INTERDISTRICT TRANSPORTATION OF STUDENTS

No fiscal impact. The bill restores statutory language that was modified by legislation passed during the 2018 legislative session. The modified section of law was subsequently invalidated by the courts. Restoring the original language has no fiscal impact.

No appropriation is required.

The fiscal note reflects the enacted bill.

The bill restores a portion of state statute repealed last legislative session by House Bill 18-1306. The restored section permits a school district to furnish transportation to a student in a geographically adjacent school district, or to reimburse a parent or guardian for the cost to transport that student, only if the adjacent school district consents to the transportation of students to the receiving school district.

Section 7 of HB 18-1306, as enacted during the 2018 legislative session, was declared void by a Colorado court for violating section 21 of article V of the Colorado constitution, which requires that bills contain a single subject clearly expressed in the bill’s title. This bill restores the statutory language as it existed prior to the passage of HB 18-1306.

The policy change enacted in Section 7 of HB 18-1306 did not have a fiscal impact for the state or local governments. That section of the bill, while enacted by the legislature and signed by the governor, was subsequently declared void in a court order. Restoring the statutory language to its original form has no fiscal impact.
Effective Date

The bill was signed into law by the Governor and took effect on March 7, 2019.

State and Local Government Contacts

Education    Law