occurred, the written 7 report shall contain a description of each violation and of 8 corrective action the district or intermediate district will take 9 to correct the situation to ensure that there is no further 10 The district or intermediate district shall take the 11 violation. 12 corrective action described in the written report within 30 days 13 after the date of the written report.

14 (3) If a parent who has filed a complaint with a district under subsection (2) is not satisfied with the investigation or 15 findings made by the superintendent or chief administrator of the 16 17 district, the parent may appeal the findings to the intermediate district in which the district is located. If there is an appeal 18 to an intermediate district under this subsection, the 19 intermediate superintendent of the intermediate district shall 20 investigate the complaint and, within 30 days after the date of 21 the appeal, provide a written report of his or her findings to 22 the parent or legal guardian who filed the appeal and to the 23 superintendent of public instruction. If the investigation by 24 the intermediate superintendent reveals that 1 or more violations 25 26 have occurred, the intermediate superintendent in consultation 27 with the local district shall develop a plan for corrective

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action for the district to take to correct the situation to
 ensure that there is no further violation, and shall include this
 plan for corrective action with the written report provided to
 the parent or legal guardian and the superintendent of public
 instruction. The district shall take the corrective action
 described in the plan within 30 days after the date of the
 written report.

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(4) If a parent who has filed a complaint with an 8 intermediate district under subsection (2) or a parent who has 9 filed an appeal with an intermediate district under subsection 10 11 (3) is not satisfied with the investigation or findings made by 12 the intermediate superintendent of the intermediate district, the 13 parent may appeal the findings to the department. If there is an 14 appeal to the department under this subsection, the department shall investigate the complaint and, within 90 days after the 15 date of the appeal, provide a written report of its findings to 16 17 the parent or legal guardian who filed the appeal, to the superintendent of public instruction, and to the district and 18 intermediate district. If the department finds 1 or more 19 20 violations as a result of its investigation, then all of the 21 following apply:

(a) The department shall develop a plan for corrective action for the district or intermediate district to take to correct the situation to ensure that there is no further violation, and shall include this plan for corrective action with the written report provided to the parent or legal guardian, the superintendent of public instruction, and the district or intermediate district.

The district or intermediate district shall take the corrective
 action described in the plan within 30 days after the date of the
 written report.

4 (b) In addition to withholding the percentage of state school 5 aid forfeited by the district or intermediate district under 6 subsection (5), the department may assess a fee to the district 7 or intermediate district that committed the violation in an 8 amount not to exceed the actual cost to the department of 9 conducting the investigation and making the reports required 10 under this subsection.

(5) -(2) A If an investigation conducted by the department 11 12 under subsection (4) reveals that a district or intermediate 13 district that does not comply with has committed 1 or more violations of this section or section 1169, 1506, or 1507 of the 14 revised school code, MCL 380.1169, 380.1506, and 380.1507, the 15 district or intermediate district shall forfeit -5% an amount 16 equal to 1% of its total state school aid allocation under this 17 18 act.

19 (6) The department, with the approval of the superintendent 20 of public instruction, shall establish a reasonable process for a 21 complainant to appeal to the department under subsection (4). 22 The process shall not place an undue burden on the complainant, 23 the district or intermediate district, or the department.

(7) The department shall track the number of complaints and
appeals it receives under this section for the 2004-2005 school
year and, not later than the end of that school year, shall
submit a report to the standing committees and appropriations

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subcommittees of the legislature having jurisdiction over
 education legislation and state school aid that details the
 number and nature of those complaints and appeals and the cost to
 the department of handling them.

5 Enacting section 1. This amendatory act does not take
6 effect unless Senate Bill No. 943 of the 92nd Legislature is
7 enacted into law.

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