CERTIFICATION OF ENROLLMENT

ENGROSSED SUBSTITUTE SENATE BILL 5083

Chapter 26, Laws of 2015

64th Legislature 2015 Regular Session

K-12 EDUCATION--ATHLETIC ACTIVITIES--SUDDEN CARDIAC ARREST

EFFECTIVE DATE: 7/24/2015

Passed by the Senate February 11, 2015 Yeas 46 Nays 0

BRAD OWEN

President of the Senate

Passed by the House April 8, 2015 Yeas 79 Nays 18

FRANK CHOPP

Speaker of the House of Representatives Approved April 17, 2015 11:16 AM

CERTIFICATE

I, Hunter G. Goodman, Secretary of the Senate of the State of Washington, do hereby certify that the attached is **ENGROSSED SUBSTITUTE SENATE BILL 5083** as passed by Senate and the House of Representatives on the dates hereon set forth.

HUNTER G. GOODMAN

Secretary

FILED

April 17, 2015

JAY INSLEE

Governor of the State of Washington

Secretary of State State of Washington

ENGROSSED SUBSTITUTE SENATE BILL 5083

Passed Legislature - 2015 Regular Session

State of Washington 64th Legislature 2015 Regular Session

By Senate Early Learning & K-12 Education (originally sponsored by Senators McAuliffe, Litzow, Rolfes, McCoy, Billig, Darneille, Kohl-Welles, Frockt, and Fraser)

READ FIRST TIME 01/30/15.

1 AN ACT Relating to the awareness of sudden cardiac arrest for 2 students engaged in athletic activity; amending RCW 4.24.660; adding 3 a new section to chapter 28A.600 RCW; and creating new sections.

4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

<u>NEW SECT</u>ION. 5 Sec. 1. The legislature finds that sudden cardiac 6 death is the result of an unexpected failure of proper heart function 7 that may occur during or immediately after exercise. The legislature further finds that it has been reported that cardiac arrest is the 8 9 leading cause of death in young athletes. The legislature finds that approximately one in two hundred fifty young athletes has a heart 10 11 disorder that may increase his or her risk of sudden cardiac arrest. The legislature intends to make youth athletes, their families, and 12 13 coaches aware of sudden cardiac arrest.

14 **Sec. 2.** RCW 4.24.660 and 2009 c 475 s 1 are each amended to read 15 as follows:

16 (1) A school district shall not be liable for an injury to or the 17 death of a person due to action or inaction of persons employed by, 18 or under contract with, a youth program if:

(a) The action or inaction takes place on school property andduring the delivery of services of the youth program;

1 (b) The private nonprofit group provides proof of being insured, under an accident and liability policy issued by an insurance company 2 authorized to do business in this state, that covers any injury or 3 damage arising from delivery of its services. Coverage for a policy 4 meeting the requirements of this section must be at least fifty 5 6 thousand dollars due to bodily injury or death of one person, or at 7 least one hundred thousand dollars due to bodily injury or death of two or more persons in any incident. The private nonprofit shall also 8 provide a statement of compliance with the policies for the 9 management of concussion and head injury in youth sports as set forth 10 in RCW 28A.600.190 and a statement of compliance with the policies 11 12 for sudden cardiac arrest awareness as set forth in section 3 of this 13 <u>act</u>; and

(c) The group provides proof of such insurance before the first
use of the school facilities. The immunity granted shall last only as
long as the insurance remains in effect.

17 (2) Immunity under this section does not apply to any school18 district before January 1, 2000.

19 (3) As used in this section, "youth programs" means any program 20 or service, offered by a private nonprofit group, that is operated 21 primarily to provide persons under the age of eighteen with 22 opportunities to participate in services or programs.

(4) This section does not impair or change the ability of any person to recover damages for harm done by: (a) Any contractor or employee of a school district acting in his or her capacity as a contractor or employee; or (b) the existence of unsafe facilities or structures or programs of any school district.

28 <u>NEW SECTION.</u> Sec. 3. A new section is added to chapter 28A.600
29 RCW to read as follows:

30 (1) The Washington interscholastic activities association shall work with member schools' board of directors, a nonprofit 31 organization that educates communities about sudden cardiac arrest in 32 youth athletes, and the University of Washington medicine center for 33 sports cardiology to develop and make available an online pamphlet 34 that provides youth athletes, their parents or guardians, and coaches 35 with information about sudden cardiac arrest. The online pamphlet 36 must include information on the nature, risk, symptoms and warning 37 signs, prevention, and treatment of sudden cardiac arrest. The online 38

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1 pamphlet shall be posted on the office of the superintendent of 2 public instruction's web site.

3 (2) The Washington interscholastic activities association shall 4 work with member schools' board of directors, an organization that 5 provides educational training for safe participation in athletic 6 activity, and the University of Washington medicine center for sports 7 cardiology to make available an existing online sudden cardiac arrest 8 prevention program for coaches.

9 (3) On a yearly basis, prior to participating in an 10 interscholastic athletic activity a sudden cardiac arrest form 11 stating that the online pamphlet was reviewed shall be signed by the 12 youth athlete and the athlete's parents and/or guardian and returned 13 to the school.

14 (4) Every three years, prior to coaching an interscholastic 15 athletic activity coaches shall complete the online sudden cardiac 16 arrest prevention program described in this section. Coaches shall 17 provide a certificate showing completion of the online sudden cardiac 18 arrest prevention program to the school.

19 <u>NEW SECTION.</u> Sec. 4. This act may be known and cited as the 20 sudden cardiac arrest awareness act.

> Passed by the Senate February 11, 2015. Passed by the House April 8, 2015. Approved by the Governor April 17, 2015. Filed in Office of Secretary of State April 17, 2015.