DRAFT ONLY NOT APPROVED FOR INTRODUCTION

HOUSE BILL NO.

Education savings accounts.

Sponsored by: Joint Education Interim Committee

A BILL

for

1	AN ACT relating to education; authorizing education savings
2	accounts; creating the Wyoming education savings accounts
3	expenditure account; providing for a transfer of funds to
4	the Wyoming education savings accounts expenditure account;
5	providing for the use and administration of education
6	savings accounts for education; specifying duties of the
7	state superintendent of public instruction; providing
8	rulemaking authority; making conforming amendments;
9	providing appropriations; authorizing full-time positions;
10	and providing for effective dates.
11	

11

Be It Enacted by the Legislature of the State of Wyoming: 12

1

1	Section 1. W.S. $21-2-901$ through $21-2-910$ are created
2	to read:
3	
4	ARTICLE 9
5	WYOMING EDUCATION SAVINGS ACCOUNTS
6	
7	21-2-901. Short title.
8	
9	This act shall be known as the "Wyoming Education Savings
10	Accounts Act." The program created by this act shall be
11	known as the "ESA program."
12	
13	21-2-902. Definitions.
14	
15	(a) As used in this act:
16	
17	(i) "Curriculum" means a course of study for
18	content areas or grade levels, including any supplemental
19	materials required or recommended by the curriculum;
20	
21	(ii) "Education savings account" or "ESA" means
22	the spending account for a child's education to which funds
23	are allocated by the state superintendent of public

1	instruction, for which a parent of an ESA student enters
2	into an agreement with the state superintendent to choose
3	and pay for qualifying education expenses to educate the
4	ESA student, subject to the requirements and conditions of
5	this act;
6	
7	(iii) "Education service provider" means a person
8	or organization, including a qualified school, that receives
9	payments authorized by a parent from education savings
10	accounts to provide educational goods and services to ESA
11	students;
12	
13	(iv) "ESA student" means a student eligible for an
14	ESA pursuant to W.S. 21-2-904(a) who is participating in the
15	ESA program;
16	
17	(v) "Parent" means a resident of this state who
18	is the parent or legal guardian of an eligible student or
19	ESA student and may include an eligible student or ESA
20	student who is an emancipated minor;
21	
22	(vi) "Qualified school" means a preschool or a
23	nonpublic primary or secondary school, certified by the

- 1 state superintendent of public instruction pursuant to W.S.
- 2 21-2-906(a), located in or that provides education services
- 3 in this state, that may include through online means;

- 5 (vii) "This act" means W.S. 21-2-901 through
- 6 21-2-910.

7

- 8 21-2-903. Education savings accounts; Wyoming
- 9 education savings accounts expenditure account.

10

- 11 (a) The total amount to be deposited in an education
- 12 savings account for an ESA student each year shall be three
- 13 thousand dollars (\$3,000.00).

14

- 15 (b) Payments to ESAs under this act shall be made by
- 16 the state treasurer as certified by the state
- 17 superintendent of public instruction from the Wyoming
- 18 education savings accounts expenditure account, which is
- 19 hereby created. The Wyoming education savings account
- 20 expenditure account shall consist of funds transferred to
- 21 the expenditure account and other funds appropriated by the
- 22 legislature to the expenditure account. All earnings from
- 23 investment of the expenditure account shall be credited by

- 1 the state treasurer to the expenditure account. Except as
- 2 provided by subsection (c) of this section, any
- 3 unencumbered, unobligated balance of the expenditure
- 4 account at the end of each fiscal year shall not revert but
- 5 shall remain in the expenditure account and shall be
- 6 expended to fund ESAs as provided by this act.

- 8 (c) If at the end of a fiscal year the state
- 9 treasurer determines that the amount in the Wyoming
- 10 education savings accounts expenditure account is more than
- 11 forty million dollars (\$40,000,000.00) and is more than one
- 12 hundred and fifty percent (150%) of the amount required to
- 13 fund all approved ESAs for that fiscal year as certified by
- 14 the state superintendent, the state treasurer shall
- 15 transfer the excess amount determined under this subsection
- 16 to the general fund.

17

- 18 (d) Payments to each approved ESA shall be disbursed
- 19 on a quarterly basis by the state treasurer as certified by
- 20 the state superintendent.

1 (e) The state superintendent shall quarterly certify to the state treasurer the ESAs and the amount to be 2 3 deposited in each ESA under this act. 4 5 21-2-904. ESA program eligibility; parent agreement; ESA administration. 6 7 8 (a) Subject to the availability of funds determined by the legislature, any child who is a Wyoming 9 10 resident, who's household income is at or below two hundred 11 fifty percent (250%) of the federal poverty level, 12 determined using the most recent federal poverty guidelines for the student's household size and income, and who meets 13 one (1) of the following qualifications shall be eligible 14 to receive an ESA subject to the provisions of this act: 15 16 17 (i) The child has not graduated from high school, received a high school equivalency certificate or 18 19 completed the equivalent of high school through a home-

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public school in this state; or

based educational program and is eligible to attend a

1	(ii) The child is not less than three (3) years			
2	of age as of August 1 of the year in which the application			
3	for an ESA is made and has not yet attained the age to			
4	attend public school in this state.			
5				
6	(b) To participate in the ESA program, parents of ar			
7	ESA student shall sign an agreement with the state			
8	superintendent that:			
9				
10	(i) Requires use of the ESA funds for the			
11	following qualifying expenses to educate the ESA student:			
12				
13	(A) Tuition and fees at a qualified school;			
14				
15	(B) Tutoring services provided by an			
16	individual or a tutoring facility. The tutoring services			
17	shall not be provided by an ESA student's immediate family;			
18				
19	(C) Services contracted for and provided by			
20	a public school district, including services provided by a			
21	public charter school. Services under this subparagraph may			
22	include, without limitation, individual classes and			
23	extracurricular activities and programs;			

1		
2	(D) Textbooks, curriculum and other	
3	instructional materials, including, but not limited to, any	
4	supplemental materials or associated online instruction	
5	required by either a curriculum or an education service	
6	provider;	
7		
8	(E) Computer hardware or other	
9	technological devices that are primarily used to help meet	
10	an ESA student's educational needs;	
11		
12	(F) Educational software and applications;	
13		
14	(G) School uniforms;	
15		
16	(H) Fees for nationally standardized	
17	assessments, advanced placement examinations, examinations	
18	related to college or university admission and tuition and	
19	fees for preparatory courses for the exams;	
20		
21	(J) Tuition and fees for summer education	
22	programs and specialized after school education programs;	
23		

Τ	(K) Tuition, lees, instructional materials
2	and examination fees at a career or technical school;
3	
4	(M) Educational services and therapies
5	including, but not limited to, occupational, behavioral,
6	physical, speech-language and audiology therapies;
7	
8	(N) Tuition and fees at an institution of
9	higher education;
10	
11	(O) Fees for transportation paid to a
12	fee-for-service transportation provider for the student to
13	travel to and from an education service provider;
14	
15	(P) Any other educational expense approved
16	by the state superintendent.
17	
18	(ii) For students eligible for an ESA under
19	paragraph (a)(i) of this section:
20	
21	(A) Requires that the ESA student receive
22	instruction in, at minimum, reading, writing, mathematics,
23	civics, history, literature and science;

1	
2	(B) Requires that the ESA student take the
3	statewide assessments administered pursuant to W.S. 21-2-
4	304(a);
5	
6	(C) Certifies that the ESA student is not,
7	or will not be, enrolled in a public school district upon
8	receipt of the ESA and releases the applicable school
9	district from all obligations to educate the ESA student.
10	This subparagraph shall not:
11	
12	(I) Require an eligible student to
13	withdraw from a public school district before applying for
14	or receiving an ESA if the student withdraws from the
15	public school district before receiving or expending any
16	monies in the student's ESA;
17	
18	(II) Prevent a qualified student from
19	applying in advance for an ESA student to be funded
20	beginning the following school year; or

- 1 (III) Prevent a public school district
- 2 from charging an ESA for any services provided to the
- 3 qualified student to the extent authorized by law.

- 5 (c) Funds in an ESA shall not be refunded, rebated or
- 6 shared with a parent of an ESA student in any manner. Any
- 7 refund or rebate for goods or services purchased with ESA
- 8 funds shall be credited directly to the student's ESA.

9

- 10 (d) Parents may make payments for costs of
- 11 educational goods and services not covered by the funds in
- 12 the ESA. Personal deposits into an ESA shall not be
- 13 permitted.

14

- 15 (e) An ESA shall remain active and any unused funds
- 16 shall not revert until the parent withdraws the ESA student
- 17 from the ESA program or until the ESA student is no longer
- 18 eligible for the ESA program, unless the ESA is closed
- 19 because of a substantial misuse of funds. When an ESA is
- 20 closed, any unused funds shall revert to the Wyoming
- 21 education savings accounts expenditure account.

1 (f) Nothing in this act shall be construed to require 2 an ESA student to be enrolled, full-time or part-time, in a 3 nonpublic school. 4 21-2-905. Application, award and allocation of ESAs. 5 6 7 (a) A parent may apply to the state superintendent of 8 public instruction to establish an ESA for an eligible 9 student. 10 11 (b) The state superintendent shall establish 12 procedures for approving applications in an expeditious 13 manner. 14 (c) The state superintendent shall create a standard 15 form that parents may submit to establish their student's 16 17 eligibility for the ESA program and shall ensure that the application form is publicly available and that completed 18 19 applications may be submitted through various sources,

21

20

including the internet.

1	(d) Except as provided under subsection (e) of this
2	section, the state superintendent shall approve ar
3	application for an ESA if:
4	
5	(i) The parent submits an application for an ESA
6	in accordance with application procedures established by
7	the state superintendent;
8	
9	(ii) The student is an eligible student pursuant
LO	to W.S. 21-2-904(a);
L1	
L2	(iii) Funds are available for the ESA;
L3	
L4	(iv) The parent signs an agreement with the state
L5	superintendent as provided in W.S. 21-2-904(b).
L6	
L 7	(e) Fifty percent (50%) of the ESAs shall be awarded
L8	to students eligible pursuant to W.S. 21-2-904(a)(i) and
L9	the remaining fifty percent (50%) shall be awarded to
20	students eligible pursuant to W.S. 21-2-904(a)(ii) each
21	year. If the number of applications for ESAs exceeds the
22	available funds for any school year, the students shall be
23	selected on a first come first served basis except

- 1 preference shall be given to an eligible student who
- 2 received funds under the ESA program in the immediately
- 3 preceding school year.

- 5 (f) For students eligible for an ESA under W.S. 21-2-
- 6 904(a)(i), the following shall apply:

7

- 8 (i) A signed agreement between the parent and
- 9 state superintendent under W.S. 21-2-904(b) shall satisfy
- 10 the compulsory school attendance requirements of W.S.
- 11 21-4-102 and the parent shall annually provide the
- 12 student's resident public school district notice of intent
- 13 to participate in the ESA program.

- 15 (ii) Upon notice to the state superintendent, an
- 16 ESA student may choose to stop receiving an ESA and enroll
- 17 full-time in a public school. Enrolling as a full-time
- 18 student in a public school shall result in the immediate
- 19 suspension of payment of additional funds to the student's
- 20 ESA and the state superintendent may close the ESA. If an
- 21 eligible student applies to the state superintendent to
- 22 return to the ESA program, payments into the student's
- 23 existing ESA may resume if the ESA is still open and

active. A new ESA may be established if an eligible 1 2 student's ESA was closed. 3 4 (iii) The state superintendent may adopt rules and policies to provide the least disruptive process for 5 ESA students who choose to enroll full-time in a public 6 7 school. 8 9 21-2-906. Duties of the state superintendent of 10 public instruction to administer the education savings 11 accounts program. 12 (a) The state superintendent of public instruction 13 14 shall: 15 (i) Establish a certification process for 16 17 education service providers, which shall, at minimum, ESA students attending qualified schools in 18 ensure 19 kindergarten through grade twelve (12) receive instruction

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literature and science;

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in reading, writing, mathematics, civics, history,

1 (ii) Maintain a list of certified education 2 service providers and ensure the list is available to 3 parents of ESA students. The list shall enable the 4 education service provider to indicate if the education 5 service provider is accepting new ESA students; 6 7 (iii) Provide parents with a written explanation 8 of qualified expenses for ESA funds, the the responsibilities of parents and the duties of the state 9 10 superintendent related to administration of the ESA 11 program; 12 (iv) For students eligible for an ESA under W.S. 13 21-2-904(a)(i), ensure that parents of ESA students with 14 15 disabilities receive notice that participation in the ESA 16 program is a parental placement under 20 U.S.C. § 1412, 17 Individuals with Disabilities Education Act (IDEA), along with an explanation of the rights that parentally placed 18 19 students possess under IDEA and any applicable state laws 20 and regulations; 21 22 (v) If determined necessary by the state 23 superintendent, contract with one (1) or more private

1 organizations to administer the ESA program or specific

2 functions of the ESA program including, without limitation,

3 contracting with private financial management firms to

4 manage ESAs. The state superintendent shall comply with

5 applicable procurement statutes and rules in securing

6 services under this paragraph;

7

8 (vi) Implement a commercially viable,

9 cost-effective and user-friendly system for payment of

10 services from ESAs to education service providers by

11 electronic or online funds transfer. The payment system

12 shall not rely exclusively on requiring parents to be

13 reimbursed for out-of-pocket expenses. The payment system

14 shall provide maximum flexibility to parents by

15 facilitating direct payments to education service providers

16 as well as requests for pre-approval of and reimbursements

17 for qualifying expenses listed in W.S. 21-2-904(b)(i). The

18 state superintendent may contract with private

19 organizations to develop the payment system;

20

21 (vii) Continue certifying deposits into a

22 student's ESA until:

1	(A) The state superintendent determines	
2	that the ESA student is no longer an eligible student;	
3		
4	(B) The state superintendent determines	
5	there was an intentional and substantial misuse of the	
6	funds in the ESA;	
7		
8	(C) The ESA student withdraws from the ESA	
9	program; or	
10		
11	(D) The ESA student enrolls full-time in a	
12	public school.	
13		
14	(viii) Conduct or contract for the auditing of	
15	individual ESAs and shall at a minimum conduct or contract	
16	for audits of not less than twenty percent (20%) of all	
17	ESAs, selected randomly, on an annual basis;	
18		
19	(ix) Investigate reports of intentional and	
20	substantial misuse of ESA funds and prohibit an eligible	
21	ESA student from receipt of ESA funds if the state	
22	superintendent determines that the ESA student or ESA	
23	student's parent intentionally and substantially misused	

1	ESA funds. The state superintendent shall by rule create		
2	procedures to ensure that a fair process exists to		
3	determine whether an intentional and substantial misuse of		
4	ESA funds has occurred. The state superintendent shall have		
5	the authority to refer suspected cases of intentional and		
6	substantial misuse of ESA funds to the department of audit		
7	or the attorney general for investigation if evidence of		
8	fraudulent use of ESA funds is obtained;		
9			
10	(x) Establish rules to prohibit an education		
11	service provider from accepting payments from ESAs if the		
12	state superintendent determines the education service		
13	provider has:		
14			
15	(A) Intentionally and substantially		
16	misrepresented information or failed to refund any		
17	overpayments in a timely manner; or		
18			
19	(B) Routinely failed to provide students		
20	with required educational goods or services.		
21			
22	(xi) Shall notify parents and ESA students within		
23	ten (10) business days if the state superintendent		

- 1 prohibits an education service provider from receiving ESA
- 2 funds under paragraph (x) of this subsection;

- 4 (xii) For students eligible for an ESA under W.S.
- 5 21-2-904(a)(i), ensure ESA students participate in the
- 6 statewide assessments administered pursuant to W.S. 21-2-
- 7 304(a) and compile the assessment results to analyze
- 8 student proficiency and academic progress among the
- 9 students participating in the ESA program, including an
- 10 analysis of graduation rates, proficiency and progress
- 11 based on grade level. The results of the analysis under
- 12 this paragraph shall be included in the annual report
- 13 required pursuant to W.S. 21-2-204(k);

- 15 (b) If an education service provider requires partial
- 16 payment of tuition or fees prior to the start of the school
- 17 year to reserve space for an ESA student admitted to the
- 18 education service provider, the state superintendent may
- 19 certify the partial payment prior to the start of the
- 20 school year in which the ESA is awarded and deduct that
- 21 amount from subsequent quarterly ESA deposits. If an ESA
- 22 student decides not to use the education service provider,
- 23 the partial payment made under this subsection shall be

1 returned to the state superintendent by the education

2	service provider and credited to the student's ESA.
3	
4	(c) The state superintendent may adopt rules that are
5	not inconsistent with this act and that are necessary for
6	the administration of this act including rules:
7	
8	(i) Establishing or contracting for the
9	establishment of an online anonymous fraud reporting
10	service;
11	
12	(ii) Establishing an anonymous telephone hotline
13	for fraud reporting;
14	
15	(iii) Requiring a surety bond for education
16	service providers receiving more than one hundred fifty
17	thousand dollars (\$150,000.00) in ESA funds; and
18	
19	(iv) Establishing a procedure for refunding
20	payments from education service providers to ESAs.
21	
22	21-2-907. Education service providers.
23	

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2 (a) Before receiving payment from an ESA, a

3 prospective education service provider shall:

4

5 (i) Be certified by the state superintendent of

6 public instruction pursuant to W.S. 21-2-906(a) to receive

7 payments from ESAs;

8

9 (ii) Agree not to refund, rebate or share ESA

10 funds with parents or ESA students in any manner, except

11 that funds may be remitted or refunded to an ESA in

12 accordance with procedures established by the state

13 superintendent;

14

15 (b) Nothing in this act shall be deemed to limit the

16 independence or autonomy of an education service provider

17 or to make the actions of an education service provider the

18 actions of state government or public school district.

19

20 (c) Education service providers shall be given

21 maximum freedom to provide instruction and services in

22 their usual and customary manner to meet the educational

23 needs of ESA students.

2 (d) An education service provider that accepts

3 payment from an ESA pursuant to this act is not an agent of

4 the state or federal government or a public school

5 district.

6

7 21-2-909. Responsibilities of public schools and

8 school districts.

9

10 A public school or school district that previously enrolled

11 an ESA student shall provide an education service provider

12 that has enrolled the ESA student with a complete copy of

13 the ESA student's school records as necessary, while

14 complying with 20 U.S.C. § 1232g, the Family Educational

15 Rights and Privacy Act of 1974.

16

17 **21-2-910.** Legal liability.

18

19 No liability shall arise on the part of the state

20 superintendent of public instruction or the state or any

21 public school or school district based on the award of or

22 use of an ESA pursuant to this act.

and under

1 **Section 2.** W.S. 21-4-102 by creating a new subsection 2 (d), 21-4-301 and 21-13-310(a)(ix) are amended to read: 3 4 21-4-102. When attendance required; exemptions; 5 withdrawal. 6 7 (d) A child participating in the ESA program 8 specified by W.S. 21-2-901 and who provides notice of participation in the ESA program to the child's school 9 10 district shall be deemed to be in compliance with the 11 compulsory attendance requirement under this section. 12 21-4-301. Schools to be free and accessible to all 13 children; minimum school year. 14 15 16 (a) Except as otherwise provided by law, the public 17 schools of each school district in the state shall at all times be equally free and accessible to all children 18 19 resident therein of five (5) years of age as of August 1, 20 or September 15 if pursuant to an approved request under W.S. 21-3-110(a)(xxxviii), of the year in which they may 21 register in kindergarten as provided in W.S. 21-4-302(b) 22

the age of twenty-one (21),

subject to

1	regulations of the board of trustees. Each school district
2	shall operate its schools and its classes for a minimum of
3	one hundred seventy-five (175) days each school year unless
4	an alternative schedule has been approved by the state
5	board. Prior to submission of a proposed alternative
6	schedule to the state board, the board of trustees shall
7	hold at least two (2) advertised public meetings within the
8	district, at which the board shall present the proposed
9	alternative schedule and respond to public questions and
LO	comments. Any school district operating under ar
L1	alternative schedule shall annually evaluate the
L2	effectiveness of that schedule in meeting the educational
L3	goals and purposes for which the schedule was adopted.
L4	
L5	(b) A parent, guardian or other person having control
L6	or charge of any child eligible to attend public school in
L7	Wyoming under subsection (a) of this section shall have the
L8	option to apply for the ESA program specified by W.S.
L9	21-2-901 on behalf of the child.
20	
21	21-13-310. Annual computation of district revenues.

1 (a) To ensure revenues available to each district are

2 uniformly sufficient to enable compliance with the uniform

3 standards for educational programs prescribed under W.S.

4 21-9-101 and 21-9-102 and to secure state board

5 accreditation of educational programs under W.S.

6 21-2-304(a)(ii), the revenues specified under this

7 subsection shall be deemed state revenues and shall be

8 considered in determining the amount to be distributed to

9 each district under W.S. 21-13-311. A district shall make

10 an annual computation of the following revenues:

11

12 (ix) The amount of tuition paid to the district
13 during the previous school year, including any amount

14 charged under W.S. 21-4-501 and any amount assessed in

15 excess of the costs incurred for adult education programs,

16 summer school programs, programs provided under an

17 agreement for cooperative educational programs under W.S.

18 21-20-101 through 21-20-111 and any amount assessed for

19 programs and services for children with disabilities, but

20 excluding any tuition assessed by a district for the

21 provision of virtual education programs to participating

22 students pursuant to W.S. 21-13-330, any tuition assessed

23 by a district for the provision of part-time educational

- 1 programs to participating students pursuant to W.S.
- $2 \frac{21-2-904(b)(i)(C)}{and} \frac{21-4-502(c)}{any}$ revenues received by
- 3 a district from post secondary education option programs
- 4 provided under W.S. 21-20-201 or for the provision of
- 5 educational programs to a nonresident student placed in a
- 6 juvenile detention facility pursuant to an agreement with
- 7 the student's resident school district;

- 9 **Section 3**. There is appropriated forty million
- 10 dollars (\$40,000,000.00) from the general fund to the
- 11 education savings accounts expenditure account created by
- 12 W.S. 21-2-903(b) for purposes of the Wyoming education
- 13 savings accounts program. This appropriation shall be
- 14 subject to the terms of W.S. 21-2-903(b).

- 16 **Section 4.** The department of education is
- 17 authorized two (2) full-time employees for the purposes of
- 18 this act. There is appropriated XXXX dollars (\$XXXX.XX)
- 19 from the general fund for the salary and benefits of the
- 20 positions created by this section for the period beginning
- 21 July 1, 2024 and ending June 30, 2026. These funds shall
- 22 not be transferred or expended for any other purpose and
- 23 any unexpended, unobligated funds remaining from this

- 1 appropriation shall revert as provided by law. It is the
- 2 intent of the legislature that XXX dollars (\$XXXX.XX) and
- 3 these positions be included in the department of
- 4 education's standard budget for the immediately succeeding
- 5 fiscal biennium.

- 7 **Section 5.** The state superintendent of public
- 8 instruction shall adopt rules and take other actions as
- 9 necessary to enable students to enroll in the ESA program
- 10 created by this act for school year 2025-2026. The state
- 11 superintendent shall begin accepting applications for the
- 12 ESA program not later than January 1, 2025.

13

14 Section 6.

15

- 16 (a) Except as provided in subsections (b) and (c) of
- 17 this section, this act is effective July 1, 2024.

18

- 19 (b) Sections 1 and 2 of this act are effective
- 20 January 1, 2025.

21

22 (c) Section 3 is effective July 1, 2025.

1 2 (END)