#### **SENATE BILL NO. 114**

# IN THE LEGISLATURE OF THE STATE OF ALASKA

#### THIRTY-FIRST LEGISLATURE - FIRST SESSION

BY THE SENATE EDUCATION COMMITTEE

Introduced: 4/15/19

Referred: Education, Finance

#### A BILL

#### FOR AN ACT ENTITLED

1 "An Act relating to course credit for students; relating to annual reports regarding

school district performance and school district employees; relating to cooperative

arrangements between school districts; relating to school operating fund reserves;

relating to competency examinations for teacher certificates; relating to the duties and

powers of the Department of Education and Early Development; relating to the

Professional Teaching Practices Commission; relating to a virtual education

7 consortium; establishing a reading intervention program for students in grades

kindergarten through three; establishing the Alaska middle college program for public

school students; relating to the powers of the University of Alaska; relating to reporting

10 requirements of the Board of Regents of the University of Alaska; and providing for an

11 effective date."

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#### 12 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF ALASKA:

* Secti	on 1. AS	14.03.073(	(a) is	amended	to read:
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(a) A school district shall provide the opportunity for students enrolled in grades nine through 12 in the district to challenge one or more courses provided by the district by demonstrating mastery in mathematics, language arts, science, social studies, and world languages at the level of the course challenged. A school district shall give full credit for a course to a student who successfully challenges that course as provided under **(b)** of this section.

# \* **Sec. 2.** AS 14.03.073(b) is amended to read:

(b) A school district shall establish, within a reasonable time, an assessment tool and a standard for demonstrating mastery in courses provided for students in grades nine through 12 by the district under (a) of this section. This section does not require a school district to establish an assessment tool for every course in mathematics, language arts, science, social studies, and world languages that is offered to students in grades nine through 12 by the district.

# \* Sec. 3. AS 14.03.073 is amended by adding a new subsection to read:

(e) In addition to providing the opportunity for a student to challenge a course under (a) - (c) of this section, a school district shall allow a student enrolled in grades nine through 12 to receive course credit in career and technical education, physical education, music, or art if the student participates in an activity, including a cultural activity, outside of school hours that the school district determines meets the educational or physical activity requirements of the course. A school district may adopt standards for awarding course credit for an activity under this subsection.

# \* **Sec. 4.** AS 14.03.078(a) is amended to read:

(a) The department shall provide to the legislature <u>and school districts</u> by February 15 of each year by electronic means an annual report regarding the progress of each school and school district toward high academic performance by all students. The report required under this section must include

- (1) information described under AS 14.03.120(d);
- (2) progress of the department

(A) toward implementing the school accountability provisions of AS 14.03.123; and

1	(b) in assisting high schools to become accredited,
2	(3) a description of the resources provided to each school and school
3	district for coordinated school improvement activities and staff training in each school
4	and school district;
5	(4) each school district's and each school's progress in aligning
6	curriculum with state education performance standards;
7	(5) a description of the efforts by the department to assist a public
8	school or district that receives a low performance designation under AS 14.03.123;
9	(6) a description of intervention efforts by each school district and
10	school for students who are not meeting state performance standards; [AND]
11	(7) the number and percentage of turnover in certificated personnel and
12	superintendents; and
13	(8) a summary of the categories of certificated administrative
14	employees employed by each school district that includes the ratio of
15	(A) the number of certificated administrative employees in
16	each category employed by each school district compared to the number
17	of students enrolled in the school district on October 1 of the previous
18	<u>year;</u>
19	(B) the total number of certificated administrative
20	employees employed by each school district compared to the total number
21	of classroom teachers employed by the school district on October 1 of the
22	previous year; and
23	(C) the total number of classroom teachers employed by
24	each school district compared to the total number of students enrolled in
25	the school district on October 1 of the previous year.
26	* Sec. 5. AS 14.03.078 is amended by adding new subsections to read:
27	(c) Each school district shall make available to the public the portion of the
28	report under (a)(8) of this section that pertains to the school district by posting the
29	information in a prominent location on the school district's or local community's
30	Internet website or by another easily accessible method.
31	(d) In this section

1	(1) administrative employee means an employee who does not
2	provide direct classroom instruction for students as a regular part of the employee's
3	job;
4	(2) "classroom teacher" means a person who holds a teacher certificate
5	under AS 14.20.010 and instructs students in activities designed to promote
6	intellectual, social, and physical growth, prepares outlines for courses of study, assigns
7	and corrects assignments and tests, records learning processes, maintains order in the
8	classroom, and discusses with parents a student's progress.
9	* Sec. 6. AS 14.07.168 is amended to read:
10	Sec. 14.07.168. Report to the legislature. Not later than the 30th legislative
11	day of each regular session of the legislature, the board shall prepare and present in
12	person to the legislative committees having jurisdiction over education an annual
13	report that describes the efforts of the board to develop, maintain, and continuously
14	improve a comprehensive quality public education system, as provided for under the
15	bylaws of the board. The report must include
16	(1) a summary of the resolves and rationales provided in support of
17	policy decisions made under AS 14.03.015;
18	(2) program and curriculum changes made, discussed, or
19	recommended in meetings held under AS 14.07.125;
20	(3) additional information relevant to efforts made to improve and
21	maintain the public education system:
22	(4) a summary of the Alaska middle college program established in
23	AS 14.30.780; the summary must include the
24	(A) number of students participating in the program;
25	(B) types of courses in which students have enrolled;
26	(C) total number of credits that students have earned;
27	(D) rate of subsequent enrollment in postsecondary
28	institutions by students who participated in the program; and
29	(E) postsecondary remediation rates of students who
30	participated in the program for courses taken through the program.
31	* <b>Sec. 7.</b> AS 14.14.115(a) is amended to read:

1	(a) To encourage cooperative arrangements between school districts and
2	between school districts and businesses, nonprofit organizations, and state or
3	local government agencies to provide more efficient or economical administrative or
4	educational services, a school district may receive a one-time cooperative arrangement
5	grant from the department of up to \$200,000 if the school district demonstrates that
6	the arrangement will result in a cost savings to the district [\$100,000].
7	* Sec. 8. AS 14.14.115 is amended by adding new subsections to read:
8	(d) To be eligible for a cooperative arrangement grant between school districts
9	under this section, other than a cooperative arrangement grant for assistance with the
10	costs of transferring a health insurance policy under (e) of this section, a district must
11	either be a rural school district or enter into a cooperative arrangement with a rural
12	school district.
13	(e) The department may award a one-time cooperative arrangement grant
14	under this section to a school district to assist the school district in paying for the costs
15	of transferring school district employees from a health insurance policy provided by
16	the school district to a policy of group health insurance under AS 39.30.090. The
17	department may not award a cooperative arrangement grant to a school district to pay
18	the school district's contributions to the costs of the health insurance policy.
19	(f) During the first three fiscal years after a cooperative arrangement grant is
20	awarded under this section, a district awarded a grant may accumulate in its school
21	operating fund, in addition to the unreserved portion allowed under AS 14.17.505(a),
22	an amount equal to the savings resulting from the cooperative arrangement.
23	(g) In this section, "rural school district" means a regional educational
24	attendance area or a small municipal school district as that term is defined in
25	AS 14.11.025(c).
26	* <b>Sec. 9.</b> AS 14.17.505(a) is amended to read:
27	(a) Except as provided under AS 14.14.115(f), a [A] district may not
28	accumulate in a fiscal year an unreserved portion of its year-end fund balance in its
29	school operating fund, as defined by department regulations, that is greater than 15

[10] percent of its expenditures for that fiscal year.

\* **Sec. 10.** AS 14.20.020(i) is amended to read:

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(i) A [BEGINNING ON JULY 1, 1998, A] person is not eligible for an initial
regular teacher certificate unless the person has taken and successfully completed a
competency examination or examinations designated, at the time the person took the
test, by the board. The board shall review nationally recognized examinations that are
designed to test the competency of new teachers and shall designate those
examinations that it finds adequately test the skills and abilities of new teachers. For
each examination designated under this subsection, the board shall establish the
minimum acceptable level of performance, including a passing score. The board
shall reevaluate the passing score of a competency examination at least once
every five years and shall review all examinations designated by the board at
least once every three years. The board shall prioritize the review of those
examinations for which the minimum passing score deviates the greatest from the
examinations for which the minimum passing score deviates the greatest from the
examinations for which the minimum passing score deviates the greatest from the mean of passing scores adopted by other jurisdictions. When reevaluating a
examinations for which the minimum passing score deviates the greatest from the mean of passing scores adopted by other jurisdictions. When reevaluating a passing score, the board shall consider the historical effect of the established
examinations for which the minimum passing score deviates the greatest from the mean of passing scores adopted by other jurisdictions. When reevaluating a passing score, the board shall consider the historical effect of the established passing score, the potential effect of changing the passing score, and the passing
examinations for which the minimum passing score deviates the greatest from the mean of passing scores adopted by other jurisdictions. When reevaluating a passing score, the board shall consider the historical effect of the established passing score, the potential effect of changing the passing score, and the passing scores currently used by other jurisdictions. The board shall adopt regulations to
examinations for which the minimum passing score deviates the greatest from the mean of passing scores adopted by other jurisdictions. When reevaluating a passing score, the board shall consider the historical effect of the established passing score, the potential effect of changing the passing score, and the passing scores currently used by other jurisdictions. The board shall adopt regulations to implement this subsection. A regulation that changes the minimum acceptable
examinations for which the minimum passing score deviates the greatest from the mean of passing scores adopted by other jurisdictions. When reevaluating a passing score, the board shall consider the historical effect of the established passing score, the potential effect of changing the passing score, and the passing scores currently used by other jurisdictions. The board shall adopt regulations to implement this subsection. A regulation that changes the minimum acceptable level of performance on a competency examination may not take effect earlier
examinations for which the minimum passing score deviates the greatest from the mean of passing scores adopted by other jurisdictions. When reevaluating a passing score, the board shall consider the historical effect of the established passing score, the potential effect of changing the passing score, and the passing scores currently used by other jurisdictions. The board shall adopt regulations to implement this subsection. A regulation that changes the minimum acceptable level of performance on a competency examination may not take effect earlier than one year after the date the board adopts the regulation. The board may
examinations for which the minimum passing score deviates the greatest from the mean of passing scores adopted by other jurisdictions. When reevaluating a passing score, the board shall consider the historical effect of the established passing score, the potential effect of changing the passing score, and the passing scores currently used by other jurisdictions. The board shall adopt regulations to implement this subsection. A regulation that changes the minimum acceptable level of performance on a competency examination may not take effect earlier than one year after the date the board adopts the regulation. The board may allow a teacher who passed a comparable competency examination required by
examinations for which the minimum passing score deviates the greatest from the mean of passing scores adopted by other jurisdictions. When reevaluating a passing score, the board shall consider the historical effect of the established passing score, the potential effect of changing the passing score, and the passing scores currently used by other jurisdictions. The board shall adopt regulations to implement this subsection. A regulation that changes the minimum acceptable level of performance on a competency examination may not take effect earlier than one year after the date the board adopts the regulation. The board may allow a teacher who passed a comparable competency examination required by another jurisdiction to satisfy the competency examination requirements under
examinations for which the minimum passing score deviates the greatest from the mean of passing scores adopted by other jurisdictions. When reevaluating a passing score, the board shall consider the historical effect of the established passing score, the potential effect of changing the passing score, and the passing scores currently used by other jurisdictions. The board shall adopt regulations to implement this subsection. A regulation that changes the minimum acceptable level of performance on a competency examination may not take effect earlier than one year after the date the board adopts the regulation. The board may allow a teacher who passed a comparable competency examination required by another jurisdiction to satisfy the competency examination requirements under this subsection. In this subsection, "competency examination" includes basic

- \* Sec. 11. AS 14.20.380 is amended by adding a new subsection to read:
- 27 (b) The department shall provide administrative support services to the commission.
- \* **Sec. 12.** AS 14.20.460 is amended to read:

# Sec. 14.20.460. Duties of commission. The commission shall

(1) establish procedures [,] and adopt regulations to implement the

1	purposes of AS 14.20.370 - 14.20.510;
2	(2) conduct investigations and hearings on alleged violations of ethical
3	or professional teaching performance, contractual obligations, and professional
4	teaching misconduct;
5	(3) review the regulations of the department as they relate to teacher
6	certification and recommend necessary changes;
7	(4) review the decisions of the department regarding the issuance or
8	denial of certificates and, in the [ITS] discretion of the commission, recommend
9	reversal of decisions:
10	(5) reduce the commission's administrative costs by using
11	administrative support services provided by the department.
12	* Sec. 13. AS 14.30 is amended by adding a new section to read:
13	Article 15. Virtual Education.
14	Sec. 14.30.760. Virtual education consortium. (a) The department shall, in
15	cooperation with school districts, establish a virtual education consortium for the
16	purpose of making virtual education and professional development resources available
17	to students and teachers in the state. The consortium shall create and maintain a
18	database of virtual education courses for students, training in virtual instruction for
19	teachers, and professional development courses for teachers of students in any grade
20	throughout the state if the coursework curriculum is aligned with state standards
21	established by the department. The database must be accessible to all school districts.
22	(b) For teachers delivering or facilitating virtual coursework to students in the
23	consortium, the consortium shall provide training and professional development or
24	virtual instruction methods and the differences between virtual instruction and
25	instruction offered in a classroom. A teacher may not provide instruction through a
26	course for students that is in the database unless
27	(1) the teacher has completed the training or professional development
28	provided by the consortium; or
29	(2) the consortium determines that the teacher's previous experience
30	has prepared the teacher to provide virtual instruction and the teacher demonstrates the
31	skills necessary to provide virtual instruction.

1	(c) The department may require a school district that participates in the
2	consortium to pay a fee to the consortium. If the department requires a fee, the
3	department shall establish the fee in regulations, based on a recommendation made by
4	the consortium, and may adjust the fee annually as necessary. The fees must
5	approximately equal the consortium's prorated administrative costs related to
6	reviewing and approving courses and maintaining the database.
7	(d) The consortium may require, as a condition of participation, that school
8	districts that provide courses or have students participating in courses included in the
9	database under (b) of this section adopt the same school term and class schedule for all
10	or part of a school day. The school term must meet the requirements of AS 14.03.030.
11	(e) In this section, "virtual education" or "virtual instruction" means
12	instruction delivered through telecommunications or another digital or electronic
13	method.
14	* Sec. 14. AS 14.30 is amended by adding a new section to read:
15	Article 16. District Reading Intervention Program.
16	Sec. 14.30.790. District reading intervention program. (a) Each district shall
17	establish a reading intervention program for students in grades kindergarten through
18	three to ensure that students who struggle with reading can read at or above grade
19	level by the end of grade three. A district shall provide the reading intervention
20	program in addition to core reading instruction that is provided to all students in the
21	general education classroom. In implementing the reading intervention program, a
22	district shall
23	(1) as part of a comprehensive assessment system, administer a state
24	universal screening tool for reading approved by the department to all students in
25	grades kindergarten through three, once in the fall, once in the winter, and once in the
26	spring; the assessment must include
27	(A) for students in kindergarten, phonemic awareness, letter
28	naming fluency, letter sound fluency, and letter word sound fluency;
29	(B) for students in grade one, letter word sound fluency and
30	oral reading fluency; and
31	(C) for students in grades two and three, vocabulary and oral

1	reading fluency;
2	(2) establish a plan based on an articulated Response to Intervention or
3	Multi-Tiered System of Support model that includes
4	(A) a universal screening and benchmark assessment process;
5	(B) a data review process that includes the teacher, parents, and
6	other appropriate staff that assists with interventions for students who struggle
7	with reading;
8	(C) use of identified intervention procedures for students who
9	struggle with reading; and
10	(D) a process for monitoring the progress and addressing the
11	needs of students who continue to struggle with reading;
12	(3) implement the program during regular school hours and through
13	any available method, which may include using online teachers or coaches that use
14	explicit and systematic instruction.
15	(b) Not later than 15 days after a student in grades kindergarten through three
16	is identified by the state determined universal screening tool to be struggling in a
17	specific area, the district shall notify the parent of the student in writing. The written
18	notice must
19	(1) advise that the student has been identified as a struggling reader;
20	(2) indicate whether a plan based on a Response to Intervention or
21	Multi-Tiered System Support model has been implemented for the student;
22	(3) include a description of the intervention program that will be
23	provided to the student, including the research and evidence-based reading
24	interventions and supplemental instructional services and support that will be provided
25	to the student for the purpose of addressing the areas in which the student struggles;
26	(4) inform the parent that the parent will be notified in writing at least
27	once every two weeks of the student's progress toward reading at grade level; and
28	(5) provide strategies that the parent can use at home to help the
29	student succeed in reading.
30	(c) Each district shall provide intensive reading intervention services to
31	support areas of need for students identified as struggling readers based on the state

1	determined universal screening test. The reading intervention services must include
2	effective instructional strategies to accelerate student progress. Each school district
3	shall conduct a review of plans based on Response to Intervention or Multi-Tiered
4	System Support models implemented for students identified as struggling readers. The
5	review must address additional support and services needed to remedy the identified
6	needs of students consistent with this subsection. The intensive reading intervention
7	services must include
8	(1) instruction, either in person or online, from a highly effective
9	reading teacher, as determined by student reading performance data and teacher
10	performance evaluations;
11	(2) use of reading instruction and intervention methods based on
12	scientific research;
13	(3) use of reading strategies and programs based on scientific research
14	that have proven results in accelerating student reading achievement within a single
15	school year;
16	(4) daily targeted small group reading instruction based on student
17	needs, either in person or online;
18	(5) instruction, either in person or online, with detailed explanations,
19	extensive opportunities for guided practice, and opportunities for error correction and
20	feedback; and
21	(6) throughout the school year, frequent monitoring of adjustments to
22	instruction according to a student's progress in reading.
23	(d) Each district shall establish an intensive acceleration class to support
24	students that need additional support in reading instruction as determined by
25	instructors providing intensive reading intervention services under (c) of this section.
26	The intensive acceleration class must provide
27	(1) a reduced teacher-to-student ratio; and
28	(2) for a period of reading instruction and interventions that accounts
29	for most of the student contact time each day.

department a report describing for the previous school year

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(e) On or before September 1 of each year, each district shall provide to the

1	(1) the district school board's policies and procedures on student
2	retention and promotion;
3	(2) by grade, the number and percentage of students in grades
4	kindergarten through three performing below the designated threshold on the state
5	determined universal screening tool; and
6	(3) the number and percentage of students in grade three demonstrating
7	reading skills sufficient for that grade level based on the state determined universal
8	screening tool.
9	(f) The department shall approve a universal screening tool for reading and
10	establish a uniform format for the school districts to report on reading progress as
11	required under (e) of this section using existing data collection methods. For the
12	information received under (e) of this section, the department shall annually
13	(1) compile, validate, and approve the information;
14	(2) create a state-level summary report of the information; and
15	(3) providing a copy of the report to the board and the governor,
16	publish the report on the board's Internet website, and notify the legislature that the
17	report is available by October 1 of each year.
18	* Sec. 15. AS 14.30 is amended by adding a new section to read:
19	Article 17. Dual Credit.
20	Sec. 14.30.850. Alaska middle college program established. (a) The Alaska
21	middle college program is established for eligible students to enroll in courses offered
22	by the University of Alaska. A student shall earn both high school and college credit
23	for each course the student has satisfactorily completed through the program. College
24	credit earned through the program is fully transferable within the University of Alaska
25	system.
26	(b) Every school district shall participate in the program. Each school district
27	shall enter into an agreement with the University of Alaska for the purpose of carrying
28	out the program. An agreement under this subsection must allow any student eligible
29	under (c) of this section to participate in the program.
30	(c) A student is eligible for the program if the student
31	(1) is enrolled in public school in the state;

1	(2) has completed the eighth grade and has demonstrated, to the
2	satisfaction of the school district and the University of Alaska, the academic ability
3	necessary to complete college level coursework;
4	(3) has not been awarded a high school diploma; and
5	(4) complies with the requirements of the program.
6	(d) Every school district shall provide information about the program to
7	students in grades eight through 12 who are enrolled in a public school in the state.
8	The information provided must include the
9	(1) process that the University of Alaska uses in awarding credit for
10	completing a course through the program, including the minimum scores generally
11	required to receive college credit from a state postsecondary institution;
12	(2) availability of program courses offered online and throughout the
13	school district;
14	(3) benefits of earning college credit while enrolled in high school;
15	(4) availability of academic support services;
16	(5) academic and social responsibilities associated with participating in
17	the program; and
18	(6) consequences of failing or not completing a course taken through
19	the program.
20	(e) A student who is enrolled in the program may not be required to pay
21	tuition or other costs associated with the program. An agreement entered into by a
22	school district and the University under (b) of this section must state the manner in
23	which costs associated with the program will be shared between the participating
24	school district and the University of Alaska. The agreement may provide for
25	scholarship opportunities and fee waivers to reduce the cost to the school district of
26	participating in the program.
27	(f) A program course may be offered and taught at a public high school in the
28	state if
29	(1) the content and curriculum of the course is consistent with the
30	standards and learning outcomes of the equivalent course offered at the University of
31	Alaska;

1	(2) the instructor teaching the course meets the University of Alaska's
2	standards for adjunct faculty members;
3	(3) the instructor uses the same textbooks and instructional materials
4	used for the equivalent course offered at the University of Alaska; and
5	(4) the course and the instructor are subject to regular evaluation by the
6	University of Alaska to ensure compliance with these standards.
7	(g) A student who enrolls in the program shall be permitted to enroll in up to
8	12 credits each semester and earn up to 60 total credits.
9	(h) For the purpose of calculating a school district's ADM under
10	AS 14.17.410, a student participating in the program is considered a full-time student
11	of the school district in which the student is enrolled.
12	(i) The University of Alaska and a school district may release to each other the
13	transcript of a student to determine the student's eligibility for the program or for
14	graduation.
15	(j) In this section,
16	(1) "program" means the middle college program established under
17	this section;
18	(2) "school district" has the meaning given in AS 14.30.350.
19	* Sec. 16. AS 14.40.040 is amended by adding a new subsection to read:
20	(c) The University of Alaska shall implement the Alaska middle college
21	program established under AS 14.30.780. The University of Alaska may not require an
22	applicant to the program to meet eligibility criteria in addition to the eligibility
23	requirements under AS 14.30.780(c). The University of Alaska shall
24	(1) evaluate and regularly review each course offered in the middle
25	college program under AS 14.30.780(f) to ensure consistency with national standards
26	for awarding dual credit;
27	(2) enter into an agreement with a school district consistent with the
28	middle college program standards; and
29	(3) award to a student college credit that is fully transferable within the
30	University of Alaska system for each course satisfactorily completed under the middle
31	college program.

\* **Sec. 17.** AS 14.40.190(b) is amended to read:

(b) In addition to the report required under (a) of this section, the Board of Regents shall prepare and present <u>in person</u> to the legislative committees having jurisdiction over education a biennial report, [NOT LATER THAN THE 30TH LEGISLATIVE DAY OF THE FIRST SESSION OF EACH LEGISLATURE,] titled "Alaska's University for Alaska's Schools" that describes the efforts of the university to attract, train, and retain qualified public school teachers. The report must include an outline of the university's current and future plans to close the gap between known teacher employment vacancies in the state and the number of state residents who complete teacher training. The information reported under this subsection may also include short-term and five-year strategies with accompanying fiscal notes and outcome measures. Not later than the 30th legislative day of the first regular session of each legislature, the Board of Regents shall deliver a copy of the report to the senate secretary and the chief clerk of the house of representatives and notify the legislature that the report is available.

\* Sec. 18. AS 14.40.190 is amended by adding a new subsection to read:

- (c) In addition to the reports under (a) and (b) of this section, the Board of Regents shall prepare a semiannual report on accreditation. The report must, for each instructional program of the university, assess the program's quality and effectiveness for purposes of accreditation, assess the program's alignment with applicable national, regional, and specialized accreditation standards, and describe the efforts the university has made to achieve or maintain the program's accreditation. The report must be disaggregated by university campus, school or college, program, accrediting body, date of initial accreditation, next review date and review cycle, and current accreditation status. For each instructional program that has lost or is at risk of losing accreditation, the report must describe the university's plan to remediate the loss or risk. The Board of Regents shall
- (1) deliver a copy of the each semiannual report to the senate secretary and the chief clerk of the house of representatives and notify the legislature that the report is available on or before
  - (A) the 30th legislative day of each regular legislative session

1	for the first semiannual report of the calendar year; and
2	(B) July 1 of each year for the second semiannual report of the
3	calendar year;
4	(2) annually, present both reports in person to the legislative
5	committees having jurisdiction over education.
6	* Sec. 19. The uncodified law of the State of Alaska is amended by adding a new section to
7	read:
8	VIRTUAL EDUCATION CONSORTIUM TASK FORCE. The Department of
9	Education and Early Development shall develop a virtual education consortium task force led
10	by the commissioner of education and early development and made up of leaders in
11	technology in education in the state. The task force shall begin developing the virtual
12	education consortium one year prior to the effective date of sec. 12 of this Act. In developing
13	the virtual education consortium, the task force shall finish defining the structure of the
14	consortium, including its functionality within school districts, whether teacher training
15	requirements are necessary, and possible fee structures.
16	* Sec. 20. Sections 4, 5, 7 - 12, and 19 of this Act take effect immediately under
17	AS 01.10.070(c).
18	* Sec. 21. Sections 1 - 3, 6, and 13 - 16 take effect July 1, 2020.