Legislative Analysis



ELIMINATING SUPERINTENDENT OF PUBLIC INSTRUCTION AND STATE BOARDS

Phone: (517) 373-8080 http://www.house.mi.gov/hfa

Analysis available at

House Joint Resolution M (as introduced)

http://www.legislature.mi.gov

Sponsor: Rep. Tim Kelly Committee: Education Reform

Complete to 10-11-17

SUMMARY:

House Joint Resolution M would eliminate the State Board of Education (SBE), and the Board-appointed Superintendent of Public Instruction and State Board for Public Community and Junior Colleges. It would replace those entities with a Director of the Michigan Department of Education (MDE), who would be appointed by the governor.

Currently, Section 3 of Article VIII of the Michigan Constitution of 1963 provides that the eight-member State Board of Education be nominated by party conventions and elected to eight-year terms, with the governor appointing members to complete unexpired terms (the governor is also an ex-officio non-voting member of the Board). The board has responsibility for the following:

- Providing leadership and general supervision over all public education, including adult education and instructional programs in state institutions (except institutions of higher education granting baccalaureate degrees).
- Serving as the general planning and coordinating body for all public education, including higher education, and advising the legislature on the financial responsibilities in connection with those functions.
- Appointing the Superintendent of Public Instruction, and determining his or her term of office. The superintendent serves as the non-voting chairman of the board, and is responsible for the execution of its policies.

Likewise, Section 7 of Article VIII of the Constitution currently provides that the *State* Board for Public Community and Junior Colleges consists of eight members appointed to eight-year terms by the SBE, with vacancies also filled by the SBE. The State Board for Public Community and Junior Colleges advises the SBE concerning general supervision and planning for such colleges and planning for such colleges and requests for annual appropriations for their support. The Superintendent of Public Instruction is a non-voting ex-officio member of the board.

In order to amend the Constitution, a joint resolution must be passed by a 2/3 majority of both houses of the legislature, and then approved by the electorate at the next general election after the adoption of the resolution. General elections are held in November of even-numbered years. (Joint resolutions are not considered by the governor).

Page 1 of 2 House Fiscal Agency

BACKGROUND INFORMATION:

This resolution is a variation of a recommendation from the 21st Century Michigan Education Commission's report, which it issued in February 2017. In that report, the commission found that the various education-related functions performed by the governor, legislature, MDE and SBE have resulted in a fragmented approach to education in Michigan. To combat this, Governor Snyder and previous governors have tried to assume supervision of tasks, by delegating them to the Departments of Licensing and Regulatory Affairs; Technology, Management, and Budget; and Treasury (which report directly to the governor). Instead, as part of Recommendation 9: Update K-12 Governance, the commission suggested that voters be asked "how best to align state educational policy with accountability through the Governor" by amending the Constitution in one of the following ways:

- Allow the governor to appoint the members of the SBE;
- Allow the governor to appoint the state superintendent directly, and then abolish the SBE; or
- Expand the membership of the SBE and change the election process to include gubernatorial appointments.

Essentially, HJR M proposes the second option, while renaming the superintendent as the "director" of the MDE, and also eliminating the State Board for Public Community and Junior Colleges.

FISCAL IMPACT:

The resolution would reduce costs marginally for the state and have no fiscal impact for local units of government.

The resolution, by eliminating the SBE, would result in the elimination of SBE per diem payments, which are currently appropriated at \$24,400. There would be no direct fiscal impact to MDE operations, as staffing costs are not likely to change under the proposed director as compared to under the Superintendent. The State Board for Public Community and Junior Colleges no longer exists, so there would be no fiscal impact from its elimination.

Legislative Analyst: Jenny McInerney

Fiscal Analysts: Bethany Wicksall Samuel Christensen

Perry Zielak

House Fiscal Agency HJR M Page 2 of 2

[■] This analysis was prepared by nonpartisan House Fiscal Agency staff for use by House members in their deliberations, and does not constitute an official statement of legislative intent.

¹ <u>http://mieducationcommission.com/document/final-report-best-education-system-michigans-success#overlay-context=document/investment-our-future (pg. 112)</u>

context=document/investment-our-future (pg. 112)
http://mieducationcommission.com/document/framework-success-commissions-recommendations#overlay-context=document/investment-our-future (pg. 10)