

## HOUSE FINANCE - DIVISION 2 HB 1 and HB 2 PROPOSED AMENDMENTS

<b>HB 1</b>				
Section	Bill Page	Brief Description	Recommendation	Packet Page
2	723	USNH/CCSNH General Fund and Total Appropriation Limits	Amend (1346h)	3
5	724	Positions Abolished	Amend (1348h)	4

<b>HB 2</b>				
Section	Bill Page	Brief Description	Recommendation	Packet Page
17-18	12-13	Education - School District Cell Phone Use Policy (HB 781)	Amend (1190h)	5
21-22	25	Education - Education Freedom Account Program; Eligible Student Expansion (HB 115)	Amend (1075h)	6
65-69	39-40	Lottery - State Lottery and Gaming Commission and Video Lottery Terminals	Amend (1331h)	7-12
70	42	Safety - Northern Shield (Program Funding and Uses)	Amend (1215h)	13
81	46	CCSNH - Dual and Concurrent Enrollment Program Credits Per Course (HB 193)	Delete (0957h)	14
120	54	Education - Uses of the Education Trust Fund	Amend (1294h)	15-16
121	55	Education - Chartered Public Schools Funding	Amend (1153h)	17
143-144	62	Police Standards and Training - Extra Duty Functions (HB 778)	Delete (0945h)	18
149	63	Safety - Division of Emergency Services and Communications Enhanced 911 Systems Fund Uses	Delete (1248h)	19
151	64	Safety - Emergency Medical and Trauma Services Policy and Purpose	Amend (1113h)	20
178	72	Lottery - Authority Granted for Ticket Acquisition	Delete (0892h)	21
180-183	72-73	Revenue - Business Profits Tax, Business Enterprise Tax, Real Estate Transfer Tax, and Tobacco Tax Distribution of Funds	Amend (1381h)	22
NEW	NEW	Education - Eliminate Fiscal Committee Approval for Public School Infrastructure Grants	Amend (1156h)	23
NEW	NEW	Education - Establishing Tax /Appropriation Cap on Local School Districts (HB 675)	Amend (1082h)	24
NEW	NEW	Education - Lapse Computer Science Appropriation on June 30, 2025 to General Fund (\$2.5M)	Amend (1180h)	25
NEW	NEW	Education - Requiring State Assessment Portal for Naturalization Exam Graduation Requirement	Amend (1154h)	26
NEW	NEW	Education - Special Education Audit Requirement	Amend (1157h)	27
NEW	NEW	Fish and Game - Various Changes to Dedicated Accounts	Amend (1264h)	28-30
NEW	NEW	Safety - Division of Fire Safety Retirement System Group II Membership	Amend (1112h)	31
NEW	NEW	Safety - New Resident Driver License Transfer Requirements (HB 133)	Amend (1194h)	32-33
NEW	NEW	Safety - Passenger Vehicle Inspection Repeal (HB 649)	Amend (1092h)	34-37
NEW	NEW	Transportation - Restrict Revenue Relating to Public-Private Partnership Agreements	Amend (1093h)	38
NEW	NEW	Education - Special Education Aid (Formerly Catastrophic Aid) (HB 773)	Amend (1270h)	39-40
NEW	NEW	Education - State Adequacy Grants (HB 563)	Amend (1269h)	41-43
NEW	NEW	Safety - Increase Vanity Plate Fee from \$40 to \$60	Amend (1265h)	44-45
NEW	NEW	Safety - Division of Motor Vehicles Fee Increases	Amend (1203h)	46-50
NEW	NEW	USNH - Use NH Excellence in Higher Education Endowment Trust Fund for USNH Support	Amend (0862h)	51
NEW	NEW	Lottery - Repeal of Local Option for Keno	Amend (1304h)	52
NEW	NEW	Education - School Attendance / Open Enrollment (HB 741)	Amend (1413h)	53-57

**HOUSE FINANCE - DIVISION 2**  
**HB 1 and HB 2 PROPOSED AMENDMENTS**

<b>HB 2</b>				
<b>Section</b>	<b>Bill Page</b>	<b>Brief Description</b>	<b>Recommendation</b>	<b>Packet Page</b>
NEW	NEW	Safety - "Love NH Lakes" Plate / Cyanobacteria Mitigation Loan and Grant Fund (HB 105)	Amend (1406h)	58-59
NEW	NEW	Statewide - Administrative Charge on Dedicated Funds	Amend (1040h)	60-62

Amendment to HB 1-A

1 Amend the bill by replacing section 2 with the following:

2

3       2 General Fund and Total Appropriation Limits. The amounts included in section 1 for all  
4 university system accounts and community college system accounts, under estimated source of funds  
5 from general funds, shall be the total appropriation from general funds for such accounting units  
6 that may be expended for the purpose of section 1 of this act. Any funds received by said systems  
7 from other than general funds are hereby appropriated for the use of the systems and may be  
8 expended by said systems whether or not this will result in an appropriation and expenditure by the  
9 system in excess of the total appropriation therefor.

UNAPPROVED

Amendment to HB 1-A

1 Amend the bill by replacing section 5 with the following:

2

3 5 Positions Abolished.

4 I. Department of Education; Positions Abolished. Position numbers 41235, 16952, 13220,  
5 44969, 44970, 44973, 42775, 13118, 8T3183, 8T3196, 8T3197, 13074, 13102, 40568, 40569, 40574,  
6 41232, 44687, 9T3008, 44593, 45031, 44965, 44966, 44173, 9T2894, 9T2964, and 9T2965, are hereby  
7 abolished at the close of business on June 30, 2025.

8 II. Department of Safety; Positions Abolished. Position numbers 43692, 43700, 43701,  
9 43702, 43703, 43704, 43705, and 42706, are hereby abolished at the close of business on December  
10 31, 2025.

UNAPPROVED

Amendment to HB 2-FN-A-LOCAL

1 Amend the bill by replacing sections 17-18 with the following:

2

3 17 New Paragraph; Cell Phone Use Policy. Amend RSA 189:1-a by inserting after paragraph IV  
4 the following new paragraph:

5 V. School boards and boards of trustees of chartered public schools shall develop and adopt a  
6 policy governing the use of student cell phones and other personal electronic communication devices  
7 in schools. The policy shall, at a minimum, restrict the use of student personal cell phones during  
8 class instruction, with approved exceptions determined by the superintendent or their designee for  
9 student medical, disability, or language proficiency needs. School district policies shall not prohibit  
10 students with medical needs, such as insulin pumps and glucose sensors, or students with  
11 disabilities, from using a device necessary to support their learning as identified in their  
12 individualized education program (IEP) or a plan developed under Section 504 of the Rehabilitation  
13 Act of 1973, 29 U.S.C. section 794. Policies shall also not prohibit the use of devices required to  
14 support emergent multilingual students through appropriate language access programs and services  
15 pursuant to Title VI of the Civil Rights Act of 1964.

AMENDED ANALYSIS

Replace:

19. Requires school districts to adopt policies governing student cell phone use in schools.

Amendment to HB 2-FN-A-LOCAL

1 Amend the bill by replacing sections 21 and 22 with the following:

2

3 21 Education Freedom Accounts; Definitions; Eligible Student. Amend RSA 194-F:1, VI to read  
4 as follows:

5 VI. "Eligible student" means a resident of this state who is eligible to enroll in a public  
6 elementary or secondary school and whose annual household income at the time the student applies  
7 for the program is less than or equal to ~~[350]~~ **400** percent of the federal poverty guidelines as  
8 updated annually in the Federal Register by the United States Department of Health and Human  
9 Services under 42 U.S.C. section 9902(2). ~~[No]~~ **After June 30, 2026, no** income threshold need be  
10 met in subsequent years **for a kindergarten through grade 12 student to enroll in the EFA**  
11 **program**, provided the student otherwise qualifies. Students in the special school district within  
12 the department of corrections established in RSA 194:60 shall not be eligible students.

13 22 Effective Date. Section 21 of this act shall take effect 60 days after its passage.

Amendment to HB 2-FN-A-LOCAL

1 Amend the bill by replacing sections 66-69 with the following:

2

3 66 Games of Chance; Definition of High Stakes Tournament. Amend RSA 287-D:1 by inserting  
4 after paragraph IX the following new paragraph:

5 IX-a. "High-Stakes Tournament" means a tournament of a game of chance in which the  
6 required buy-in for participation in the tournament is \$2,500 or greater.

7 67 Games of Chance; Definitions. Amend RSA 287-D:1, XII to read as follows:

8 XII. ***"Video lottery terminal" or "VLT" means any device which, upon payment of***  
9 ***bills, coins or vouchers, is available to play or operate and may entitle the patron to receive***  
10 ***cash, vouchers, or electronic credits redeemable for cash. The results, including options***  
11 ***available to the patron, are randomly determined by the device. A device may use spinning***  
12 ***reels or video displays or both. This definition does not include any device that sells lottery***  
13 ***tickets, pari-mutuel wagers, nor any device which is operated through, utilizes, or is played***  
14 ***on or with assistance from the Internet.***

15 XIII. "Wager" means a monetary agreement between 2 or more persons that a sum of money  
16 or other valuable thing shall be paid to one of them on the happening or not happening of an  
17 uncertain event. Wager may be used synonymously with the term "bet."

18 XIV. ***"Wide-Area Progressive Link" means a networked gaming system that connects***  
19 ***electronic gaming devices located at multiple licensed gaming establishments to a common***  
20 ***progressive jackpot pool, allowing for contributions from each linked machine, regardless***  
21 ***of location, to incrementally increase a shared jackpot prize, which can be won by any***  
22 ***eligible player participating on any of the linked devices.***

23 68 Games of Chance; Rulemaking. Amend RSA 287-D:3, XVII to read as follows:

24 XVII. ***The licensing and enforcement of VLT licensees, terminals, and compliance***  
25 ***requirements under RSA 287-J.***

26 XVIII. Other matters related to the proper administration of this chapter.

27 69 New Section; Games of Chance; High-Stakes Tournaments. Amend RSA 287-D by inserting  
28 after section 3 the following new section:

29 287-D:3-a High-Stakes Tournaments. A licensed game operator employer may conduct a high-  
30 stakes game of Chance Tournament provided that:

31 I. The tournament is held at a facility licensed to conduct games of chance under RSA 287-  
32 D.

**Amendment to HB 2-FN-A-LOCAL**  
**- Page 2 -**

1           II. The tournament is conducted in accordance with the rules and procedures established by  
2 the lottery commission.

3           III. The game operator submits the tournament structure, entry fees, rake structure, and  
4 prize payout distribution to the lottery commission at least 30 days prior to the tournament start  
5 date for approval.

6           IV. The tournament is conducted using approved dealers and equipment.

7           70 New Section; 24-Hour Gaming and Liquor Sales. Amend RSA 287-D by inserting after  
8 section 4-a the following new section:

9           287-D:4-b 24-Hour Gaming and Liquor Sales. Any municipality may, by majority vote of its  
10 legislative body, authorize gaming facilities licensed under this chapter to operate for up to 24 hours  
11 per day. Such authorization may include the ability for such facilities to serve liquor for up to 24  
12 hours per day, notwithstanding any other provision of law.

13           71 Games, Amusements, and Athletic Exhibitions; Games of Chance; Wagers. RSA 287-D:16 is  
14 repealed and reenacted to read as follows:

15           287-D:16 Wagers. Notwithstanding any other provision of law, no maximum wager shall apply  
16 to any game of chance conducted under this chapter, or any historic horse race under RSA 284:22-b,  
17 including table games, historic horse racing, and VLT wagers.

18           72 Games, Amusements, and Athletic Exhibitions; Games of Chance; Prizes. Amend RSA 287-  
19 D:20 to read as follows:

20           287-D:20 Prizes.

21           I. In games where chips have no monetary value, ***except for high-stakes tournaments, as***  
22 ***defined in RSA 287-D:1, XI-a***, 3 percent of all funds collected from players, less moneys used by  
23 the lottery commission to fund authorized personnel expenses and related costs, shall be paid to the  
24 state treasurer to be deposited into the special fund established in RSA 284:21-j. Such payments  
25 shall be made once per month not later than the ~~5th~~ ***15th*** day of the month for the funds collected  
26 in the previous month.

27           ***I-a. In high-stakes tournaments, as defined in RSA 287-D:1, XI-a, 5 percent of house***  
28 ***winnings, after prizes paid, less moneys used by the lottery commission to fund authorized***  
29 ***personnel expenses and related costs, shall be paid to the state treasurer to be deposited***  
30 ***into the special fund established in RSA 284:21-j. Such payments shall be made once per***  
31 ***month not later than the 15th day of the month for the funds collected in the previous***  
32 ***month.***

33           II. In games where chips have monetary value, 10 percent of the rake or house winnings and  
34 other moneys collected by the game operator that are not paid out as prizes to players, less moneys  
35 used by the lottery commission to fund authorized personnel expenses and related costs, shall be  
36 paid to the state treasurer for deposit into the special fund established in RSA 284:21-j. Such

1 payments shall be made once per month not later than the ~~5th~~ 15th day of the month for the funds  
2 collected in the previous month.

3 ***III. Notwithstanding any other provision of law, the cash value of free bets and***  
4 ***promotional credits of all table games, historic horse racing (HHR), and VLTs shall be***  
5 ***exempted from revenues subject to charity allocation and payments to the state, so long as***  
6 ***the cash value of such promotions for each type of game, whether it be table games, HHR,***  
7 ***or VLTs, does not exceed 15 percent of the total revenue from that type of game for a given***  
8 ***month.***

9 73 Games, Amusements, and Athletic Exhibitions; Games of Chance; Unlawful Gambling  
10 Machines. RSA 287-D:26 is repealed and reenacted to read as follows:

11 287-D:26 Unlawful Gambling Machines. No person shall possess or operate any gambling  
12 machine, slot machine, or other gaming device, unless specifically authorized under RSA 287-D or  
13 RSA 284:22-b, or licensed by the lottery commission.

14 74 New Chapter; Video Lottery Terminals. Amend RSA by inserting after chapter 287-I the  
15 following new chapter:

16 CHAPTER 287-J  
17 VIDEO LOTTERY TERMINALS

18 287-J:1 Definitions.

19 For the purposes of this chapter these words shall have the following meaning:

20 I. "Applicant" means an individual or entity applying for a license under this chapter.

21 II. "Commission" means the lottery and gaming commission.

22 III. "Gross video lottery revenue" means the total of all sums actually received by a VLT  
23 licensee from operation of video lottery terminals, minus the total of all sums actually paid out as  
24 winnings to patrons.

25 IV. "Facility" means a facility licensed under RSA 287-D for the conduct of charitable  
26 gaming.

27 V. "Video lottery terminal" or "VLT" means any device which, upon payment of bills, coins or  
28 vouchers, is available to play or operate and may entitle the patron to receive cash, vouchers, or  
29 electronic credits redeemable for cash. The results, including options available to the patron, are  
30 randomly determined by the device. A device may use spinning reels or video displays or both. This  
31 definition does not include any device that sells lottery tickets, pari-mutuel wagers, nor any device  
32 which is operated through, utilizes, or is played on or with assistance from the Internet.

33 VI. "VLT license" means a license issued in accordance with this section, to offer video  
34 lottery terminals to the public.

35 VII. "VLT licensee" means a game operator employer licensee that has been granted a VLT  
36 license under this section.

**Amendment to HB 2-FN-A-LOCAL**  
**- Page 4 -**

1 VIII. "Voucher" means a printed wagering instrument, issued by a video lottery terminal at  
2 a facility, that has a fixed dollar wagering value which can only be used to acquire an equivalent  
3 value of cashable credits or cash.

4 287-J:2 Enforcement. The commission, with the assistance of the attorney general and the chief  
5 of police of any city or town where licensed facilities are located, shall administer and enforce the  
6 provisions of this chapter. To enforce the requirements of this chapter, the commission may exercise  
7 all rights of enforcement, including but not limited to its subpoena power, investigation authority,  
8 and authority to issue administrative orders and fines, granted to the commission by RSA 287-D.

9 287-J:3 Rulemaking. The commission shall adopt rules, pursuant to RSA 541-A, relative to:

10 I. The application procedure for VLT licenses for game operators.

11 II. Information to be required on VLT license applications for VLT licenses for game  
12 operators.

13 III. The conducting and operation of video lottery terminals.

14 IV. Accountability controls to ensure game integrity, including, but not limited to, cash,  
15 prizes, income, expense and financial reporting, and recordkeeping to be implemented by VLT  
16 licensees in addition to requirements set forth in RSA 287-D:22.

17 V. Investigation and enforcement to ensure compliance with this chapter.

18 VI. Other matters related to the proper administration of this chapter.

19 287-J:4 Eligible Operators.

20 I. To be eligible for a VLT license, the applicant shall have been licensed or eligible for  
21 licensure to sell pari-mutuel pools on historic horse races under RSA 287-D and under RSA 284:22-b  
22 as of the effective date of this chapter. A license shall not be permitted to be transferred or sold.

23 II. Applicants eligible to obtain a VLT license pursuant to paragraph I of this section shall  
24 submit to background, financial, and suitability checks pursuant to RSA 287-D:11 and RSA 287-  
25 D:12, to ensure the applicant's ability to conduct video lottery terminals in accordance with the  
26 provisions of RSA 287-D and this chapter. An entity found suitable for gaming by the commission as  
27 of the effective date of this chapter shall satisfy paragraph I and RSA 284:22-b. The applicant for a  
28 VLT license shall submit to the commission a criminal history records release form, as provided by  
29 the division of state police, which authorizes the division of state police to conduct a criminal history  
30 records check through its state records and through the Federal Bureau of Investigation and to  
31 release a report of the applicant's criminal history and record information, including confidential  
32 criminal history record information, to the commission. Floor space allocated to VLTs shall  
33 represent no more than 70 percent of a facility's total gaming space.

34 287-J:5 Operation of Video Lottery Terminals.

35 I. Prior to use all VLTs shall have been tested by an independent testing laboratory and  
36 approved by the commission to ensure integrity and proper working order.

37 II. There shall be no bet limit imposed on VLTs.

**Amendment to HB 2-FN-A-LOCAL**  
**- Page 5 -**

1           III. No VLT shall be operated except within the facility of an eligible VLT licensee during  
2 the facility's approved hours of play of charitable games.

3           IV. Floor space allocated to VLTs and to historic horse racing terminals, as authorized by  
4 RSA 284:22-b, shall represent no more than 70 percent of a facility's total gaming space.

5           V. VLTs shall operate to ensure a minimum average daily aggregate payback of 88 percent  
6 computed for all VLTs operated at each facility on a quarterly basis, except for machines that are  
7 tied to a wide-area progressive link, which shall have minimum average daily aggregate payback of  
8 80 percent. For historic horse racing pools authorized by RSA 284:22-b tied to a wide-area  
9 progressive link, the commission on such pools shall be set at a rate no greater than 20 percent.

10          VI. VLTs shall operate pursuant to any other such characteristics as the commission may  
11 establish by rule to safeguard the integrity of gaming in New Hampshire.

12           287-J:6 Revenue Share.

13           I. Each video lottery terminal licensee shall collect a tax equal to 30 percent of gross video  
14 lottery revenue, less any free play offered by the operator, for distribution under paragraph II.

15           II.(a) Each licensee shall distribute 35 percent of the amount collected under paragraph I to  
16 charitable organizations with whom the licensee contracts on each licensed game date. Each VLT  
17 licensee shall contract with 2 licensed charitable organizations for each game date.

18           (b) The remainder of the total amount collected by the licensee under paragraph I shall  
19 be paid to the commission and distributed as follows:

20                   (1) 0.25 percent for payment of problem gaming services by the commission; and

21                   (2) The remaining 64.75 percent restricted to accounting unit 06-56-56-560040-4079  
22 in the department of education for the purpose of distributing state adequacy grants to public school  
23 districts.

24           III. Notwithstanding any other provision of law to the contrary, the cash value of free  
25 bets and promotional credits of all table games, historic horse racing, and VLTs shall be exempted  
26 from revenues subject to charity allocation and payments to the state, so long as the cash value of  
27 such promotions for each type of game, whether table games, historic horse racing, or VLTs, does not  
28 exceed 15 percent of the total revenue from that type of game for a given month.

29           287-J:7 Unclaimed Vouchers.

30           I. Vouchers shall remain valid for 180 days from the date printed, after which the obligation  
31 of the VLT licensee to pay the patron any value remaining on a voucher expires.

32           II. Before the end of each calendar month, the VLT licensee shall report and remit the total  
33 value of vouchers that expired during the preceding calendar month in a format prescribed by the  
34 commission.

35           III. Such moneys shall become a part of the special fund established in RSA 284:21-j.

36           287-J:8 Election of Central Monitory System or Audit.

**Amendment to HB 2-FN-A-LOCAL**  
**- Page 6 -**

- 1           I. If the lottery commission elects to implement a central monitoring system for VLTs, the  
2 state shall bear all associated costs, including any connectivity fees, service fees, or equipment fees.
- 3           II. If the state chooses not to implement a central monitoring system, the state shall be  
4 responsible for conducting audits of VLT and associated costs.

UNAPPROVED

Amendment to HB 2-FN-A-LOCAL

1 Amend the bill by replacing section 70 with the following:

2

3 70 Opioid Abatement Trust Fund; Substance Abuse Enforcement Program. For the biennium  
4 ending June 30, 2027, funds from the opioid abatement trust fund, established under RSA 126-A:83,  
5 may be appropriated to the department of safety, as authorized by the general court. The funds are  
6 intended to cover overtime costs for county and local law enforcement officers participating in the  
7 substance abuse enforcement program, established in RSA 21-P:66. Specifically, the funding may  
8 support officers in Coos, Grafton, Carroll, and Sullivan counties in carrying out law enforcement  
9 activities related to the program, which aims to prevent or reduce overdose deaths and other opioid-  
10 related harms.

2025-1215h

AMENDED ANALYSIS

REPLACE:

26. Provides that the general court may appropriate funds from the opioid abatement trust fund to the department of safety for law enforcement activities related to substance abuse prevention, including overtime costs, for officers in the northern part of the state.

Rep. Erf, Hills. 28  
March 12, 2025  
2025-0957h  
07/05

Amendment to HB 2-FN-A-LOCAL

- 1 Amend the bill by deleting section 81.

2025-0957h

AMENDED ANALYSIS

Deletes paragraph 32, which establishes credit limits for courses through the dual and concurrent enrollment program.

UNAPPROVED

Amendment to HB 2-FN-A-LOCAL

1 Amend the bill by replacing section 120 with the following:

2

3 1 Education; Special Education; Liability for Children With Disabilities in Certain Court  
4 Ordered Placements. Amend RSA 186-C:19-b, V to read as follows:

5 V. If the total amount required for court ordered placements or placements for an episode of  
6 treatment exceeds the amount appropriated to the department for such payments, the governor is  
7 authorized to draw a warrant from the ~~[education trust]~~ **general** fund for such sum to satisfy the  
8 state's obligation under this section.

9 2 Games, Amusements, and Athletic Exhibitions; Lottery; Establishment. Amend RSA 284:21-j,  
10 I to read as follows:

11 I. The state treasurer shall credit all moneys received from the lottery commission under  
12 RSA 284, RSA 287-D, and RSA 287-E, and interest received on such moneys, to a special fund from  
13 which the treasurer shall pay all expenses of the commission incident to the administration of this  
14 subdivision and all administration and enforcement expenses of racing and charitable gaming under  
15 RSA 284, RSA 287-D, and RSA 287-E. Any balance left in such fund after such expenses are paid  
16 shall be ~~[deposited in the education trust fund established under RSA 198:39]~~ **restricted to**  
17 **accounting unit 06-56-56-560040-4079 in the department of education, for the purpose of**  
18 **distributing state adequacy grants to public school districts.**

19 3 Games, Amusements, and Athletic Exhibitions; Lottery; Operation of Keno Games. Amend  
20 RSA 284:47, II to read as follows:

21 II. A licensee may retain 8 percent of the proceeds from keno games. The remainder, less  
22 the administrative costs of the lottery commission and prize payouts, shall be ~~[deposited in the~~  
23 ~~education trust fund established in RSA 198:39]~~ **restricted to accounting unit 06-56-56-560040-**  
24 **4079 in the department of education, for the purpose of distributing state adequacy grants**  
25 **to public school districts.**

26 4 Games, Amusements, and Athletic Exhibitions; Sports Betting; Proceeds to Education Fund.  
27 Amend RSA 287:I-9 to read as follows:

28 287-I:9 Proceeds to Education Fund. The proceeds received by the commission from sports  
29 wagering, less the administrative costs of the commission, prizes paid, and payments for problem  
30 gambling services, shall be ~~[deposited in the education trust fund established in RSA 198:39]~~  
31 **restricted to accounting unit 06-56-56-560040-4079 in the department of education, for the**  
32 **purpose of distributing state adequacy grants to public school districts.**

**Amendment to HB 2-FN-A-LOCAL**  
**- Page 2 -**

1           5 Repeal. The following are repealed:

2           I. RSA 198:39, I(g), relative to using monies in the education trust fund for the statewide  
3 assessment program.

4           II. RSA 198:39, I(j), relative to using monies in the education trust fund to fund school  
5 building aid.

6           III. RSA 198:39, I(k), relative to using monies in the education trust fund for tuition and  
7 transportation funds to school districts for students attending career and technical education  
8 programs.

9           IV. RSA 198:39, I(l), relative to using monies in the education trust fund for special  
10 education aid to school districts.

11          V. RSA 198:39, I(m), relative to using monies in the education trust fund for payments to  
12 education service providers on behalf of school districts for children with disabilities in certain court  
13 ordered placements or placements for an episode of treatment.

14          VI. RSA 198:39, I(n), relative to using monies in the education trust fund for grants for  
15 leased space to approved chartered public schools.

16          VII. RSA 198:39, II(g), relative to depositing into the education trust fund monies relative to  
17 sweepstakes and the lottery.

18          VIII. RSA 198:39, II(j), relative to depositing into the education trust fund monies collected  
19 and paid over to the state treasurer by the lottery commission.

Amendment to HB 2-FN-A-LOCAL

1 Amend the bill by replacing section 121 with the following:

2

3 121 Chartered Public Schools; Funding. Amend RSA 194-B:11, I(c) to read as follows:

4 (c) The ~~[commissioner of the]~~ department of education shall calculate and distribute  
5 chartered public school tuition payments as set forth herein. The first payment shall be 30 percent  
6 of the per pupil amount multiplied by the number of eligible pupils **enrolled and** present on the  
7 first day of the current school year. Such payment shall be made no later than 15 days after the  
8 department of education receives the ~~[attendance]~~ **approved enrollment** report. The December 1  
9 payment shall be 30 percent of the per pupil amount multiplied by the membership on ~~[November]~~  
10 **October** 1, and the March 1 payment shall be 30 percent of the per pupil amount multiplied by the  
11 membership on February 1. To calculate the final payment, ~~[the commissioner of]~~ the department of  
12 education shall multiply the per pupil amount by the average daily membership in attendance for  
13 the full school year, and subtract the total amount of the first 3 payments made. The remaining  
14 balance shall be the final payment. Eligible chartered public schools shall report membership in  
15 accordance with RSA 189:1-d. In this subparagraph, "membership" shall be as defined in RSA 189:1-  
16 d, II. Tuition amounts shall be prorated on a per diem basis for pupils attending a school for less  
17 than a full school year. ***The average daily membership in attendance for the Virtual  
18 Learning Academy Charter School shall be calculated by converting each credit completed  
19 into an average daily membership metric utilizing the basis that 12 half-credits equal 1.0  
20 average daily membership. No full-time enrolled pupil at the Virtual Learning Academy  
21 Charter School shall have an average daily membership that exceeds 1.0.***

Rep. Erf, Hills. 28  
March 12, 2025  
2025-0945h  
09/06

Amendment to HB 2-FN-A-LOCAL

- 1 Amend the bill by deleting section 143 and 144, relative to law enforcement training specialist and
- 2 extra duty.

UNAPPROVED

Rep. Hakken-Phillips, Graf. 12  
March 21, 2025  
2025-1248h  
11/05

Amendment to HB 2-FN-A-LOCAL

- 1 Amend the bill by deleting section 149.

2025-1248h

AMENDED ANALYSIS

DELETE:

73. Brings the state radio communications systems within the oversight of the director of the division of emergency services.

UNAPPROVED

Amendment to HB 2-FN-A-LOCAL

1 Amend the bill by replacing section 151 with the following:

2

3 151 Department of Safety; Division of Fire Standards and Training and Emergency Medical  
4 Services. Amend RSA 153-A:1, I to read as follows:

5 I. The general court declares that it is the policy of the state of New Hampshire to save lives  
6 and speed the healing of persons in need of medical services by providing an emergency medical and  
7 trauma services system that will bring an injured or sick person under the care of properly trained  
8 individuals in the shortest practical time, and that will provide safe transportation to the most  
9 appropriate treatment center prepared to receive the sick or injured person. It is the policy of the  
10 state of New Hampshire to ~~insure~~ **ensure** that the sick or injured person is safely transported in  
11 properly equipped vehicles which are designed to supply supportive care and which are able to  
12 communicate with medical treatment centers. ~~[The use of properly licensed wheelchair vans for hire  
13 is to ensure that patients confined to a wheelchair are transported in equipped vehicles driven by  
14 personnel approved by the division.]~~

15 152 Department of Safety; Division of Fire Standards and Training and Emergency Medical  
16 Services. Amend RSA 21-P:12-b, II(f) to read as follows:

17 (f) License emergency medical care providers, emergency medical service units,  
18 emergency medical service instructor/coordinators, emergency medical service training agencies,  
19 ~~[emergency medical services dispatchers,]~~ and emergency medical service vehicles~~[- including  
20 wheelchair vans for hire].~~

21 153 Repeal. RSA 21-P:12-b, II(d), relative to division of fire standards and training and  
22 emergency medical services responsibility for a communications network for EMS units, is repealed.

2025-1113h

AMENDED ANALYSIS

Replace:

75. Clarifies the division of fire standards and training and emergency medical services policy regarding the use of properly equipped vehicles to transport sick or injured individuals; removes a reference to licensing of wheelchair vans and emergency medical dispatchers by the division; and repeals a requirement that the division establish an emergency communications network as such responsibility is handled by other state entities.

Rep. Erf, Hills. 28  
March 11, 2025  
2025-0892h  
08/09

Amendment to HB 2-FN-A-LOCAL

- 1 Amend the bill by deleting section 178.

2025-0892h

AMENDED ANALYSIS

DELETE:

98. Requires for the biennium, in certain circumstances, the lottery commission to apply to the legislative fiscal committee before applying to the governor and executive council for certain funds.

UNAPPROVED

Amendment to HB 2-FN-A-LOCAL

1 Amend the bill by replacing sections 180-183 with the following:

2

3 180 Business Profits Tax; Distribution of Funds. Amend RSA 77-A:20-a, I to read as follows:

4 I. The commissioner shall determine [~~41~~] **30** percent of the revenue produced by the tax  
5 imposed by RSA 77-A:2 for each fiscal year and shall certify such amounts to the state treasurer by  
6 October 1 of that year for deposit in the education trust fund established by RSA 198:39.

7 181 Business Enterprise Tax; Distribution of Funds. Amend RSA 77-E:14, I to read as follows:

8 I. The commissioner shall determine [~~41~~] **30** percent of the revenue produced by the tax  
9 imposed by RSA 77-E:2 for each fiscal year and shall certify such amounts to the state treasurer by  
10 October 1 of that year for deposit in the education trust fund established by RSA 198:39.

11 182 Tobacco Tax; Distribution of Funds. RSA 78:24 is repealed and reenacted to read as follows:

12 78:24 Distribution of Funds.

13 I. Tax revenue on all tobacco products sold at retail in this state imposed by RSA 78:2 shall  
14 be divided with 30 percent of that total revenue deposited in the education trust fund established by  
15 RSA 198:39 and the remaining revenue deposited in the general fund.

16 II. The commissioner shall certify such amount to the state treasurer for deposit in the  
17 education trust fund established by RSA 198:39. Such estimates shall be certified on June 1,  
18 September 1, December 1, and March 1 of each year.

19 183 Tax on Transfer of Real Property; Distribution of Funds. RSA 78-B:13, I, is repealed and  
20 reenacted to read as follows:

21 I. Tax revenue collected by RSA 78-B:1 shall be divided, with 30 percent of that total  
22 revenue deposited in the education trust fund established by RSA 198:39 and the remaining revenue  
23 deposited in the general fund.

Amendment to HB 2-FN-A-LOCAL

1           1 Public School Infrastructure Fund. Amend the introductory paragraph of RSA 198:15-y, III to  
2 read as follows:

3           III. The public school infrastructure commission may authorize the department of education  
4 to fund expenditures [~~with approval of the fiscal committee of the general court~~] for the following  
5 purposes:

2025-1156h

AMENDED ANALYSIS

ADD:

1. Removes the requirement to get approval from the fiscal committee of the general court for public school infrastructure grants.

Amendment to HB 2-FN-A-LOCAL

1           1 New Paragraphs; Commissioner's Warrant. Amend RSA 76:8 by inserting after paragraph III  
2 the following new paragraphs:

3           IV. Until June 30, 2027, school district appropriation amounts, less facilities acquisition and  
4 construction, authorized in paragraph III and reported pursuant to RSA 198:4-a, shall not be more  
5 than the previous year's appropriation, less facilities acquisition and construction, times the  
6 previous 5 years average Consumer Price Index pursuant to paragraph VI.

7           (a) After June 30, 2027, the school district appropriation amount, less facilities  
8 acquisition and construction, authorized in paragraph III shall not be more than the greater of the  
9 following:

10                   (1) The 5-year average percent change in ADMR used for the purposes of calculating  
11 adequate education grants pursuant to RSA 198:40-a applied to the previous year's appropriation,  
12 less facilities acquisition and construction, or

13                   (2) The 5-year average appropriation, less facilities acquisition and construction.

14           (b) School districts seeking appropriations, less facilities acquisition and construction, to  
15 assess local property taxes in excess of paragraph IV, as applicable, shall do so by a 2/3 majority vote  
16 of their legislative body on each vote or warrant article in excess of the appropriation determined in  
17 paragraph V. The vote to exceed the excess shall not be a voice vote.

18           (c) Districts seeking emergency appropriations shall follow the provisions of RSA 197:3.

19           V. Within 45 days after the reported appropriation amounts are submitted pursuant to RSA  
20 198:4-a, the commissioner of the department of revenue administration shall notify the school board  
21 of any excess appropriations not made in accordance with RSA 76:8, IV and delete those  
22 appropriations when computing district taxation pursuant to RSA 198:4-a, IV.

23           VI. Previous 5 years average Consumer Price Index shall be calculated by using the All  
24 Urban Consumers, Northeast Region, using the "services less medical care services" special  
25 aggregate index, as published by the Bureau of Labor Statistics, United States Department of Labor.  
26 The average annual change shall be calculated using the 5 calendar years ending 18 months before  
27 the start of the fiscal year.

Amendment to HB 2-FN-A-LOCAL

1           1 Appropriations; Department of Education; Computer Science Professional Development.  
2 Amend 2023, 79:81, I-III to read as follows:

3           79:81 Appropriations; Department of Education; Computer Science Professional Development.

4           I. There is hereby appropriated to the department of education the sum of \$500,000 for the  
5 fiscal year ending June 30, 2023 for the purpose of encouraging New Hampshire certified educators  
6 to pursue eligible industry recognized credentials in the field of computer science. This  
7 appropriation shall not lapse *until June 30, 2025*. The governor is authorized to draw a warrant  
8 for said sum out of any money in the treasury not otherwise appropriated.

9           II. There is hereby appropriated to the department of education the sum of \$2,741,871 for  
10 the fiscal year ending June 30, 2023 for the purpose of encouraging individuals holding an eligible  
11 industry recognized credentials to teach computer science or related courses of study in New  
12 Hampshire approved education programs. This appropriation shall not lapse *until June 30, 2025*.  
13 The governor is authorized to draw a warrant for said sum out of any money in the treasury not  
14 otherwise appropriated.

15           III. There is hereby appropriated to the department of education the sum of \$455,000 for the  
16 fiscal year ending June 30, 2023 for the purpose of implementing the experiential robotics platform  
17 in all New Hampshire classrooms for grades 6-12 including, but not limited to the purchase of  
18 robotics kits from First New Hampshire Robotics, Experiential Robotics Platform, career and  
19 technical education of community college fabrication sites, and professional development delivery  
20 and support. The sum appropriated shall not lapse *until June 30, 2025*. The governor is  
21 authorized to draw a warrant for said sum out of any money in the treasury not otherwise  
22 appropriated.

23           2 Effective Date. Section 1 of this act shall take effect June 30, 2025.

AMENDED ANALYSIS

ADD:

1. Lapses funding appropriated to computer science professional development.

Amendment to HB 2-FN-A-LOCAL

1           1 Instruction in National and State History, Government, and Civics. Amend RSA 189:11, II to  
2 read as follows:

3           II.(a) As a component of instruction under this section, a locally developed competency  
4 assessment of United States government and civics that includes, but is not limited to, the nature,  
5 purpose, structure, function, and history of the United States government, the rights and  
6 responsibilities of citizens, and noteworthy government and civic leaders, shall be administered to  
7 students as part of the required high school course in history and government of the United States  
8 and New Hampshire.

9           (b) To be eligible for a graduation certificate, a student in a public, chartered public,  
10 non-public school, or a privately incorporated school that serves as a public school in the state, shall  
11 attain a locally sanctioned passing grade on the competency assessment, and ~~[a grade of]~~ **shall**  
12 **score** 70 percent or better on the 128 question civics (history and government) naturalization  
13 examination developed by the 2020 United States Citizen and Immigration Services. **Public and**  
14 **chartered public schools shall use the assessment provided by the department of education.**

15           (c) ~~[Schools are required to]~~ **The department of education shall** provide  
16 accommodations and may modify the naturalization examination for a child with a disability in  
17 accordance with the child's individualized education program.

18           (d) **Annually, the department shall publish a report of the state and district**  
19 **results of the civics assessment.**

20           (e) ~~[By June 30 of each year, each school district, chartered public or]~~ Non-public  
21 **schools** ~~[school, or a privately incorporated school that serves as a public school in the state,]~~ shall  
22 submit the results of the United States Citizenship and Immigration Services (USCIS) test to the  
23 department of education.

Amendment to HB 2-FN-A-LOCAL

1           1 Education; Special Education; Program Approval, Monitoring, and Corrective Action. Amend  
2 RSA 186-C:5, IX to read as follows:

3           IX. The department, with input from the advisory committee on the education of  
4 children/students with disabilities, shall select and contract with an independent, nationally  
5 recognized organization in program evaluation and quality assurance to evaluate in 2010, 2015, and  
6 decennially thereafter, the effectiveness of the program approval and monitoring system, including  
7 whether it is carrying out activities in RSA 186-C:5 in an efficient manner. Such organization shall  
8 submit recommendations for any improvements to the commissioner, the state board of education,  
9 the governor, and the general court within 90 days of completing the program evaluation. On or  
10 before September 1, 2013, the department shall submit a written response to the report submitted  
11 by the organization that conducted the 2012 independent evaluation. The written response shall  
12 include a detailed plan for how the department will address the areas identified as needing  
13 improvement and the recommendations made in the initial evaluation required under this section.  
14 The written response shall include specific steps the department plans to take, along with a timeline  
15 for each step. The written response shall also provide an explanation for any actions the department  
16 will not implement or complete during the plan's timeframe. On or before December 30, 2013 and  
17 June 30, 2014, the department shall submit a report of its progress toward completing its plan. The  
18 plan and reports shall be submitted to the governor, to the chairpersons of the senate and house  
19 committees with jurisdiction over education policy, to the state advisory committee for the education  
20 of children with disabilities established in RSA 186-C:3-b, and to the state board of education. For  
21 the 2015 evaluation, the department shall invite the same organization that conducted the 2012  
22 evaluation to respond to a request for proposals. The 2015 evaluation shall include feedback on the  
23 steps the department has taken in response to the recommendations in the 2012 report. The  
24 department shall provide unimpeded access to all documents requested by the organization, except  
25 as otherwise required by law. ***For the 2025 evaluation, the department may utilize the Special***  
26 ***Education Dispute Resolution performance audit and the Special Education performance***  
27 ***audit from the Audit Division of the Office of Legislative Budget Assistant of the New***  
28 ***Hampshire General Court to meet this requirement.***

Amendment to HB 2-FN-A-LOCAL

1       1 Fish and Game; Gifts, Donations, and Raffles. Amend RSA 206:33-a to read as follows:  
2       206:33-a Gifts, [~~and~~] Donations, **and Raffles**; Account Established.

3           I. Notwithstanding any other provision of law to the contrary, individual gifts and donations  
4 not exceeding \$2,500 in value in a year may be received by the fish and game department with the  
5 consent of the commission and without the approval of the governor or the governor and council.  
6 Individual gifts and donations exceeding \$2,500 in value in a year may be received by the fish and  
7 game department with the consent of the commission and with the approval of the governor and  
8 council.

9           ***I-a. The fish and game department is authorized to conduct raffles for fundraising***  
10 ***purposes. Revenue received shall be credited to the gifts, donations, and raffles account***  
11 ***established in RSA 206:33-a, II.***

12           II. There is established an account within the fish and game fund to be known as the gifts,  
13 [~~and~~] donations, **and raffles** account. Moneys in the gifts and donations account are nonlapsing and  
14 continually appropriated to the fish and game department. All gifts and donations shall be  
15 deposited in this account, except gifts and donations made to the department in support of a specific  
16 program that has an established dedicated account in title XVIII which shall be deposited into the  
17 appropriate dedicated account and expended in accordance with the purpose of the dedicated  
18 account.

19           III. This section shall not apply to gifts, grants, bequests, or donations received pursuant to  
20 RSA 206:33-c or RSA 212-B:6.

21       2 Fish and Game; Gifts, Donations, and Raffles. Amend RSA 6:12, I(b)(231) to read as follows:

22           (231) Moneys deposited in the fish and game department gifts, [~~and~~] donations, **and**  
23 ***raffles*** account under RSA 206:33-a.

24       3 Pheasant License Revenues. Amend RSA 206:35-a to read as follows:

25       206:35-a Pheasant License Revenues. The state treasurer shall establish a separate account to  
26 which shall be credited all moneys collected by the fish and game department from issuance of  
27 pheasant licenses under RSA 214:9, X. The moneys in said account shall be used only for purchase  
28 or propagation of pheasants, ***as well as for program management and implementation***, and is  
29 hereby appropriated for said purposes. Said funds shall be expended for the purposes hereof as  
30 determined by the executive director with the approval of the commission. The moneys in said  
31 account shall be nonlapsing.

32       4 Fisheries Habitat Fee. Amend RSA 214:1-g to read as follows:

**Amendment to HB 2-FN-A-LOCAL**  
**- Page 2 -**

1 I. A ~~one-dollar~~ **\$5** fisheries habitat fee shall be required to be paid by all persons 16 years  
2 of age or older, in addition to each applicable fishing or combination license required by Title XVIII,  
3 in order to take fish in the fresh waters of this state. ***The \$5 fee shall be credited as \$4 of***  
4 ***unrestricted revenue to the fish and game fund and \$1 to the fisheries habitat account***  
5 ***under RSA 214:1-g, II.*** This paragraph shall not apply to any person who takes fish under a  
6 complimentary license, excluding any administrative fee, issued pursuant to RSA 214:3, RSA 214:7-  
7 a, RSA 214:13, RSA 214:13-b, or RSA 214:13-c, or a lifetime license issued pursuant to RSA 214:9-c  
8 that was purchased in a prior calendar year.

9 II. The state treasurer shall establish a separate nonlapsing account within the fish and  
10 game fund, to be known as the fisheries habitat account, to which ~~shall be credited all~~ ***a portion of***  
11 ***the*** fees collected under RSA 214:1-g, I ***shall be allocated.*** The state treasurer may accept public  
12 and private grants and donations for deposit into the account. ***Beginning in the fiscal year***  
13 ***ending June 30, 2026, and each year thereafter, any amount in this account in excess of***  
14 ***\$750,000 at the end of the fiscal year shall be transferred to the fish and game fund.***

15 5 Game Management Account Established; Report. Amend RSA 206:34-b, I to read as follows:

16 I. The state treasurer shall establish a separate nonlapsing account within the fish and  
17 game fund, to be known as the game management account. Each month the department shall  
18 determine the number of licenses, applications, or permits sold for moose, bear, turkey, and  
19 waterfowl and, for each, transfer \$10 to the game management account. The moneys in this account  
20 shall be used exclusively for the implementation of a comprehensive population and habitat  
21 management program, including research and management, protection, education, and outreach for  
22 game as defined in RSA 207:1, IX, fur-bearing animals as defined in RSA 207:1, VIII, and migratory  
23 game birds as defined in RSA 209:5 to include waterfowl, snipe, and woodcock. Funds in the game  
24 management account are hereby continually appropriated for said purposes. Said funds shall be  
25 expended for the purposes of this section as determined by the executive director with approval of  
26 the commission. ***Beginning in the fiscal year ending June 30, 2026, and each year thereafter,***  
27 ***any amount in this account in excess of \$750,000 at the end of the fiscal year shall be***  
28 ***transferred to the fish and game fund.***

29 6 Wildlife Habitat License. Amend RSA 214:1-f, V to read as follows:

30 V. The state treasurer shall establish a separate nonlapsing account within the fish and  
31 game fund, to be known as the wildlife habitat account, to which shall be credited all fees collected  
32 under RSA 214:9, XV from the sale of wildlife habitat licenses. The state treasurer may accept  
33 public and private grants and donations into the account. ***Beginning in the fiscal year ending***  
34 ***June 30, 2026, and each year thereafter, any amount in this account in excess of \$750,000 at***  
35 ***the end of the fiscal year shall be transferred to the fish and game fund.***

36 7 Application; Hunting, Fishing, and Trapping Licenses. Amend RSA 214:9 to read as follows:

**Amendment to HB 2-FN-A-LOCAL**  
**- Page 3 -**

1           XV. If the applicant wishes to take wild animals, excluding fish and marine species, or wild  
2 birds, a fee set by the executive director pursuant to RSA 206:10, I, and the agent shall thereupon  
3 issue a wildlife habitat license as provided in RSA 214:1-f. For any year in which a license is issued,  
4 the agent shall be entitled to retain a portion of the fee as set by the executive director pursuant to  
5 RSA 206:10, I for each wildlife habitat license sold and all licenses sold at the department  
6 headquarters or any subagency thereof shall retain the same portion of the fee which,  
7 notwithstanding RSA 214:1-f, V, shall be credited to the general fish and game fund.  
8 Notwithstanding any other provision of law, there shall be no agent fee for a wildlife habitat license  
9 issued pursuant to RSA 214:1-f. ***The wildlife habitat fee shall be set no less than \$5, with***  
10 ***\$2.50 credited to the wildlife habitat account established under RSA 214:1-f and the***  
11 ***remainder credited to the fish and game fund.***

12           8 Transfers to Fish and Game Fund.

13           I. Notwithstanding any law to the contrary, any amounts in excess of \$750,000 in the  
14 fisheries habitat account established under RSA 214:1-g, II, shall be transferred to the fish and game  
15 fund on June 30, 2025.

16           II. Notwithstanding any law to the contrary, any amounts in excess of \$750,000 in game  
17 management account established under RSA 206:34-b, I, shall be transferred to the fish and game  
18 fund on June 30, 2025.

19           III. Notwithstanding any law to the contrary, any amount remaining in the fish food sales  
20 revenue account established under RSA 206:35-c, shall be transferred to the fish and game fund on  
21 June 30, 2025.

22           9 Repeal. The following are repealed:

23           I. RSA 206:35-c, relative to the fish food sales revenue account.

24           II. RSA 6:12, I(b)(182), relative to the fish food sales revenue account.

25           10 Effective Date.

26           I. Sections 8 and 9 shall take effect June 30, 2025.

27           II. Sections 4 and 7 shall take effect January 1, 2026.

Amendment to HB 2-FN-A-LOCAL

1           1 New Hampshire Retirement System; Membership; Division of Fire Safety. Amend RSA 100-  
2 A:3, III-c to read as follows:

3           III-c. Notwithstanding the provisions of RSA 100-A:1, VIII, any permanent fireman who has  
4 been a group II member and who has 10 years' fire service experience, or any person included in the  
5 definition of "fire service personnel" as defined in RSA 21-P:25, II(c) who has 10 years' fire service  
6 experience, who is or becomes the director of the division of fire safety, the director of the division of  
7 homeland security and emergency management, the director of the division of fire standards and  
8 training and emergency medical services, any fire instructor, supervisor, instructor, or other  
9 technical specialist who has hazardous materials, firefighting, or rescue training functions and who  
10 has as a job requirement satisfied the fire standards and training commission's entrance and  
11 certification requirements for physical condition, education, and training shall be construed to be a  
12 permanent fireman for the purposes of membership in group II and shall remain in the system for  
13 the duration of service in that capacity with the fire standards and training commission *or the*  
14 *division of fire safety.*

Amendment to HB 2-FN-A-LOCAL

1           1 Nonresident Who Establishes a Residency in the State. Amend RSA 263:35 to read as follows:  
2           263:35 Nonresident Who Establishes a Residency in the State.

3           **I.(a)** Notwithstanding the provisions of RSA 261:44 or any other law to the contrary, any  
4 nonresident driver of a motor vehicle who holds a valid driver's license in another jurisdiction, upon  
5 the establishment of a bona fide residency in this state, shall have a maximum of 60 days from the  
6 date his or her residency was established to obtain a driver's license issued by the state of New  
7 Hampshire; provided that H-2A temporary agricultural workers satisfying the requirements under  
8 RSA 263:35-a shall have a maximum of 300 days.

9           **(b)** *An individual subject to subparagraph (a), who ceases to be a resident of*  
10 *this state within 60 days of establishing a bona fide residency and has not yet obtained a*  
11 *driver's license issued by the state of New Hampshire, shall notify the director of their*  
12 *departure from the state.*

13           **(c)** *A resident subject to subparagraph (a), whose out-of-state driver's license*  
14 *expires or is relinquished after becoming a resident of this state shall notify the director.*

15           **II.** *The director shall notify any individual in violation of paragraph I who is more*  
16 *than 30 days past a deadline provided in this section. The notification shall be sent to the*  
17 *in-state address and out-of-state address, if available. The director shall begin sending*  
18 *such notifications within one year of the effective date of this section.*

19           **III.** *The director, for good cause shown, may grant an extension of a deadline in*  
20 *this section to any individual.*

21           2 New Subparagraph; Centralized Voter Registration Database; Information Sharing. Amend  
22 RSA 654:45, IV(b) to read as follows:

23           **(b)** Voter database record data shall be verified by matching the records with those of  
24 the department of safety and the federal Social Security Administration as are required by law, and  
25 with the records of the state agency or division charged with maintaining vital records. For this  
26 purpose, the voter registration record database may be linked to the state agency or division charged  
27 with maintaining vital records and the department of safety, provided that no linked agency or  
28 division may save or retain voter information or use it for purposes other than verifying the accuracy  
29 of the information contained in the voter database. The link authorized by this subparagraph shall  
30 not allow the department of state or election officials direct access to the motor vehicle registration  
31 or driver's license records maintained by the division of motor vehicles; ***provided that such link***  
32 ***shall authorize the department of state to identify voter records with out-of-state driver's***

1 *license information where the record cannot be matched to an in-state driver's license*  
2 *obtained within the deadline provided in RSA 263:35. The secretary of state shall*  
3 *authorize the release of information from the voter database necessary for the department*  
4 *of safety to notify an individual pursuant to RSA 263:35, II.* The commissioner of safety may  
5 authorize the release of information from motor vehicle registration and driver's license records to  
6 the extent that the information is necessary to department of state and department of safety  
7 cooperation in a joint notification to individuals of apparent discrepancies in their records and to the  
8 extent that the information is necessary to resolve those discrepancies. The commissioner of safety  
9 and the secretary of state are authorized to enter into an agreement that establishes the services to  
10 be provided by the department of safety and the cost for those services. The department of safety  
11 shall not be required to provide any services under this subparagraph unless an agreement is in  
12 place and there are sufficient funds in the election fund to pay the cost for the services. The system  
13 shall facilitate the identification and correction of voter registration records whenever a registered  
14 voter has died or has been disenfranchised pursuant to part I, article 11 of the New Hampshire  
15 constitution or RSA 654:5 through RSA 654:6, or when the domicile address does not match the  
16 address provided by the same individual to the department of safety.

Amendment to HB 2-FN-A-LOCAL

1           1 Motor Vehicle Air Pollution Abatement Fund; Definitions. Amend RSA 125-S:2 to read as  
2 follows:

3           125-S:2 Definitions. In this chapter:

4           I. "Department" means the department of environmental services.

5           II. ~~["Motor vehicle inspection fee" means the fee collected by the department of safety  
6 pursuant to RSA 266:2.~~

7           ~~III.]~~ "Mobile source" means, for the purposes of this chapter, any motor vehicle registered for  
8 on-road use by the department of safety, division of motor vehicles.

9           2 Inspection; Power Unit and Trailer. Amend RSA 266:18-d, III to read as follows:

10           III. Vehicles so certified include the power unit and trailer. The vehicle shall be certified  
11 upon submission to the department of documentation satisfactory to the department from the  
12 manufacturer attesting that the vehicle is capable of safely carrying the additional weight. Such  
13 attestation shall be required upon the first application for certification and a new attestation shall  
14 be required at any time when the configuration of the vehicle relative to power unit, axles, springs,  
15 or other safety items that could affect the vehicle's ability to qualify for an excess weight certification  
16 is altered. Such attestation shall designate the maximum safe gross weight for the vehicles as  
17 determined by the components and the summation of the manufacturer's axle design limits for each  
18 axle of the vehicle ~~[The power unit and trailer shall be required at all times to have a current  
19 inspection sticker or decal from an official inspection station].~~

20           3 Inspection; Rulemaking. Amend RSA 266:18-d, VI to read as follows:

21           VI. The commissioner or his designee may revoke or suspend any additional  
22 registration granted pursuant to paragraph V of any vehicle or vehicles which are being driven in  
23 violation of the limits established by RSA 266:18-b or any other provision of law as evidenced by a  
24 record of such violations. The commissioner shall adopt rules pursuant to RSA 541-A pertaining to  
25 the procedures for such revocation or suspension and the application~~[,~~ and certification~~[,~~  
26 ~~inspection]~~ process for additional truck weights, as well as procedures to become certified as a  
27 vehicle inspector for additional weights.

28           4 Inspection; Motorcycle Noise. Amend RSA 266:59-a to read as follows:

29           266:59-a Motorcycle Noise Levels.

30           I. No person shall operate in this state any motorcycle which produces a sound level in  
31 excess of the following decibels, when measured in accordance with the provisions of the SAE

**Amendment to HB 2-FN-A-LOCAL**  
**- Page 2 -**

1 International Recommended Practice SAE J2825, "Measurement of Exhaust Sound Pressure Levels  
2 of Stationary On-Highway Motorcycles":

3 (a) For all motorcycles, 92 decibels while the engine is operating at idle speed; or

4 (b) For motorcycles with less than 3 or more than 4 cylinders, 96 decibels while the  
5 engine is operating at 2,000 revolutions per minute or 75 percent of maximum engine speed,  
6 whichever is less; or

7 (c) For 3 and 4 cylinder motorcycles, 100 decibels while the engine is operating at 5,000  
8 revolutions per minute or 75 percent of maximum engine speed, whichever is less.

9 ~~[II. No person shall pass for the purposes of the inspection required by RSA 266:1 any  
10 motoreycle which produces a sound level in excess of the following decibels, when measured in  
11 accordance with the provisions of the SAE International Recommended Practice SAE J2825,  
12 "Measurement of Exhaust Sound Pressure Levels of Stationary On-Highway Motoreycles":~~

13 ~~(a) For all motoreycles, 92 decibels while the engine is operating at idle speed; or~~

14 ~~(b) For motoreycles with less than 3 or more than 4 cylinders, 96 decibels while the  
15 engine is operating at 2,000 revolutions per minute or 75 percent of maximum engine speed,  
16 whichever is less; or~~

17 ~~(c) For 3 and 4 cylinder motoreycles, 100 decibels while the engine is operating at 5,000  
18 revolutions per minute or 75 percent of maximum engine speed, whichever is less.~~

19 ~~III.] II.~~ Any person who violates the provisions of this section shall be guilty of a violation  
20 and shall be fined not less than \$100 nor more than \$300.

21 5 Inspection; Odometers. Amend RSA 266:60 to read as follows:

22 266:60 Standards for Odometers. No passenger motor vehicle designated as a 1972 or later  
23 model which is manufactured after January 1, 1972, shall be registered in this state unless it is  
24 equipped with a tamper-resistant odometer designed with the intent to reduce the likelihood of  
25 unlawful tampering with the mileage reading thereon. The director may adopt rules pursuant to  
26 RSA 260:5 establishing standards for such devices, which standards shall be consistent with  
27 provisions of federal law, if any, relating thereto. The director shall not require, as a condition  
28 precedent to the initial sale of a vehicle, ~~[the inspection,]~~ certification or other approval of such  
29 odometer if such device or equipment has been certified by the manufacturer as complying with  
30 federal or state law or rule.

31 6 Street Rod Equipment; Inspection. Amend RSA 266:13, I to read as follows:

32 I. A vehicle registered as a street rod shall be equipped as prescribed by RSA 266 ~~[and state  
33 of New Hampshire official inspection station rules adopted pursuant to RSA 541-A,]~~ as ~~[they]~~ *it* may  
34 be applicable to vehicles whose model year is prior to the year 1949.

35 7 Custom Vehicles; Inspection. Amend RSA 266:115, I to read as follows:

**Amendment to HB 2-FN-A-LOCAL**  
**- Page 3 -**

1 I. A vehicle registered as a custom vehicle shall be equipped as prescribed by RSA 266 ~~and~~  
2 ~~state of New Hampshire official inspection station rules adopted pursuant to RSA 541-A~~, as ~~[they]~~ **it**  
3 may be applicable to such vehicles.

4 8 Sale of Unsafe Used Motor Vehicles; Inspection. Amend RSA 358-F:2 to read as follows:

5 358-F:2 Inspection. Before selling to any customer any used motor vehicle which is **believed by**  
6 **the customer to be** unsafe for operation upon the highways pursuant to ~~[RSA 266:8]~~ **RSA 266**, the  
7 dealer shall, upon the request of the customer, conduct or have conducted a safety inspection of such  
8 vehicle. If the vehicle is found to be unsafe for operation, the dealer may sell the vehicle to the  
9 customer without correcting the defects, but only if the dealer presents to the customer at the time of  
10 sale a notice which states: This motor vehicle ~~[will not pass a New Hampshire inspection and]~~ is  
11 unsafe for operation **upon the highways pursuant to RSA 266**. The following defects must be  
12 corrected ~~[before an inspection sticker will be issued]~~. The dealer shall list all ~~[inspection]~~ defects  
13 under this statement and specify the date on which the inspection was conducted and the person  
14 who performed the inspection. The dealer may make a reasonable charge for conducting the  
15 inspection.

16 9 Sale of Unsafe Used Motor Vehicles; Remedy. Amend RSA 358-F:4 to read as follows:

17 358-F:4 Remedy. A failure of any dealer to comply with the provisions of this section, or a  
18 concealment by any dealer of any defect which was discovered, or should have been discovered,  
19 during the inspection ~~[required by]~~ **requested under** RSA 358-F:2 is an unfair or deceptive act or  
20 practice within the meaning of RSA 358-A:2. Any right or remedy set forth in RSA 358-A may be  
21 used to enforce the provisions of this chapter.

22 10 Repeal. The following are repealed:

- 23 I. RSA 125-S:4, relative to the motor vehicle air pollution abatement fund.  
24 II. RSA 260:6-a, relative to administrative review of sanctions against inspection stations.  
25 III. RSA 260:6-b, relative to point system for automobile dealer and inspection station  
26 violations.  
27 IV. RSA 266:1, relative to inspection authorized.  
28 V. RSA 266:1-a, relative to state police duties relative to vehicle inspection.  
29 VI. RSA 266:1-b, relative to inspection of trailers.  
30 VII. RSA 266:2, relative to fees.  
31 VIII. RSA 266:3, relative to inspection of spare tires.  
32 IX. RSA 266:3-a, relative to rust.  
33 X. RSA 266:4, relative to repair of defective equipment.  
34 XI. RSA 266:5, relative to penalties for failing to obey inspection requirements.  
35 XII. RSA 266:6, relative to driving of uninspected vehicles.  
36 XIII. RSA 266:8, relative to sales of unsafe vehicles.  
37 XIV. RSA 266:59-b, relative to emission control equipment.

**Amendment to HB 2-FN-A-LOCAL**  
**- Page 4 -**

- 1           XV. RSA 266:78-o, relative to emergency and warning lights; duties of official inspection
- 2    stations.
- 3           11 Effective Date. This act shall take effect January 1, 2026.

UNAPPROVED

Amendment to HB 2-FN-A-LOCAL

1           1 Ten-Year Transportation Improvement Program; State and Federal Funding. Amend RSA  
2 228:114 to read as follows:

3           228:114 State and Federal Funding.

4           ***I.*** Any public-private partnership projects utilizing federal or state funding shall be approved as  
5 part of the state 10-year transportation improvement program in accordance with RSA 240.

6           ***II.*** *All proceeds or revenues to the state derived from public-private partnerships and*  
7 *intended for payment to the department of transportation shall be credited to the*  
8 *department of transportation, restricted in accordance with the approved public-private*  
9 *partnership agreement, continuously appropriated, and non-lapsing.*

UNAPPROVED

Amendment to HB 2-FN-A-LOCAL

1           1 Education; Special Education; State Aid. Amend RSA 186-C:18, III(a)-(b) to read as follows:

2           III.(a) The ~~[state board of education through the commissioner,]~~ department of education~~[,]~~  
3 shall distribute aid available under this paragraph as entitlement to such school districts as have a  
4 special education pupil for whose costs they are responsible, for whom the costs of special education  
5 in the fiscal year exceed 3 **and** 1/2 times the ~~[estimated]~~ **most current** state average expenditure  
6 per pupil for the school year preceding the year of distribution. ~~[If in any year, the amount~~  
7 ~~appropriated for distribution as special education aid in accordance with this section is insufficient~~  
8 ~~therefor, the appropriation shall be prorated proportionally based on entitlement among the districts~~  
9 ~~entitled to a grant.]~~ ***If in any year, the amount appropriated for distribution as special***  
10 ***education aid in accordance with this section is insufficient therefor, the appropriation***  
11 ***shall be prorated proportionally based on entitlement among the districts entitled to a***  
12 ***grant, provided that the department of education shall distribute to the school district not***  
13 ***less than 80 percent of the district's entitlement in the fiscal year.*** ~~[If there are unexpended~~  
14 ~~funds appropriated under this paragraph at the end of any fiscal year, such funds shall be~~  
15 ~~distributed for court ordered placements and episodes of treatment under RSA 186-C:19 b.]~~ The  
16 state may designate up to \$250,000 of the funds which are appropriated as required by this  
17 paragraph, for each fiscal year, to assist those school districts which, under guidelines established by  
18 rules of the state board of education, may qualify for emergency assistance to mitigate the impact of  
19 special education costs. The state may designate up to an additional \$250,000 of the funds which are  
20 appropriated under this paragraph for each fiscal year for any community of 1,000 or fewer residents  
21 to mitigate the impact of special education costs when emergency assistance is necessary to prevent  
22 significant financial harm to such district or community. Upon application to the commissioner of  
23 education, and approval by the commissioner, such funds may be accepted and expended by school  
24 districts in accordance with this chapter; provided, however, that if a school district has received  
25 emergency assistance funds for certain children with disabilities, it shall not receive special  
26 education aid for those same children with disabilities. If any of the funds designated for emergency  
27 assistance under this paragraph are not used for such emergency assistance purposes, the funds  
28 shall be used to assist school districts in meeting special education cost increases in their special  
29 education programs as provided by this paragraph.

30           (b) The school district shall be liable for 3 **and** 1/2 times the estimated state average  
31 expenditure per pupil for the school year preceding the year of distribution, plus 20 percent of the

**Amendment to HB 2-FN-A-LOCAL**  
**- Page 2 -**

1 additional cost, up to 10 times the estimated state average expenditure per pupil for the school year  
2 preceding the year of distribution.

3 2 Education; Special Education; State Aid. Amend RSA 186-C:18, IV to read as follows:

4 IV. ~~[The state shall appropriate an amount for each fiscal year to assist special education~~  
5 ~~programs that are statewide in their scope, and that meet the standards for such programs~~  
6 ~~established by the state board of education. Funds under this paragraph shall be administered and~~  
7 ~~distributed by the state board of education through the commissioner.]~~ ***The amount necessary to***  
8 ***fund special education aid under this section is hereby appropriated to the department.***  
9 ***The governor is authorized to draw a warrant to satisfy the state's obligation under this***  
10 ***section.***

UNAPPROVED

Amendment to HB 2-FN-A-LOCAL

1           1 Cost of an Opportunity for an Adequate Education. Amend RSA 198:40-a, I-II to read as  
2 follows:

3           I. [~~For the biennium~~] Beginning July 1, [~~2023~~] **2026**, the annual cost of providing the  
4 opportunity for an adequate education as defined in RSA 193-E:2-a shall be as specified in  
5 paragraph II. The department shall adjust the rates specified in this paragraph in accordance with  
6 RSA 198:40-d.

7           II.(a) A cost of [~~\$4,100~~] **\$4,351** per pupil in the ADMR, plus differentiated aid as follows:

8                   (b) An additional [~~\$2,300~~] **\$2,441** for each pupil in the ADMR who is eligible for a free or  
9 reduced price meal anytime during the determination year; plus

10                   (c) An additional [~~\$800~~] **\$849** for each pupil in the ADMR who is an English language  
11 learner anytime during the determination year; plus

12                   (d) An additional [~~\$2,100~~] **\$3,140** for each pupil in the ADMR who is receiving special  
13 education services anytime during the determination year.

14           2 Annual Adjustment. Amend RSA 198:40-d to read as follows:

15           198:40-d Annual Adjustment.

16           Beginning July 1, [~~2024~~] **2027**, and every year thereafter, the department of education shall  
17 adjust the following with an increase of 2 percent annually, *rounded up to the nearest whole*  
18 *dollar*:

19           I. Per pupil costs in RSA 198:40-a, II; *and*

20           II. [~~Extraordinary need grant "grant floor," "grant ceiling," "factor," and "max grant" as~~  
21 ~~defined in RSA 198:40-f, II, (a)-(d); and~~

22           III.] Chartered public school additional grants under RSA 194-B:11, I(b)(1)(A) and (B).

23           3 Extraordinary Need Grants. RSA 198:40-f is repealed and reenacted to read as follows:

24           198:40-f Extraordinary Need Grants.

25           I. In addition to aid for the cost of the opportunity for an adequate education provided under  
26 RSA 198:40-a, each year the commissioner shall calculate an extraordinary need grant for schools  
27 and provide that amount of aid to a municipality's school districts as follows:

28                   (a) A municipality with an equalized valuation per pupil eligible to receive a free or  
29 reduced-priced meal of \$1,700,000 or less shall receive \$11,730 per pupil eligible to receive a free or  
30 reduced-price meal in the municipality's ADMR.

31                   (b) A municipality with an equalized valuation per pupil eligible to receive a free or  
32 reduced-price meal between \$1,700,001 and \$6,999,999 shall receive a grant equal to \$0.00221321

**Amendment to HB 2-FN-A-LOCAL**  
**- Page 2 -**

1 for each dollar of difference between its equalized valuation per pupil eligible to receive a free or  
2 reduced-price meal and \$6,999,999, for each pupil eligible to receive a free or reduced-price meal in  
3 the municipality's ADMR.

4 (c) A municipality with an equalized valuation per pupil eligible to receive a free or  
5 reduced-price meal of \$7,000,000 or more shall not receive an extraordinary need grant.

6 II. In this section:

7 (a) "Grant floor" means \$1,700,000 in equalized valuation per free or reduced-price meal  
8 pupil.

9 (b) "Grant ceiling" means \$7,000,000 in equalized valuation per free or reduced-price  
10 meal pupil.

11 (c) "Factor" means \$0.00221321 for each dollar difference between equalized valuation  
12 per free or reduced-price meal pupil.

13 (d) "Maximum grant" means \$11,730 per free or reduced-price meal pupil.

14 III. The extraordinary needs grants shall be calculated using the formula described in  
15 paragraph I, however, beginning July 1, 2027, and every year thereafter, the grant floor, grant  
16 ceiling, and maximum grant shall be increased by 2 percent. The factor shall be readjusted by  
17 taking the newly adjusted maximum grant and dividing by the difference between the grant floor  
18 and grant ceiling.

19 4 New Section; Fiscal Capacity Disparity Aid. Amend RSA 198 by inserting after section 40-f  
20 the following new section:

21 198:40-g Fiscal Capacity Disparity Aid.

22 I. In addition to aid for the cost of the opportunity for an adequate education provided under  
23 RSA 198:40-a, each year the commissioner shall calculate a fiscal capacity disparity aid grant for  
24 schools and provide that amount of aid to a municipality's school districts as follows:

25 (a) A municipality with an equalized valuation per pupil of \$1,000,000 or less shall  
26 receive \$1,250 per pupil eligible in the municipality's ADMR.

27 (b) A municipality with an equalized valuation per pupil between \$1,000,001 and  
28 \$1,599,999 shall receive a grant equal to \$0.00208333 for each dollar of difference between its  
29 equalized valuation per pupil and \$1,599,999, for each pupil the municipality's ADMR.

30 (c) A municipality with an equalized valuation per pupil of \$1,600,000 or more shall not  
31 receive a fiscal capacity disparity aid grant.

32 II. In this section:

33 (a) "Grant floor" means \$1,000,000 in equalized valuation per pupil.

34 (b) "Grant ceiling" means \$1,600,000 in equalized valuation per pupil.

35 (c) "Factor" means \$0.00208333 for each dollar difference between equalized valuation  
36 per pupil.

37 (d) "Maximum grant" means \$1,250 per pupil.

**Amendment to HB 2-FN-A-LOCAL**  
**- Page 3 -**

1           III. The fiscal capacity disparity aid grants shall be calculated using the formula described  
2 in paragraph I, however, beginning July 1, 2027, and every year thereafter, the grant floor, grant  
3 ceiling, and maximum grant shall be increased by 2 percent. The factor shall be readjusted by  
4 taking the newly adjusted maximum grant and dividing by the difference between the grant floor  
5 and grant ceiling.

6           5 Determination of Education Grants. Amend RSA 198:41, I(b)-(c) to read as follows:

7                   (b) Subtract the amount of the education tax warrant to be issued by the commissioner  
8 of revenue administration for such municipality reported pursuant to RSA 76:8 for the next tax year;  
9 ~~and~~

10                   (c) Add the municipality's extraordinary need grant pursuant to RSA 198:40-f;[-]

11                   ***(d) Add the municipality's fiscal capacity disparity aid grant pursuant to RSA***  
12 ***198:40-g; and***

13                   ***(e) For municipalities with a total ADMR of 5,000 or more, subtract the amount***  
14 ***necessary to limit the total additional targeted aid to \$3,750 per pupil in the municipality's***  
15 ***ADMR. For the purpose of this paragraph, additional targeted aid shall be the sum of a***  
16 ***municipality's extraordinary needs grant and fiscal capacity disparity aid grant.***

17           6 Effective Date. This act shall take effect July 1, 2026.

Amendment to HB 2-FN-A-LOCAL

1 1 Vanity Number Plates; Fees. Amend RSA 261:89 to read as follows:

2 261:89 Vanity Number Plates. The director is hereby authorized to design and to issue, under  
3 such rules as the director deems appropriate, vanity number plates to be used on motor vehicles in  
4 lieu of other number plates. Such number plates shall be of such design and shall bear such letters  
5 or letters and numbers as the director shall prescribe, but there shall be no duplication of  
6 identification. Such number plates or a changeable designation of the effective period thereof, as the  
7 director shall determine, shall be issued only upon application therefor and upon payment of a  
8 special vanity plate service fee of [~~\$40~~] **\$60**, said special fee to be in addition to the regular motor  
9 vehicle registration fee and any other number plate manufacturing fee otherwise required by law for  
10 the particular vehicle. Plates shall be renewed on an annual basis for [~~\$40~~] **\$60** per set. All special  
11 fees collected under this section shall be paid to the state treasurer and distributed as provided by  
12 RSA 263:52. Upon rejection of an application for vanity number plates, the director shall refund or  
13 credit the collected special vanity plate service fee. The director shall recall any vanity number  
14 plates that have been issued which do not conform to applicable law and rules, regardless of when  
15 the plates were issued. Any person whose application for vanity number plates has been rejected or  
16 whose vanity number plates have been recalled shall be issued a number plate of the same  
17 classification as the plate that had been requested or recalled. The prorated by month portion of the  
18 special vanity plate service fee shall be refunded or credited to the person whose vanity number  
19 plates have been recalled.

20 2 Vanity Number Plates; Fee Collection. Amend RSA 261:141, III(cc) to read as follows:

21 (cc) For each vanity number plate set-~~[\$40]~~ **\$60**.

22 3 Vanity Plates; Fee Collection. Amend RSA 261:141, VII(d) to read as follows:

23 (d) For vanity plate service fee-~~[\$40]~~ **\$60**.

24 4 Driver Training Fund; Application of Vanity Plate Fee. Amend RSA 263:52, II to read as  
25 follows:

26 II. The [~~\$40~~] **\$60** vanity plate service fee and the fee for renewal of vanity number plates  
27 shall automatically be credited to the driver training fund until all fees in such fund equal the  
28 amount of money estimated by the general court as available for expenditure for course materials,  
29 licensing of schools, and certification services in connection with driver training from that fund for  
30 that fiscal year. Once the driver training course materials, licensing of schools, and certification  
31 services have been funded in accordance with the legislative estimates for the current fiscal year, the  
32 next 1.5 million dollars shall be transferred to the department of safety as restricted revenue,

**Amendment to HB 2 -FN-A-LOCAL**  
**- Page 2 -**

- 1 thereafter the balance of all such fees shall be transferred to the general fund and shall be available
- 2 as unrestricted revenue.
- 3       5 Effective Date. This act shall take effect January 1, 2026.

UNAPPROVED

Amendment to HB 2-FN-A-LOCAL

1           1 Motor Vehicles; Administration of Motor Vehicle Laws; Copies of Certificates and Motor  
2 Vehicle Records. Amend RSA 260:15, II to read as follows:

3           II. The department may issue a copy of any motor vehicle record upon the request of an  
4 insurance company or any other authorized agent, and notwithstanding RSA 91-A shall require  
5 payment by the insurance company or authorized agent of a fee of [~~\$17~~] **\$20**, which shall be  
6 deposited in the fire standards and training and emergency medical services fund established in  
7 RSA 21-P:12-d.

8           2 Motor Vehicles; Administration of Motor Vehicle Laws; Identification Cards. Amend RSA  
9 260:21, V(a) to read as follows:

10           V.(a) The fee for such card shall be [~~\$10~~] **\$20** and is not refundable, except that no fee shall  
11 be charged to any person who, for reason of health or age, turns in his or her driver's license before  
12 the expiration date of such license. For purposes of this section, reasons of age shall be deemed to  
13 apply only to those persons over age 65. A person who requires a photo identification card only for  
14 voter identification purposes may obtain a voucher in the form provided for in subparagraph (b) from  
15 his or her town or city clerk or the secretary of state exempting the voter from the identification card  
16 fee. Upon presentation of the voucher to the division, the actual costs of issuing the card shall be  
17 paid by the secretary of state from the election fund established under RSA 5:6-d. An identification  
18 card paid for by the secretary of state shall be valid for voter identification purposes only, and the  
19 card, which shall be known as a voter identification card, shall be marked "for voter identification  
20 only."

21           3 Motor Vehicles; Certificates of Title and Registration of Vehicles; Fees. Amend RSA 261:20,  
22 I(a)-(i) to read as follows:

23           (a) For filing an application for a first certificate of title, with or without a lienholder  
24 named, [~~\$25~~] **\$35**;

25           (b) For a certificate of title after a transfer, with or without a lienholder named, [~~\$25~~]  
26 **\$35**;

27           (c) For a duplicate certificate of title, [~~\$25~~] **\$35**;

28           (d) For an ordinary certificate of title issued upon surrender of a distinctive certificate,  
29 [~~\$20~~] **\$40**;

30           (e) For filing a notice of security interest, \$20;

31           (f) For a certificate of search of the records of the division, for each name or  
32 identification number searched against, \$20;

**Amendment to HB 2-FN-A-LOCAL**  
**- Page 2 -**

- 1 (g) For filing an assignment of security interest, \$2;
- 2 (h) For issuing a distinctive New Hampshire number in place of a vehicle identification
- 3 number, [~~\$30~~] **\$40**;
- 4 (i) For issuing a salvage vehicle decal pursuant to RSA 261:22, IV, [~~\$50~~] **\$60**.

5 4 Motor Vehicles; Certificates of Title and Registration of Vehicles; Twenty-Day Registration.

6 Amend RSA 261:57, I to read as follows:

7 I. Any resident of this state who intends to purchase a vehicle in another state or from

8 another person or who is unable to register a vehicle because of limited hours of operation of the

9 town clerk in the town where the person resides may apply to the division or its substation or

10 authorized agent nearest his or her residence for a registration to drive said vehicle on the ways of

11 the state in an unregistered condition. Said resident shall appear in person at the division or

12 substation to obtain such registration and shall sign under penalty of perjury a statement that the

13 vehicle meets all New Hampshire inspection requirements, and in the case of a person seeking an

14 extension of his or her registration, that he or she was unable to register the vehicle because of the

15 limited hours of the town clerk, before said registration may be issued. Said registration shall be

16 valid for 20 days from the time it is issued. Application blanks and permits in the form prescribed

17 by the director shall be designed, printed, and supplied to the substations by the division. The fee

18 for the issuance of a registration shall be [~~\$10~~] **\$20**. It shall be unlawful for any person to drive a

19 vehicle on the ways of the state under a registration issued pursuant to this section unless said

20 person has in his or her possession a valid bill of sale for the vehicle he or she is driving, or in the

21 case of a person whose registration is extended, a copy of the form indicating he or she was unable to

22 register because of the limited hours of the town clerk. No person shall make application for a 20-

23 day registration on the same vehicle more than once within a 12-month period. Only 3 20-day

24 registrations shall be issued on the same vehicle within a 12-month period.

25 5 Motor Vehicles; Certificates of Title and Registration of Vehicles; Fees to be Collected. Amend

26 RSA 261:141, III to read as follows:

27 III. Prorated fees:

- 28 (a) For agricultural vehicles-~~[\$3.60]~~ **\$12**.
- 29 (b) For each agricultural tractor-~~[\$1.80]~~ **\$12**.
- 30 (c) For air compressors-~~[\$6]~~ **\$11**.
- 31 (d) For cement mixers-~~[\$6]~~ **\$11**.
- 32 (e) For saw rigs or log splitters-~~[\$6]~~ **\$11**.
- 33 (If the equipment cited in RSA 261:141, III(c)-(e), is towed exclusively within the limits of
- 34 a single city or town, the state registration fee shall not be collected.)
- 35 (f) For antique motorcycles-~~[\$2.40]~~ **\$12**.
- 36 (g) For all motor vehicles other than those in RSA 261:141, I:
- 37 0-3000 lbs. [~~\$31.20 (\$2.60 per month)~~] **\$42 (\$3.50 per month)**

**Amendment to HB 2-FN-A-LOCAL**  
**- Page 3 -**

- 1           3001-5000 lbs. [~~\$43.20 (\$3.60 per month)~~] **\$48 (\$4 per month)**  
2           5001-8000 lbs. [~~\$55.20 (\$4.60 per month)~~] **\$66 (\$5.50 per month)**  
3           8001-73,280 lbs. [~~\$.96~~] **\$1.44** per hundred lbs. gross weight.

4           (h) Truck-tractors to be used in conjunction with a semi-trailer, gross weight shall  
5 include the weight of such tractors, the weight of the heaviest semi-trailer to be used therewith, and  
6 the weight of the maximum load to be carried thereby: up to 73,280 pounds [~~\$.96~~] **\$1.44** per 100  
7 pounds gross weight, over 73,280 pounds-~~[\$1.44]~~ **\$2.40** shall be charged for each 100 pounds gross  
8 weight or portion thereof in excess of 73,280 pounds.

9           (i) Each additional semi-trailer used in conjunction with such truck-tractor-~~[\$24.00]~~ **\$60**.

10          (j) For semi-trailers or automobile utility trailers (the weight of the trailer shall include  
11 the maximum load to be carried thereby):

12           0-1000 lbs. [~~\$3.00~~] **\$14**

13           1001-1500 lbs. [~~6.00~~] **\$16**

14           1501-3000 lbs. [~~12.00~~] **\$19**

15           3001-5000 lbs. [~~24.00~~] **\$36**

16           5001-8000 lbs. [~~36.00~~] **\$52**

17           8001-up [~~.60~~] **\$0.95** per hundred lbs. gross weight.

18          (k) For each semi-trailer not registered in connection with a truck-tractor, the gross  
19 weight shall include the weight of such trailer and the weight of the maximum load to be carried  
20 thereby. The registration fee shall be [~~\$.60~~] **\$0.95** per hundred lbs. gross weight and such trailer  
21 shall not be registered for less than 10,000 lbs.

22          (l) For equipment mounted on trucks of which the equipment is an integral part of the  
23 unit and the truck is not capable of carrying freight or merchandise, the registration fee shall be 1/3  
24 of the regular fee charged as determined by the corresponding weight chart specified in  
25 subparagraph (i).

26          (m) For each farm truck or combination of motor type tractor and semi-trailer used only  
27 for transportation of agricultural products produced on and meant to be used in connection with the  
28 operation of a farm or farms owned, operated, or occupied by the registrant, for the first 16,000  
29 pounds-~~[\$24]~~ **\$36**, for any additional weight above 16,000 pounds-~~[\$.74]~~ **\$1.44** per hundred weight.

30          (n) For each additional or extra semi-trailer used in connection with a motor type tractor  
31 registered for farm purposes-~~[\$24]~~ **\$36**. (In the event that a farm truck registered under the [~~\$24~~]  
32 **\$36** fee as provided in this subparagraph and thereafter registered for general use during the same  
33 registration year, such fee shall be applied toward the fee for such general registration.)

34           (o) For each motorcycle-~~[\$15]~~ **\$30**.

35           (p) For each moped-~~[\$3]~~ **\$14**.

36          (q) For each motor vehicle used exclusively as a school bus or owned by a religious  
37 organization or a non-profit organization used exclusively as a bus for the transportation of its

**Amendment to HB 2-FN-A-LOCAL**  
**- Page 4 -**

1 members in connection with functions of the organization for which no fee is charged-\$24. (These  
2 provisions shall not apply to municipally owned vehicles nor to vehicles of public utilities or common  
3 carriers.)

4 (r) For antique motor vehicles other than antique motorcycles-~~[\$6]~~ **\$16**.

5 (s) For each road oiler or bituminous distributor-\$72.

6 (t) For plates issued to motor vehicle repairer-\$24 for the first set of plates, ~~[\$9]~~ **\$18** for  
7 each additional set of plates.

8 (u)(1) For each vehicle, owned by or under control of a manufacturer, wholesaler, or  
9 dealer-~~[\$200]~~ **\$400** for the first plate.

10 (2) For every additional plate-~~[\$12]~~ **\$24**.

11 (v) For motor vehicles owned by or under control of automotive recycling dealer licensee-  
12 ~~[\$30]~~ **\$60** up to first 7,000 lbs., over 7,000 lbs.-~~[\$.74]~~ **\$1.44** per 100 lbs. gross weight.

13 (w)(1) For motorcycles owned or under the control of a manufacturer or dealer in  
14 motorcycles-~~[\$12]~~ **\$24** for the first plate.

15 (2) For every additional plate-~~[\$3]~~ **\$6**.

16 (x)(1) For mopeds owned or under the control of a manufacturer or dealer in mopeds-  
17 ~~[\$12]~~ **\$24** for the first plate.

18 (2) For every additional plate-~~[\$3]~~ **\$6**.

19 (y) For each transporter-~~[\$36]~~ **\$72**. Additional sets of number plates at ~~[\$18]~~ **\$36** per  
20 set.

21 (z) For each utility dealer registration-~~[\$36]~~ **\$72**. Additional number plates at ~~[\$9]~~ **\$18**  
22 per plate.

23 (aa) For ski area vehicles-\$6.

24 (bb) For construction equipment as defined by RSA 259:42-the exclusive fee charged by  
25 the state shall be ~~[\$25]~~ **\$40**.

26 (cc) For each vanity number plate set-\$40.

27 (dd) For agricultural/industrial utility vehicles the registration fee shall be 1/3 of the  
28 registration fee determined by the corresponding weight chart specified in subparagraph (g).

29 6 Motor Vehicles; Certificates of Title and Registration of Vehicles; Fees to be Collected. Amend  
30 RSA 261:141, VII(f) to read as follows:

31 (f) For the replacement of lost or illegible validation sticker-~~[\$1]~~ **\$5**.

32 7 Motor Vehicles; Certificates of Title and Registration of Vehicles; Fees to be Collected. Amend  
33 RSA 261:141, IX to read as follows:

34 IX. For every certified copy of and duplicate of a certificate of registration-~~[\$15]~~ **\$20**.

35 8 Motor Vehicles; Drivers' Licenses; Driver's License Fees. Amend RSA 263:42, II-IV-a to read  
36 as follows:

**Amendment to HB 2-FN-A-LOCAL**  
**- Page 5 -**

1           II. For every certified copy of a registration, license, or driving record, [~~\$15~~] **\$20**, except that  
2 the commissioner shall waive the fee for local, state, and federal law enforcement and criminal  
3 justice agencies requesting such information for investigative purposes and may, for good cause,  
4 waive the fee in cases involving other government agencies or the public defender if the  
5 commissioner determines that such a waiver is in the public interest.

6           III. No fee shall be charged for a driver's license issued to a disabled veteran who because of  
7 being an amputee or a paraplegic has received a motor vehicle from the United States government.  
8 The provisions of this paragraph shall apply to a veteran who, because of a disability incurred in, or  
9 aggravated by such service, and upon satisfactory proof that the veteran is evaluated by the United  
10 States Department of Veterans Affairs to be permanently and totally disabled from such service-  
11 connected disability.

12           IV. A duplicate copy of a photographic license or a new license with a different classification  
13 because of a commercial driver license disqualification may be issued for a fee of [~~\$10~~] **\$20**. For the  
14 purpose of this chapter, the term "duplicate copy" shall mean an additional license containing an  
15 indicator that the license is a duplicate. A new photograph need not be taken.

16           IV-a. For a new driver's license because of a change of address, [~~\$3~~] **\$10**.

Amendment to HB 2-FN-A-LOCAL

1 Amend the bill by inserting after section 203 the following new section and renumbering the final  
2 effective date to be the last section:

3

4 1 New Hampshire Excellence in Higher Education Endowment Trust Fund Established. Amend  
5 RSA 6:38, I to read as follows:

6 I. There is hereby established in the office of the treasurer the New Hampshire excellence in  
7 higher education endowment trust fund which shall be kept distinct and separate from all other  
8 funds. Annual assessments, less any annual administrative costs received from the New Hampshire  
9 college tuition savings plan established under RSA 195-H, ***and less \$15,000,000 in the fiscal year***  
10 ***ending June 30, 2026, and \$15,000,000 in the fiscal year ending June 30, 2027, which shall***  
11 ***be allocated as state support to the university system of New Hampshire***, shall be credited to  
12 the trust fund to provide scholarships for the benefit of residents of the state pursuing programs of  
13 study at eligible educational institutions within the state.

Amendment to HB 2-FN-A-LOCAL

1           1 Repeal. The following are repealed:

2           I. RSA 284:45, VI(a)(10), relative to allowing a licensed lottery retailer to allow the sale of  
3 keno games in a city or town that has voted to allow for the operation of keno games.

4           II. RSA 284:45, VI(b), relative to the requirement that cities and towns document the keno  
5 games they allow to operate.

6           III. RSA 284:51, relative to the local option allowing cities and towns to vote to allow the  
7 operation of keno games in their communities.

AMENDED ANALYSIS

ADD:

1. Repeals the local option allowing cities and towns to vote to allow the operation of keno games in their communities.

Amendment to HB 2-FN-A-LOCAL

1           1 Duty of Parent; Compulsory Attendance by Pupil. Amend the introductory paragraph of RSA  
2 193:1, I to read as follows:

3           I. A parent of any child at least 6 years of age and under 18 years of age shall cause such  
4 child to attend ~~[the]~~ **a** public school ~~[to which the child is assigned in the child's resident district].~~  
5 Such child shall attend full time when such school is in session unless:

6           2 School Attendance; Legal Residence Required. Amend RSA 193:12, III to read as follows:

7           III. For the purposes of this title, "legal resident" of a school district means a natural person  
8 who is domiciled in the ~~[school district]~~ **state** and who, if temporarily absent, demonstrates an intent  
9 to maintain a principal dwelling place in the school district indefinitely and to return there, coupled  
10 with an act or acts consistent with that intent. A married person may have a domicile independent  
11 of the domicile of his or her spouse. ~~[If a person removes to another town with the intention of~~  
12 ~~remaining there indefinitely, that person shall be considered to have lost residence in the town in~~  
13 ~~which the person originally resided even though the person intends to return at some future time.]~~ A  
14 person may have only one legal residence at a given time.

15           3 School Attendance; Legal Residence Required. Amend RSA 193:12, VI(a) to read as follows:

16           (a) The commissioner of the department of education, or designee, shall decide residency  
17 issues for all pupils, excluding homeless children and youths, in accordance with this section. ~~[If~~  
18 ~~more than one school district is involved in a residency dispute, or the parents who live apart cannot~~  
19 ~~agree on the residence of a minor child, the respective superintendents shall jointly make such~~  
20 ~~decision. In those instances when an agreement cannot be reached, the commissioner of the~~  
21 ~~department of education, or designee, shall make a determination within 30 days of notice of the~~  
22 ~~residency dispute and such determination shall be final. If the unresolved residency dispute has~~  
23 ~~resulted in an interruption of educational or related services, or such an interruption is likely to~~  
24 ~~occur if the determination cannot be made before the expiration of 30 days, the determination shall~~  
25 ~~be made within 14 days. With the agreement of the school districts involved and of the minor child's~~  
26 ~~parent or legal representative, the time for determination of the residency dispute may be extended.~~  
27 ~~Residency disputes may be submitted to the commissioner for determination by a school district~~  
28 ~~involved in a dispute. In cases where the failure to resolve a residency dispute has resulted in or is~~  
29 ~~likely to result in the interruption of educational or related services, a minor child's parent or legal~~  
30 ~~representative may submit a residency dispute for determination to the commissioner. In all cases,~~  
31 ~~all parties with an interest in the dispute shall be notified of the pendency of the proceedings, shall~~  
32 ~~have an opportunity to review all information provided to the commissioner, and shall have an~~

**Amendment to HB 2-FN-A-LOCAL**  
**- Page 2 -**

1 ~~opportunity to present facts and legal arguments to the commissioner.]~~ ***When addressing***  
2 ***residency issues, the only question the commissioner shall consider is whether the child is a***  
3 ***resident of the state.*** The commissioner's decision, including a written explanation for that  
4 decision, shall be provided to the parties of record and a copy of such explanation shall be kept on file  
5 by the department of education. No school district shall deny a pupil attendance or implementation  
6 of an existing individualized education program.

7 4 Open Enrollment Schools; Definitions; Open Enrollment Public School. Amend RSA 194-D:1,  
8 I to read as follows:

9 I. "Open enrollment public school" or "open enrollment school" means any public school  
10 ~~[which, in addition to providing educational services to pupils]~~ ***that is currently enrolling pupils***  
11 ***both*** residing within its attendance area or district, ~~[chooses to accept]~~ ***and*** pupils from other  
12 attendance areas within its district and from outside its district.

13 5 Open Enrollment Schools; Definitions; Teacher. Amend RSA 194-D:1, IX to read as follows:

14 IX. "Teacher" means any individual providing or capable of providing direct instructional  
15 services to pupils, and who meets requirements prescribed in the ~~[Elementary and Secondary~~  
16 ~~Education Act]~~ ***Every Student Succeeds Act (ESSA) of 2015*** and the Individuals With Disabilities  
17 Education Act.

18 6 Open Enrollment Schools; Establishment; Parental Choice; Admission. Amend RSA 194-D:2  
19 to read as follows:

20 194-D:2 Establishment; Parental Choice; Admission.

21 I. ~~[Any school district legislative body may vote to designate one or more of its schools as an~~  
22 ~~open enrollment school.]~~ ***Each district legislative body shall establish an open enrollment***  
23 ***policy to allow pupils to transfer among schools within the district, from another district***  
24 ***in the state, or in any state that has an interstate compact with New Hampshire that does***  
25 ***not require nonresident pupils to pay an application fee or tuition.***

26 II. ~~[Open enrollment schools shall operate under the same laws, rules, and policies as any~~  
27 ~~other public school, except as provided in this chapter.]~~ ***Each school district shall determine for***  
28 ***each school in the district the capacity of each school and each grade level. A school***  
29 ***district shall post the total capacity of each individual school in the district, the capacity***  
30 ***of each grade level, and the number of vacancies in each individual school in the district***  
31 ***on the district website by the first of each month. Each school district in the state shall***  
32 ***report annually to the state commissioner of education the number of transfer***  
33 ***applications, acceptances, denials and the reason for each denial. The department of***  
34 ***education shall publish the data annually on it's web site and provide reports to the senate***  
35 ***and house education committees, and the state board of education.***

1           III. ~~[No public school, except a chartered public school, shall be required to be an open~~  
2 ~~enrollment school.]~~ ***A parent may apply to any school or district within the state on behalf of***  
3 ***a pupil.***

4           ~~[IV. A school district may predetermine the number of pupils residing outside an open~~  
5 ~~enrollment school's district or attendance area it deems appropriate to accept.]~~

6           ~~[V.]~~ **IV.** Applications may be made on behalf of eligible pupils to more than one ~~[open~~  
7 ~~enrollment]~~ school within the state.

8           ~~[VI.]~~ **V.** Every ~~[open enrollment]~~ school shall make available information about its  
9 curriculum and policies to all persons, and parents and pupils considering enrollment in that school.

10          ~~[VII.]~~ **VI.** There shall be no application fee for pupil admission to any ~~[open enrollment]~~  
11 school.

12          ~~[VIII. A pupil who meets the admission requirements of an open enrollment school, and who~~  
13 ~~is a resident of the district where the school is located or is a dependent child of active duty military~~  
14 ~~personnel whose move resulted from military orders, shall be given absolute admission preference~~  
15 ~~over a nonresident pupil. Once admitted and unless expelled, open enrollment school pupils need not~~  
16 ~~reapply for admission for subsequent years.]~~

17          ***VII. A pupil who is a dependent child of active duty military personnel whose move***  
18 ***resulted from military orders, shall be given admission preference over a nonresident***  
19 ***pupil. Once admitted and unless expelled, military connected students as defined in RSA***  
20 ***110-E:1 need not reapply for admission for subsequent years.***

21          ***VIII. A school district may deny a transfer application only for the following***  
22 ***reasons:***

23               ***(a) The student was expelled by the student's previous district;***

24               ***(b) The student has a documented history of significant disciplinary issues;***

25               ***(c) The student has a documented history of chronic absenteeism; or***

26               ***(d) The receiving district does not have available capacity pursuant to this***  
27 ***section, provided that military connected students as defined in RSA 110-E:1 shall be***  
28 ***exempt from capacity limits.***

29          ***IX. No receiving school or district shall accept or reject an applicant based upon***  
30 ***grade or age levels, pupil needs, areas of academic focus, aptitude, academic or athletic***  
31 ***achievement.***

32          **X.** Attendance at ~~[an open enrollment]~~ **a public** school for the purposes of transportation  
33 shall not constitute assignment under the provisions of RSA 189:6 and RSA 189:8. Pupils who reside  
34 in the school district in which the ~~[open enrollment]~~ school is located shall be provided  
35 transportation to that school by the district on the same terms and conditions as provided for in RSA  
36 189:6 and RSA 189:8 and that transportation is provided to pupils attending other public schools  
37 within that district. However, any added costs for such transportation services shall be borne by the

**Amendment to HB 2-FN-A-LOCAL**  
**- Page 4 -**

1 ~~[open enrollment]~~ school. For the purposes of open enrollment, neither the sending nor the receiving  
2 school district shall be obligated to provide transportation services for pupils attending ~~[an open~~  
3 ~~enrollment]~~ **a** school outside the pupil's resident district. ***The parent may provide***  
4 ***transportation to a specific bus stop on an existing route of the receiving school or district.***  
5 ***The district shall provide the parents with information regarding transportation options.***

6 ~~[X.] XI.~~ Upon approval by each of the district's legislative bodies and after a public hearing,  
7 2 or more school districts may consolidate otherwise eligible resident pupils into one applicant pool  
8 for the purposes of an admissions lottery for designated open enrollment schools

9 ~~[XI. Military-connected students as defined in RSA 110-E:1 who are the dependent children~~  
10 ~~of a member of the active uniformed military services of the United States on full time active duty~~  
11 ~~status and students who are the dependent children of a member of the military reserve on active~~  
12 ~~duty orders shall be eligible for admission to the school district of their choice. Students shall be~~  
13 ~~eligible if:~~

14 (a) ~~At least one parent of the student has a Department of Defense issued identification~~  
15 ~~card; and~~

16 (b) ~~At least one parent can provide evidence that he or she will be on active duty status~~  
17 ~~or active duty orders, meaning the parent will be temporarily transferred in compliance with official~~  
18 ~~orders to another location in support of combat, contingency operation or a natural disaster~~  
19 ~~requiring the use of orders for more than 30 consecutive days.~~

20 XII. A school district of residence shall not prohibit the transfer of a pupil who is a child of an  
21 active military duty parent to a school in any school district, if the school district to which the parent  
22 of the pupil applies approves the application for transfer.]

23 7 Open Enrollment Schools; Funding. Amend RSA 194-D:5 to read as follows:

24 194-D:5 Funding.

25 I. There shall be no tuition charge for any pupil attending ~~[an open enrollment]~~ **a public**  
26 school ~~[located in that pupil's resident district]~~. For ~~[an open enrollment school authorized by the~~  
27 ~~school district]~~ **transferring students**, the pupil's resident district shall pay to ~~[such school]~~ **the**  
28 **receiving district** an amount equal to not less than 80 percent of that district's average cost per  
29 pupil as determined by the department of education using the most recent available data as reported  
30 by the district to the department.

31 II. In accordance with current department of education standards, the funding and  
32 ~~[educational decision-making process]~~ **provision of services** for children with disabilities  
33 ~~[attending]~~ **transferring to** a ~~[chartered public or open enrollment]~~ school shall be the  
34 responsibility of the **resident** school district and shall retain all current options available to the  
35 parent and to the school district.

**Amendment to HB 2-FN-A-LOCAL**  
**- Page 5 -**

1           III. ~~[Any federal or other funding available in any year to a sending district shall, to the~~  
2 ~~extent and in a manner acceptable to the funding source, be directed to an open enrollment school in~~  
3 ~~a receiving district on an eligible per pupil basis.]~~

4           IV. The commissioner of the department of education shall apply for all federal funding  
5 available to open enrollment schools under ~~[the No Child Left Behind Act, Title I of the Elementary~~  
6 ~~and Secondary Education Act, or other]~~ **any** federal source of funds. The commissioner shall expend  
7 any such funds received in a manner acceptable to the funding source.

8           V. A sending district may provide funds, services, equipment, materials, or personnel to ~~[an~~  
9 ~~open enrollment]~~ **a** school, in addition to the amounts specified in this section in accordance with the  
10 policies of the sending school district.

11           VI. ~~[An open enrollment]~~ **A** school may accept pupils at tuition rates at less than the  
12 amounts established by this chapter.

13           VII. ~~[An open enrollment]~~ **A** school may receive financial aid, private gifts, grants, or  
14 revenue as if it were a school district.

15           8 Open Enrollment Schools; State Board; Duties. Amend RSA 194-D:7 to read as follows:

16           194-D:7 State Board; Duties.

17           I. The state board shall adopt rules, pursuant to RSA 541-A, consistent with the provisions  
18 of this chapter relative to the administration of open enrollment **in public** schools **across the state**.

19           II. The state board ~~[shall]~~ **may** convene one or more working committees to study and make  
20 recommendations regarding the implementation and effectiveness of open enrollment ~~[schools]~~  
21 **policies**. The recommendations shall be provided to the legislative oversight committee in RSA  
22 ~~[194-B:21]~~ **193-C:8-a**.

23           9 Repeal. The following are repealed:

24           I. RSA 194-D:3, relative to limitations on procedure for adoption and rescission.

25           II. RSA 194-D:4, relative to pupil selection and enrollment.

26           10 Effective Date. Sections 1-9 of this act shall take effect January 1, 2026.

Amendment to HB 2-FN-A-LOCAL

1           1 New Sections; New Hampshire Lakes Number Plates. Amend RSA 261 by inserting after  
2 section 261:97-f the following new sections:

3           261:97-g New Hampshire Lakes Number Plates.

4           I. The director may issue special number plates, to be called "Love NH Lakes" number  
5 plates. The design of these special plates shall be determined by the division of motor vehicles, in  
6 consultation with the department of environmental services. The plates shall prominently display a  
7 loon on a lake. The plates shall retain the "live free or die" logo. Such plates shall be issued only  
8 upon application and upon payment of a \$30 fee that shall be in addition to the regular motor vehicle  
9 registration fee and any other number plate fees otherwise required.

10           II. The director may issue vanity "Love NH Lakes" number plates. The fee for any such  
11 vanity conservation number plate shall be the fee as provided in RSA 261:97-g, I, in addition to the  
12 fees for vanity plates which are otherwise established by law. The vanity plate portion of the fee  
13 shall be distributed as provided in RSA 261:89 and RSA 263:52.

14           III. The director shall establish a numbering system and method of distribution.

15           IV. Plates shall be renewed on an annual basis for \$30 per set. Of this sum, the department  
16 shall retain an amount as is necessary to recover production and administrative costs as approved by  
17 the fiscal committee of the general court. The remaining funds shall be paid to the state treasurer  
18 and distributed to the cyanobacteria mitigation loan and grant fund under RSA 485-A:61. The cost  
19 of replacement number plates shall be identical to the cost of initial number plates and the revenue  
20 from replacement number plates shall be distributed in the same manner as revenue derived from  
21 initial number plates.

22           261:97-h Plate Use. "Love NH Lakes" plates may be used on passenger motor vehicles and  
23 recreation vehicles.

24           261:97-i Commercial Use of Plate Design. The commissioner of safety shall ensure that the  
25 plate design is registered with the secretary of state. The commissioner, with the approval of the  
26 governor and council, shall have the authority to enter into contractual arrangements for the  
27 commercial use of the "Love NH Lakes" plate design. Any royalties or proceeds derived from such  
28 contracts shall be deposited into the cyanobacteria mitigation loan and grant fund under RSA 485-  
29 A:61.

30           2 Funds Derived From "Love NH Lakes" Number Plates. Amend RSA 485-A:61 to read as  
31 follows:

**Amendment to HB 2-FN-A-LOCAL**  
**- Page 2 -**

1        485-A:61    Cyanobacteria Mitigation Loan and Grant Fund Established. There is hereby  
2 established in the department of environmental services the cyanobacteria mitigation loan and grant  
3 fund which shall be maintained by the state treasurer in distinct and separate custody from all other  
4 funds. The state treasurer may invest the fund in accordance with RSA 6:8. Any earnings on fund  
5 moneys shall be added to the fund. All moneys in the fund shall be nonlapsing and continually  
6 appropriated to the department of environmental services. The cyanobacteria mitigation loan and  
7 grant fund shall be used to fund loans, grants, and reimbursements in accordance with this  
8 subdivision. Funds from any bond proceeds, grants, loan repayments, legislative appropriations,  
9 donations, *"Love NH Lakes" number plates under RSA 261:97-g and RSA 261:97-i*, and other  
10 funds shall be credited to this fund.

UNAPPROVED

Amendment to HB 2-FN-A-LOCAL

1 Amend the bill by inserting the following:

2

3 1 Administrative Charge on Dedicated Funds for Fiscal Years 2026 and 2027.

4 I. Notwithstanding the provisions of RSA 6:12 and any other provision of law to the  
5 contrary, for the biennium ending June 30, 2027, the department of administrative services shall  
6 assess an administrative charge of 5 percent per fiscal year on revenue deposited into a dedicated  
7 fund listed in RSA 6:12, I(b), except those funds exempted pursuant to paragraph II. Revenue  
8 collected by said charge shall be deposited into the general fund as unrestricted revenue.

9 II. The following dedicated funds listed in RSA 6:12, I(b) shall be exempt from any  
10 assessment made pursuant to paragraph I:

11 (a) RSA 6:12, I(b)(4), fees collected by the department of safety under RSA 107-B, which  
12 shall be credited to the New Hampshire nuclear planning and response fund.

13 (b) RSA 6:12, I(b)(9), revenues from fees, rentals, and the sale of products from lands  
14 under the jurisdiction of the department of natural and cultural resources, which shall be credited as  
15 provided under RSA 227-G.

16 (c) RSA 6:12, I(b)(17), money received under RSA 481:32, which shall be credited to the  
17 dam maintenance fund established under RSA 482:55.

18 (d) RSA 6:12, I(b)(21), money received under RSA 230:52, II, which shall be credited to  
19 the division of travel and tourism development, department of business and economic affairs.

20 (e) RSA 6:12, I(b)(36), moneys received by the commissioner of the department of health  
21 and human services, for the purchase of vaccines, which shall be credited to the vaccine purchase  
22 fund established in RSA 141-C:17-a.

23 (f) RSA 6:12, I(b)(64), moneys deposited in the harbor dredging and pier maintenance  
24 fund established in RSA 12-G:46.

25 (g) RSA 6:12, I(b)(71), funds received pursuant to RSA 6:12-b, which shall be maintained  
26 pursuant to the provisions of RSA 6:12-b.

27 (h) RSA 6:12, I(b)(72), moneys deposited in the alcohol abuse prevention and treatment  
28 fund established in RSA 176-A:1, as administered by the governor's commission on alcohol and drug  
29 abuse prevention, treatment, and recovery in accordance with RSA 12-J:1.

30 (i) RSA 6:12, I(b)(75), moneys received for deposit in the travel and tourism development  
31 fund established by RSA 12-O:16.

**Amendment to HB 2-FN-A-LOCAL**  
**- Page 2 -**

1 (j) RSA 6:12, I(b)(78), moneys deposited in the land conservation investment program  
2 trust fund under RSA 162-C:10.

3 (k) RSA 6:12, I(b)(89), moneys deposited in the audit set aside fund under RSA 124:18.

4 (l) RSA 6:12, I(b)(90), moneys deposited in the salary adjustment fund under RSA 99:4.

5 (m) RSA 6:12, I(b)(92), moneys deposited in the 2 surplus funds under RSA 21-I:11,  
6 I(a)(6)(B): the surplus distribution section administrative assessments fund and the federal surplus  
7 food fund.

8 (n) RSA 6:12, I(b)(99), moneys deposited in the unemployment compensation and  
9 employment service administration fund under RSA 282-A:138.

10 (o) RSA 6:12, I(b)(100), moneys deposited in the unemployment compensation fund  
11 under RSA 282-A:103.

12 (p) RSA 6:12, I(b)(115), moneys deposited in the New Hampshire excellence in higher  
13 education endowment trust fund under RSA 6:38.

14 (q) RSA 6:12, I(b)(121), moneys deposited in the resident personal funds fund under RSA  
15 621:30, II.

16 (r) RSA 6:12, I(b)(122), moneys deposited in the special projects fund under RSA 621:30,  
17 III.

18 (s) RSA 6:12, I(b)(127), moneys deposited in the oil discharge and disposal cleanup fund  
19 under RSA 146-D:3.

20 (t) RSA 6:12, I(b)(130), moneys deposited in the water pollution control and drinking  
21 water revolving loan fund under RSA 486:14.

22 (u) RSA 6:12, I(b)(155), moneys deposited in the highway and bridge betterment account  
23 under RSA 235:23-a.

24 (v) RSA 6:12, I(b)(158), moneys deposited in the turnpike system revenue and reserve  
25 accounts under the November 9, 1987 bond resolution.

26 (w) RSA 6:12, I(b)(163), moneys deposited in the prepaid fish and game license fund  
27 under RSA 214:9-c, IV and RSA 214:9-cc, IV.

28 (x) RSA 6:12, I(b)(167), funds received pursuant to RSA 6:12-c, which shall be  
29 maintained under the terms of the referenced trust or agency fund.

30 (y) RSA 6:12, I(b)(168), funds received pursuant to RSA 6:12-d, which shall be  
31 maintained under the terms of the referenced custodial or escrow account.

32 (z) RSA 6:12, I(b)(174), moneys deposited in the dependent children support enforcement  
33 administrative expense account under RSA 161-C:25.

34 (aa) RSA 6:12, I(b)(190), moneys deposited in the supply depot inventory account under  
35 RSA 219:21, II.

36 (bb) RSA 6:12, I(b)(192), moneys deposited in the land and community heritage  
37 investment program administrative fund under RSA 227-M:7-a.

**Amendment to HB 2-FN-A-LOCAL**  
**- Page 3 -**

- 1 (cc) RSA 6:12, I(b)(200), moneys deposited in the tri-state lotto prize account under RSA  
2 287-F:9.
- 3 (dd) RSA 6:12, I(b)(207), moneys deposited in the employee benefit adjustment account  
4 under RSA 9:17-c.
- 5 (ee) RSA 6:12, I(b)(226), moneys deposited in the election fund under RSA 5:6-d.
- 6 (ff) RSA 6:12, I(b)(253), moneys deposited in the renewable energy fund established  
7 under RSA 362-F:10.
- 8 (gg) RSA 6:12, I(b)(257), all funds deposited in the employee and retiree benefit risk  
9 management fund established pursuant to RSA 21-I:30-e.
- 10 (hh) RSA 6:12, I(b)(275), moneys deposited in the Pease development authority ports  
11 and harbors fund established in RSA 12-G:37.
- 12 (ii) RSA 6:12, I(b)(307), moneys deposited in the department of labor restricted fund  
13 established in RSA 273:1-b.
- 14 (jj) RSA 6:12, I(b)(336), moneys deposited into the governor's scholarship fund  
15 established in RSA 195-H:12.
- 16 (kk) RSA 6:12, I(b)(338), moneys deposited in the uncompensated care and Medicaid  
17 fund established in RSA 167:64, I.
- 18 (ll) RSA 6:12, I(b)(343), moneys deposited in the New Hampshire granite advantage  
19 health care trust fund under RSA 126-AA:3.
- 20 (mm) RSA 6:12, I(b)(352), moneys deposited in the developmental services fund  
21 established under RSA 171-A:8-b, I.
- 22 (nn) RSA 6:12, I(b)(353), money deposited in the acquired brain disorder services fund  
23 established under RSA 171-A:8-b, II.
- 24 (oo) RSA 6:12, I(b)(354), money deposited in the in-home support waiver fund  
25 established under RSA 171-A:8-b, III.
- 26 (pp) RSA 6:12, I(b)(360), moneys deposited in the opioid abatement trust fund,  
27 established in RSA 126-A:83.
- 28 (qq) RSA 6:12, I(b)(363), moneys deposited in the New Hampshire health professionals'  
29 program administration fund established in RSA 310-A:1-e, I-a.
- 30 (rr) RSA 6:12, I(b)(369), moneys deposited in the meals and rooms municipal revenue  
31 fund established in RSA 78-A:26, IV.
- 32 (ss) RSA 6:12, I(b)(377), moneys deposited in the forest protection personnel training  
33 fund under RSA 227-G:5, III.