

State of South Dakota

EIGHTY-FOURTH SESSION
LEGISLATIVE ASSEMBLY, 2009

400Q0326

SENATE COMMERCE

ENGROSSED NO. **HB 1047** - 2/3/2009

Introduced by: The Committee on Commerce at the request of the Department of Tourism
and State Development

1 FOR AN ACT ENTITLED, An Act to increase the membership of the board of directors of the
2 Economic Development Finance Authority.

3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF SOUTH DAKOTA:

4 Section 1. That § 1-16B-8 be amended to read as follows:

5 1-16B-8. The board of directors of the authority consists of ~~five~~ seven members. The
6 Governor shall appoint ~~five~~ seven members to the board for four-year staggered terms. No more
7 than ~~four~~ five members of the board may be members of the same political party.



State of South Dakota

EIGHTY-FOURTH SESSION
LEGISLATIVE ASSEMBLY, 2009

930Q0337

HOUSE COMMERCE ENGROSSED NO. **HB 1159** 2/4/2009

This bill has been extensively amended (hoghoused) and may no longer be consistent with the original intention of the sponsor.

Introduced by: Representatives Kirkeby, Feickert, and McLaughlin and Senators Gant and Gillespie

1 FOR AN ACT ENTITLED, An Act to provide for the adjustment of prices in certain public
2 contracts.

3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF SOUTH DAKOTA:

4 Section 1. That chapter 5-18 be amended by adding thereto a NEW SECTION to read as
5 follows:

6 For materials, supplies, and contracts pursuant to § 9-32-11, any local government may
7 include a procedure for adjusting prices to meet changing market conditions not within the
8 control of the vendor. The adjustments may not result in increases in the profit of the vendor,
9 and shall be supported by written justification filed with the purchasing agent of the unit of local
10 government.



State of South Dakota

EIGHTY-FOURTH SESSION
LEGISLATIVE ASSEMBLY, 2009

912Q0377

HOUSE STATE AFFAIRS

ENGROSSED NO. **HB 1184** - 2/4/2009

Introduced by: Representatives Lust, Bolin, Boomgarden, Brunner, Burg, Carson, Cutler, Dennert, Dreyer, Elliott, Faehn, Fargen, Feickert, Gibson, Gosch, Greenfield, Hamiel, Hunhoff (Bernie), Juhnke, Kirkeby, Krebs, Lederman, Lucas, McLaughlin, Moser, Noem, Novstrup (David), Nygaard, Olson (Betty), Olson (Ryan), Peters, Pitts, Putnam, Rausch, Rave, Romkema, Rounds, Schlekeway, Solum, Thompson, Tidemann, Turbiville, Van Gerpen, Vanneman, Verchio, Wink, and Wismer and Senators Gray, Abdallah, Adelstein, Ahlers, Bartling, Bradford, Brown, Dempster, Fryslie, Gant, Garnos, Hansen (Tom), Hanson (Gary), Haverly, Howie, Hundstad, Hunhoff (Jean), Jerstad, Knudson, Maher, Merchant, Miles, Nelson, Novstrup (Al), Olson (Russell), Peterson, Rhoden, Schmidt, Tieszen, Turbak Berry, and Vehle

1 FOR AN ACT ENTITLED, An Act to clarify provisions dealing with the initiative process.

2 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF SOUTH DAKOTA:

3 Section 1. That § 12-13-25 be amended to read as follows:

4 12-13-25. The sponsors of each initiative or initiated amendment to the Constitution shall
5 submit a copy of the initiative or initiated amendment to the Constitution to the director of the
6 Legislative Research Council for review and comment before it may be circulated for signatures.
7 The director shall review each submitted initiative or initiated amendment to the Constitution
8 to determine if the requirements of § 12-13-24 are satisfied. Within fifteen days of receipt of an
9 initiative or initiated amendment to the Constitution, the director shall provide written
10 comments on the initiative or initiated amendment to the Constitution to the sponsors of the



1 initiative or initiated amendment, the attorney general, and the secretary of state for the purpose
2 of assisting the sponsors in complying with § 12-13-24. The sponsors may, but are not required
3 to, amend the initiative or initiated amendment to the Constitution to comply with the director's
4 comments.

5 Section 2. That chapter 12-13 be amended by adding thereto a NEW SECTION to read as
6 follows:

7 Following receipt of the written comments of the director of the Legislative Research
8 Council, the sponsors shall submit a copy of the initiative or initiated amendment to the
9 Constitution in final form, to the attorney general. The attorney general shall prepare an attorney
10 general's statement which consists of a title and explanation. The title shall be a concise
11 statement of the subject of the proposed initiative or initiated amendment to the Constitution.
12 The explanation shall be an objective, clear, and simple summary to educate the voters of the
13 purpose and effect of the proposed initiated measure or initiated amendment to the Constitution.
14 The attorney general shall include a description of the legal consequences of the proposed
15 amendment or initiated measure, including the likely exposure of the state to liability if the
16 proposed amendment or initiated measure is adopted. The explanation may not exceed two
17 hundred words in length. The attorney general shall file the title and explanation with the
18 secretary of state and shall provide a copy to the sponsors within sixty days of receipt of the
19 initiative or initiated amendment to the Constitution.

20 If the petition is filed as set forth in § 2-1-2, the attorney general shall deliver to the secretary
21 of state before the third Tuesday in May a simple recitation of a "Yes" or "No" vote. On the
22 printed ballots, the title shall be followed by the explanation and the explanation shall be
23 followed by the recitation.

24 Section 3. That § 12-13-26 be amended to read as follows:

1 12-13-26. The secretary of state may not accept any initiative or initiated amendment to the
2 Constitution unless such initiative or initiated amendment to the Constitution has been
3 submitted to the director of the Legislative Research Council and the director has reviewed and
4 commented on such initiative or initiated amendment to the Constitution, and unless the
5 attorney general has filed the title and explanation of the initiative or initiated amendment to the
6 Constitution with the secretary of state.

7 Section 4. That § 12-13-9.2 be amended to read as follows:

8 12-13-9.2. If the proponents or opponents of a proposed amendment to the Constitution,
9 initiated measure, or referred measure believe that the attorney general's statement does not
10 satisfy the requirements of § 12-13-9 or section 2 of this Act, they shall, within seven days of
11 delivery of the statement to the secretary of state, file an action in circuit court challenging the
12 adequacy of the statement. The action takes precedence over other cases in circuit court and a
13 final order shall be filed within fifteen days of the commencement of the action. Any party
14 appealing the circuit court order to the Supreme Court shall file a notice of appeal within five
15 days of the date of the circuit court order.

16 Section 5. That § 2-1-6.2 be amended to read as follows:

17 2-1-6.2. The ~~full text of petition as it is to be circulated for any initiative petition, referred~~
18 ~~law petition,~~ or initiated constitutional amendment ~~petition~~ shall contain the full text of the
19 measure, the date of the general election at which the initiated law or initiated constitutional
20 amendment is to be submitted, ~~a short title that will be used by the petition sponsors during the~~
21 ~~circulation process,~~ and the title and explanation as prepared by the attorney general,
22 accompanied by the names and addresses of the petition sponsors and shall be filed with the
23 secretary of state prior to circulation for signatures. The circulator shall provide to each person
24 who signs the petition a copy of the explanation as prepared by the attorney general. The petition

1 as it is to be circulated for a referred law shall contain the title of the referred law, the effective
2 date of the referred law, and the date of the general election at which the referred law is to be
3 submitted, accompanied by the names and addresses of the petition sponsors, shall be filed with
4 the secretary of state prior to circulation for signatures. The signer's post office box number may
5 be given in lieu of a street address if the signer lives within a municipality of the second or third
6 class. The form of the petitions shall be prescribed by the State Board of Elections. For any
7 initiated measure or initiated constitutional amendment petition, no signatures may be obtained
8 more than twenty-four months preceding the general election that was designated at the time of
9 filing of the full text. ~~For any initiative petition, no signatures may be obtained more than~~
10 ~~nineteen months preceding the general election that was designated at the time of filing of the~~
11 ~~full text.~~ An initiative petition and an initiated constitutional amendment petition shall be filed
12 with the secretary of state by the date set forth in § 2-1-2 or 2-1-2.1, as applicable. All sections
13 of any petition filed under this chapter shall be filed with the secretary of state simultaneously
14 together with a sworn affidavit on forms promulgated by the State Board of Elections, signed
15 by two-thirds of the sponsors stating that the documents filed constitute the entire petition and
16 to the best of their knowledge contain a sufficient number of signatures.

17 Section 6. That § 2-1-6.3 be repealed.

18 ~~— 2-1-6.3. The 2000 amendments to § 2-1-6.2 do not apply to any initiative petition or initiated~~
19 ~~constitutional amendment petition filed with the secretary of state, prior to circulation for~~
20 ~~signatures, before July 1, 2000.~~

21 Section 7. That § 2-1-7 be amended to read as follows:

22 2-1-7. Every petition proposing a measure ~~must contain the substance of the law desired and~~
23 ~~must~~ shall be signed in person by the petitioners, ~~and every petition to submit a law to a vote~~
24 ~~of the electors must be signed in person by the petitioners and must describe the law desired to~~

1 ~~be submitted, by setting forth its title, together with the date of its passage and approval.~~

2 Section 8. That § 2-1-2 be amended to read as follows:

3 2-1-2. The petition shall be filed in the Office of the Secretary of State by the first Tuesday
4 in ~~April of a~~ November of the year prior to a general election year for submission to the electors
5 at the next general election.

6 Section 9. That chapter 2-1 be amended by adding thereto a NEW SECTION to read as
7 follows:

8 A petition of the voters proposing an initiated measure may be withdrawn not later than one
9 hundred twenty days prior to the next general election, if not less than two-thirds of the named
10 sponsors file with the secretary of state, in writing, their request for withdrawal of the question
11 from the ballot. The secretary of state shall attach to the petitions on file the request for
12 withdrawal and shall take no other action thereon.

13 Section 10. That § 12-13-9 be amended to read as follows:

14 12-13-9. Before the third Tuesday in May, the attorney general shall deliver to the secretary
15 of state an attorney general's statement for each ~~proposed~~ amendment to the Constitution, ~~each~~
16 ~~initiated measure,~~ proposed by the Legislature, and any referred measure from an odd year. The
17 attorney general's statement for each referred measure from an even year shall be delivered to
18 the secretary of state before the second Tuesday in July. The attorney general's statement shall
19 be written by the attorney general and shall consist of a title, an explanation, and a clear and
20 simple recitation of the effect of a "Yes" or "No" vote. The title shall be a concise statement of
21 the subject of the proposed amendment, ~~initiated measure,~~ or referred measure authored by the
22 attorney general, ~~who may adopt the title used by the petition sponsors during the circulation~~
23 ~~process if that title is legally sufficient.~~ The explanation shall be an objective, clear, and simple
24 summary to educate the voters of the purpose and effect of the proposed amendment to the

1 Constitution, ~~the initiated measure~~, or the referred law. The attorney general shall include a
2 description of the legal consequences of the proposed amendment, ~~the initiated measure~~, or the
3 referred law, including the likely exposure of the state to liability if the proposed amendment;
4 ~~the initiated measure~~, or the referred law is adopted. The explanation may not exceed two
5 hundred words in length. On the printed ballots, the title shall be followed by the explanation
6 and the explanation shall be followed by the recitation.

7 Section 11. This Act is effective July 1, 2010. The provisions of this Act do not apply to any
8 initiative petition or initiated constitutional amendment petition filed with the secretary of state
9 for the 2010 general election.

State of South Dakota

EIGHTY-FOURTH SESSION
LEGISLATIVE ASSEMBLY, 2009

677Q0124

HOUSE EDUCATION ENGROSSED NO. **HB 1186** - 2/4/2009

Introduced by: Representatives Greenfield, Blake, Burg, Dennert, Elliott, Gibson, Hunhoff (Bernie), Kirschman, Krebs, Lucas, McLaughlin, Noem, Peters, Putnam, Rausch, Thompson, and Van Gerpen and Senators Merchant, Garnos, Haverly, Jerstad, Kloucek, and Maher

1 FOR AN ACT ENTITLED, An Act to reimburse and reward public school counselors who earn
2 the credential of National Certified School Counselor.

3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF SOUTH DAKOTA:

4 Section 1. The Department of Education may establish a program to reimburse public school
5 counselors for the fees associated with the application and examination process necessary to
6 earn the credential of National Certified School Counselor from the National Board for
7 Counselor Certification. The reimbursement shall include any federal funds that may be
8 available through a candidate subsidy program. The reimbursement shall be paid upon receipt
9 of documentation that the public school counselor successfully completed all of the certification
10 requirements which took effect on January 1, 2004, and was awarded the credential.

11 In addition to the reimbursement provided in this section, a counselor who is employed by
12 a school district and who has earned the credential of National Certified School Counselor from
13 the National Board for Counselor Certification may receive a payment of two thousand dollars



1 per year. The stipend shall be paid as follows:

2 (1) One thousand dollars from the Department of Education; and

3 (2) One thousand dollars from the school district that employs the counselor.

4 The department is not required to pay a teacher a stipend pursuant to this section unless the
5 school district employing the counselor opts to pay a stipend.

6 Section 2. The Board of Education shall promulgate rules, pursuant to chapter 1-26,
7 establishing the procedures for documenting the necessary certification and for providing the
8 payments required in this Act.

State of South Dakota

EIGHTY-FOURTH SESSION
LEGISLATIVE ASSEMBLY, 2009

717Q0614

HOUSE TAXATION ENGROSSED NO. **HB 1215** - 2/5/2009

Introduced by: Representatives Olson (Ryan), Faehn, Gosch, Noem, Peters, Putnam, and Tidemann and Senators Dempster, Gray, and Knudson

1 FOR AN ACT ENTITLED, An Act to transfer funds from the tax relief fund to the general
2 fund.

3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF SOUTH DAKOTA:

4 Section 1. Notwithstanding the provisions of § 10-45C-14, before June 30, 2010, the state
5 treasurer shall transfer to the state general fund the sum of one million five hundred thousand
6 dollars (\$1,500,000), or so much therefore as may be available, from the tax relief fund created
7 pursuant to § 10-45C-14.

