HB1982 FULLPCS1 Trish Ranson-SW 2/17/2025 4:56:15 pm

COMMITTEE AMENDMENT HOUSE OF REPRESENTATIVES

State of Oklahoma

SPEAKER:

CHAIR:

I move to amend <u>HB1982</u> Of the printed Bill

Page Section Lines

Of the Engrossed Bill

By deleting the content of the entire measure, and by inserting in lieu thereof the following language: TRISH.RANSONTRISH.rANSON

AMEND TITLE TO CONFORM TO AMENDMENTS

Amendment submitted by: Trish Ranson

Adopted:

Reading Clerk

Section 16-106, which relates to contracts for school materials; requiring stipulation that electronic textbook material will be ready for use; requiring
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to or better than the official copy filed with the secretary of the
 Committee. The State Textbook Committee may approve the
 substitution of a later edition in lieu of the textbook originally
 selected. The publisher shall stipulate in the contract that:

The price for which the textbook is to be furnished will be
 the lowest at which the same textbook will be sold or offered for
 sale for the purpose of securing a state or local selection or
 adoption elsewhere in the United States during the six (6) months
 prior to the date of the execution of the contract;

10 2. It will reduce the contract price of the textbook, if the 11 price of the same textbook is reduced below such contract price 12 elsewhere in the United States, and that it will file with the 13 secretary of the Committee a sworn statement of such reduction made 14 elsewhere;

15 3. If it prepares any supplementary or abridged or special 16 editions of any of the textbooks, and shall sell such editions 17 elsewhere at a lower price than that stipulated in the contract, it 18 will file copies of any and all such editions, together with the 19 prices thereof, with the secretary of the Committee;

4. It has not entered into any understanding, agreement or combination to control the prices or restrict competition in the sale of textbooks;

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5. It will furnish the textbooks to the State of Oklahoma
 during the term of the contract in such amounts as may be required;
 and

6. It will furnish for a like period in lieu of the
corresponding textbooks under contract any other books listed in any
annual statement subsequently filed by it during the term of the
contract to any school district at the lowest new prices contained
in such statement, and that it will maintain said prices uniformly
through the state; and

10 <u>7. All electronic materials furnished in lieu of or bundled</u> 11 <u>with a physical textbook are ready for use or will be ready for use</u> 12 by the date of delivery.

B. Textbooks selected by the State Textbook Committee may be
purchased by school districts at the prices for which contracts have
been awarded, pending the effective dates of the contracts.

16 C. The chairperson and secretary of the State Textbook
17 Committee, on the advice and consent of the attorney for the State
18 Department of Education, may, with the consent of the holders of
19 state textbook contracts, change any contract to conform with the
20 provisions of Section 16-102 of this title.

D. As requested by a school district or the Oklahoma School for the Blind, all publishers who enter into contracts with the State Textbook Committee shall be required to furnish the Committee with electronic files in a file format from which Braille and other

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1 accessible versions of the instructional materials can be produced. The file format in which electronic instructional materials files 2 are provided to the Committee shall be in a format prescribed by 3 4 federal law or regulations promulgated by the United States 5 Department of Education which requires national standards for electronic files to be used for production of accessible 6 7 instructional materials. In the absence of a federal law or regulation establishing a national standard, a file format standard 8 9 shall be prescribed by the State Department of Rehabilitation 10 Services.

11 SECTION 2. NEW LAW A new section of law to be codified 12 in the Oklahoma Statutes as Section 16-201 of Title 70, unless there 13 is created a duplication in numbering, reads as follows:

A. Any contract, licensing agreement, or other agreement between a vendor and a school or school district for electronic educational materials, including but not limited to, digital textbooks, supplemental textbook materials, software, online access, and other means of digital distribution, shall include a stipulation or addendum ensuring:

The materials purchased are ready for use or will be ready
 for use by the date of delivery;

22 2. A replacement for any defective or nonworking materials will
23 be sent at no cost to the school, in a timely manner, but no later

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1 than seven (7) calendar days from notification by the school of such 2 defect or nonworking material; and

3 3. Any updates, maintenance, or support services needed for the
4 proper function or applicability of the materials will be supplied
5 in a timely manner, but no later than seven (7) calendar days from
6 notification by the school of an issue.

B. A vendor who violates any provision of this section may, as
determined by the school district, be subject to immediate contract
termination and disqualification from future contracts and shall be
subject to damages and penalties as provided by law.

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C. For purposes of this section:

12 "Electronic educational materials" means materials that are 1. 13 selected and placed on the list of textbooks by the State Textbook 14 Committee, optional supplements created for the approved list of 15 textbooks, materials pertaining to subjects that are not reviewed by 16 the State Textbook Committee, or materials that support instruction 17 in the subject matter standards as adopted by the State Board of 18 Education in Section 11-103.6 of Title 70 of the Oklahoma Statutes 19 that were not reviewed by the State Textbook Committee; and

2. "Vendor" means any person, firm, company, corporation, or
 organization making sales of tangible personal property,
 intellectual property, or services in this state.

23 SECTION 3. This act shall become effective July 1, 2025.

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1	SECTION 4. It being immediately necessary for the preservation
2	of the public peace, health or safety, an emergency is hereby
3	declared to exist, by reason whereof this act shall take effect and
4	be in full force from and after its passage and approval.
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