LEGISLATURE OF NEBRASKA ONE HUNDRED SEVENTH LEGISLATURE SECOND SESSION

LEGISLATIVE BILL 1219

Introduced by Sanders, 45. Read first time January 20, 2022 Committee: Education

- A BILL FOR AN ACT relating to education; to adopt the Extended Learning
 Opportunities Act; and to provide an operative date.
- 3 Be it enacted by the people of the State of Nebraska,

1	Section 1. <u>Sections 1 to 5 of this act shall be known and may be</u>
2	cited as the Extended Learning Opportunities Act.
3	Sec. 2. Any student attending public school in this state shall be
4	eligible for extended learning opportunities outside of the traditional
5	<u>classroom setting. For purposes of the Extended Learning Opportunities</u>
6	Act, extended learning opportunity means an out-of-classroom learning
7	experience that provides a student with:
8	<u>(1) Enrichment opportunities outside of a classroom setting;</u>
9	<u>(2) Career readiness or employment skills, including internships,</u>
10	pre-apprenticeships, and apprenticeships; or
11	<u>(3) Any other type of out-of-classroom education opportunity</u>
12	approved by the State Department of Education.
13	Sec. 3. <u>(1)(a) A student may request credit for an extended</u>
14	learning opportunity from the student's school district or the State
15	Department of Education. If an extended learning opportunity is approved
16	by the student's school district, then the student shall receive credit
17	toward school district or school-specific graduation requirements for
18	middle school or high school students or mastery toward required skills
19	or school district or school-specific standards for elementary students.
20	<u>(b) If an extended learning opportunity is approved by the State</u>
21	Department of Education, then the student shall receive credit towards
22	state graduation requirements for middle school or high school students
23	<u>or mastery toward required skills or state standards for elementary</u>
24	<u>students.</u>
25	<u>(2) Each school district shall adopt an extended learning</u>
26	opportunities policy that:
27	<u>(a) Provides a process through which entities may apply to offer</u>
28	extended learning opportunities that will qualify for credit;
29	<u>(b) Defines which entities are eligible to submit applications to</u>
30	offer extended learning opportunities. These entities may include, but
31	are not limited to:

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1	<u>(i) Nonprofit organizations;</u>
2	(ii) Businesses with established locations in this state;
3	(iii) Trade associations; and
4	<u>(iv) The United States armed forces, for middle school or high</u>
5	<pre>school students;</pre>
6	(c) Provides a process through which a student may request credit
7	for an extended learning opportunity; and
8	<u>(d) Develops criteria that the school district shall use to</u>
9	determine whether a proposed extended learning opportunity qualifies for
10	credit toward core of instruction graduation requirements, electives, or
11	required skills or standards.
12	(3) The State Department of Education shall adopt a policy regarding
13	extended learning opportunities.
14	(4) Credit earned outside of school may not be used to calculate
15	average daily attendance or enrollment for school funding purposes.
16	(5) Policies and procedures established by a school district shall
17	be such that students have an opportunity to request credit for extended
18	learning opportunities and meet school district or school established
19	timelines and requirements. To earn credit for an extended learning
20	opportunity under this act, the student must agree to the requirements
21	set forth by the school district.
22	Sec. 4. <u>(1) Beginning on the operative date of this act, a high</u>
23	school student may request credit for a course by demonstrating an
24	acceptable understanding of the subject area content standards. Each
25	school district shall adopt a policy to:
26	<u>(a) Provide a process through which a student can demonstrate</u>
27	acceptable understanding of the subject area content;
28	(b) Establish methods by which a student can demonstrate acceptable
29	understanding of the subject area content. Methods may include, but are
30	not limited to:
31	(i) Assessments;

31 <u>(i) Assessments;</u>

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1	(ii) Performance-based assessments;
2	<u>(iii) Presentations, projects, or papers;</u>
3	<u>(iv) Performance or portfolio; or</u>
4	(v) Other methods independent of instruction time and credit
5	approved by the school district; and
6	<u>(c) Determine the qualifying score or grade, the minimum of which</u>
7	shall be eighty percent, that a student must earn in order to receive a
8	pass and earn credit for such a course.
9	(2) If a student earns credit under this section, the student shall
10	be considered as having completed all required coursework for such course
11	and if applicable, the prerequisite requirements that the course
12	satisfies. A course for which a student is awarded credit under this
13	section shall be considered to satisfy the equivalent number of credits
14	towards the student's graduation requirements as such course.
15	(3) If a student earns credit under this section, such student may
16	not subsequently receive credit for a course earlier in the course
17	sequence in the same subject area.
18	Sec. 5. <u>The State Department of Education may adopt and promulgate</u>

- 19 <u>rules and regulations to carry out this act.</u>

Sec. 6. This act becomes operative on August 1, 2023.