103RD GENERAL ASSEMBLY

State of Illinois

2023 and 2024

SB1924

Introduced 2/9/2023, by Sen. Michael W. Halpin

SYNOPSIS AS INTRODUCED:

40 ILCS 5/7-139	from Ch. 108 1/2, par. 7-139
105 ILCS 5/3-2.5	
105 ILCS 5/3-12	from Ch. 122, par. 3-12
105 ILCS 5/3-3 rep.	
30 ILCS 805/8.47 new	

Amends the Illinois Municipal Retirement Fund Article of the Illinois Pension Code. In a provision concerning service credit for accumulated unused sick leave, provides that if the employee was in the service of more than one employer or regional office of education (instead of more than one employer), then sick leave days from all such employers shall be credited. Amends the School Code. Provides that beginning July 1, 2023, all regional superintendents of schools shall receive the same salary regardless of the population of the region they serve. Provides that the salary for all regional superintendents shall be equal to the middle annual salary tier. Makes a change concerning the posting of information on the institute fund. Repeals a provision of the Code that prohibits regional superintendents from practicing or from holding themselves out as practicing any other profession. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

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STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT

A BILL FOR

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AN ACT concerning education.

Be it enacted by the People of the State of Illinois, represented in the General Assembly:

4 Section 5. The Illinois Pension Code is amended by 5 changing Section 7-139 as follows:

6 (40 ILCS 5/7-139) (from Ch. 108 1/2, par. 7-139)

Sec. 7-139. Credits and creditable service to employees.

8 (a) Each participating employee shall be granted credits 9 and creditable service, for purposes of determining the amount 10 of any annuity or benefit to which he or a beneficiary is 11 entitled, as follows:

1. For prior service: Each participating employee who 12 13 is an employee of a participating municipality or 14 participating instrumentality on the effective date shall be granted creditable service, but no credits under 15 16 paragraph 2 of this subsection (a), for periods of prior service for which credit has not been received under any 17 other pension fund or retirement system established under 18 this Code, as follows: 19

If the effective date of participation for the participating municipality or participating instrumentality is on or before January 1, 1998, creditable service shall be granted for the entire period

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of prior service with that employer without any employee contribution.

3 If the effective date of participation for the municipality or 4 participating participating 5 instrumentality is after January 1, 1998, creditable service shall be granted for the last 20% of the period of 6 7 prior service with that employer, but no more than 5 8 years, without any employee contribution. A participating 9 employee may establish creditable service for the 10 remainder of the period of prior service with that 11 employer by making an application in writing, accompanied 12 by payment of an employee contribution in an amount determined by the Fund, based on the employee contribution 13 14 rates in effect at the time of application for the 15 creditable service and the employee's salary rate on the 16 effective date of participation for that employer, plus 17 interest at the effective rate from the date of the prior service to the date of payment. Application for this 18 19 creditable service may be made at any time while the 20 employee is still in service.

A municipality that (i) has at least 35 employees; (ii) is located in a county with at least 2,000,000 inhabitants; and (iii) maintains an independent defined benefit pension plan for the benefit of its eligible employees may restrict creditable service in whole or in part for periods of prior service with the employer if the

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1 governing body of the municipality adopts an irrevocable 2 resolution to restrict that creditable service and files 3 the resolution with the board before the municipality's 4 effective date of participation.

5 Any person who has withdrawn from the service of a 6 participating municipality or participating 7 instrumentality prior to the effective date, who reenters 8 the service of the same municipality or participating 9 instrumentality after the effective date and becomes a 10 participating employee is entitled to creditable service 11 for prior service as otherwise provided in this 12 subdivision (a)(1) only if he or she renders 2 years of 13 service as a participating employee after the effective 14 date. Application for such service must be made while in a 15 participating status. The salary rate to be used in the 16 calculation of the required employee contribution, if any, 17 shall be the employee's salary rate at the time of first reentering service with the employer after the employer's 18 effective date of participation. 19

20 2. For current service, each participating employee21 shall be credited with:

a. Additional credits of amounts equal to each
payment of additional contributions received from him
under Section 7-173, as of the date the corresponding
payment of earnings is payable to him.

b. Normal credits of amounts equal to each payment

of normal contributions received from him, as of the date the corresponding payment of earnings is payable to him, and normal contributions made for the purpose of establishing out-of-state service credits as permitted under the conditions set forth in paragraph 6 of this subsection (a).

c. Municipality credits in an amount equal to 1.4
times the normal credits, except those established by
out-of-state service credits, as of the date of
computation of any benefit if these credits would
increase the benefit.

12 d. Survivor credits equal to each payment of 13 survivor contributions received from the participating 14 employee as of the date the corresponding payment of 15 earnings is payable, and survivor contributions made 16 for the purpose of establishing out-of-state service 17 credits.

3. For periods of temporary and total and permanent 18 19 disability benefits, each employee receiving disability benefits shall be granted creditable service for the 20 21 period during which disability benefits are payable. 22 Normal and survivor credits, based upon the rate of 23 earnings applied for disability benefits, shall also be 24 granted if such credits would result in a higher benefit 25 to any such employee or his beneficiary.

26 4. For authorized leave of absence without pay: A

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participating employee shall be granted credits and creditable service for periods of authorized leave of absence without pay under the following conditions:

a. An application for credits and creditable service is submitted to the board while the employee is in a status of active employment.

b. Not more than 12 complete months of creditable
service for authorized leave of absence without pay
shall be counted for purposes of determining any
benefits payable under this Article.

11 c. Credits and creditable service shall be granted 12 for leave of absence only if such leave is approved by 13 the governing body of the municipality, including 14 approval of the estimated cost thereof to the 15 municipality as determined by the fund, and employee 16 contributions, plus interest at the effective rate 17 applicable for each year from the end of the period of leave to date of payment, have been paid to the fund in 18 accordance with Section 7-173. The contributions shall 19 20 be computed upon the assumption earnings continued during the period of leave at the rate in effect when 21 22 the leave began.

d. Benefits under the provisions of Sections
7-141, 7-146, 7-150 and 7-163 shall become payable to
employees on authorized leave of absence, or their
designated beneficiary, only if such leave of absence

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is creditable hereunder, and if the employee has at
 least one year of creditable service other than the
 service granted for leave of absence. Any employee
 contributions due may be deducted from any benefits
 payable.

e. No credits or creditable service shall be
allowed for leave of absence without pay during any
period of prior service.

9 5. For military service: The governing body of a 10 municipality or participating instrumentality may elect to 11 allow creditable service to participating employees who 12 leave their employment to serve in the armed forces of the United States for all periods of such service, provided 13 14 that the person returns to active employment within 90 15 days after completion of full time active duty, but no 16 creditable service shall be allowed such person for any 17 period that can be used in the computation of a pension or any other pay or benefit, other than pay for active duty, 18 19 for service in any branch of the armed forces of the United 20 States. If necessary to the computation of any benefit, 21 the board shall establish municipality credits for 22 participating employees under this paragraph on the 23 assumption that the employee received earnings at the rate 24 received at the time he left the employment to enter the 25 armed forces. A participating employee in the armed forces 26 shall not be considered an employee during such period of

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service and no additional death and no disability benefits are payable for death or disability during such period.

3 Any participating employee who left his employment with a municipality or participating instrumentality to 4 5 serve in the armed forces of the United States and who again became a participating employee within 90 days after 6 completion of full time active duty by entering the 7 8 service of a different municipality or participating 9 instrumentality, which has elected to allow creditable 10 service for periods of military service under the 11 preceding paragraph, shall also be allowed creditable 12 service for his period of military service on the same terms that would apply if he had been employed, before 13 14 entering military service, by the municipality or 15 instrumentality which employed him after he left the 16 military service and the employer costs arising in 17 relation to such grant of creditable service shall be 18 charged to and paid by that municipality or 19 instrumentality.

20 Notwithstanding the foregoing, any participating 21 employee shall be entitled to creditable service as 22 required by any federal law relating to re-employment 23 rights of persons who served in the United States Armed 24 Services. Such creditable service shall be granted upon 25 payment by the member of an amount equal to the employee 26 contributions which would have been required had the employee continued in service at the same rate of earnings during the military leave period, plus interest at the effective rate.

5.1. In addition to any creditable service established under paragraph 5 of this subsection (a), creditable service may be granted for up to 48 months of service in the armed forces of the United States.

In order to receive creditable service for military 8 9 service under this paragraph 5.1, a participating employee 10 must (1) apply to the Fund in writing and provide evidence 11 of the military service that is satisfactory to the Board; 12 (2) obtain the written approval of the current employer; and (3) make contributions to the Fund equal to (i) the 13 14 employee contributions that would have been required had 15 the service been rendered as a member, plus (ii) an amount 16 determined by the board to be equal to the employer's 17 normal cost of the benefits accrued for that military service, plus (iii) interest on items (i) and (ii) from 18 19 the date of first membership in the Fund to the date of 20 payment. The required interest shall be calculated at the 21 regular interest rate.

The changes made to this paragraph 5.1 by Public Acts 95-483 and 95-486 apply only to participating employees in service on or after August 28, 2007 (the effective date of those Public Acts).

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6. For out-of-state service: Creditable service shall

1 be granted for service rendered to an out-of-state local governmental body under the following conditions: The 2 3 employee had participated and has irrevocably forfeited rights to benefits in the out-of-state public 4 all 5 employees pension system; the governing body of his 6 participating municipality or instrumentality authorizes 7 the employee to establish such service; the employee has 2 current 8 service with this municipality years or 9 participating instrumentality; the employee makes а 10 payment of contributions, which shall be computed at 8% 11 (normal) plus 2% (survivor) times length of service 12 purchased times the average rate of earnings for the first 13 2 years of service with the municipality or participating 14 instrumentality whose governing body authorizes the 15 service established plus interest at the effective rate on 16 the date such credits are established, payable from the 17 date the employee completes the required 2 years of current service to date of payment. In no case shall more 18 19 than 120 months of creditable service be granted under 20 this provision.

7. For retroactive service: Any employee who could have but did not elect to become a participating employee, or who should have been a participant in the Municipal Public Utilities Annuity and Benefit Fund before that fund was superseded, may receive creditable service for the period of service not to exceed 50 months; however, a 1 current or former elected or appointed official of a 2 participating municipality may establish credit under this 3 paragraph 7 for more than 50 months of service as an 4 official of that municipality, if the excess over 50 5 months is approved by resolution of the governing body of 6 the affected municipality filed with the Fund before 7 January 1, 2002.

Any employee who is a participating employee on or 8 9 after September 24, 1981 and who was excluded from 10 participation by the age restrictions removed by Public 11 Act 82-596 may receive creditable service for the period, 12 or after January 1, 1979, excluded by the age on restriction and, in addition, if the governing body of the 13 14 participating municipality or participating 15 instrumentality elects to allow creditable service for all 16 employees excluded by the age restriction prior to January 17 1, 1979, for service during the period prior to that date excluded by the age restriction. Any employee who was 18 19 excluded from participation by the age restriction removed 20 by Public Act 82-596 and who is not a participating employee on or after September 24, 1981 may receive 21 22 creditable service for service after January 1, 1979. 23 Creditable service under this paragraph shall be granted 24 upon payment of the employee contributions which would 25 have been required had he participated, with interest at 26 the effective rate for each year from the end of the period

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of service established to date of payment.

8. For accumulated unused sick leave: A participating employee who is applying for a retirement annuity shall be entitled to creditable service for that portion of the employee's accumulated unused sick leave for which payment is not received, as follows:

a. Sick leave days shall be limited to those accumulated under a sick leave plan established by a participating municipality or participating instrumentality which is available to all employees or a class of employees.

12 b. Except as provided in item b-1, only sick leave 13 days accumulated with a participating municipality or 14 participating instrumentality with which the employee 15 was in service within 60 days of the effective date of 16 his retirement annuity shall be credited; If the 17 employee was in service with more than one employer during this period only the sick leave days with the 18 19 employer with which the employee has the greatest 20 number of unpaid sick leave days shall be considered.

21 b-1. If the employee was in the service of more 22 than one employer as defined in item (2) of paragraph 23 (a) of subsection (A) of Section 7-132 <u>or regional</u> 24 <u>office of education</u>, then the sick leave days from all 25 such employers shall be credited, as long as the 26 creditable service attributed to those sick leave days

does not exceed the limitation in item d of this 1 2 paragraph 8. If the employee was in the service of more 3 than one employer described in paragraph (c) of subsection (B) of Section 7-132 on or after the 4 5 effective date of this amendatory Act of the 101st 6 General Assembly, then the sick leave days from all 7 such employers, except for employers from which the employee terminated service before the effective date 8 9 of this amendatory Act of the 101st General Assembly, 10 shall be credited, as long as the creditable service 11 attributed to those sick leave days does not exceed 12 the limitation in item d of this paragraph 8. In calculating the creditable service under this item 13 14 b-1, the sick leave days from the last employer shall 15 be considered first, then the remaining sick leave 16 days shall be considered until there are no more days 17 or the maximum creditable sick leave threshold under item d of this paragraph 8 has been reached. 18

19 The creditable service granted shall С. be 20 considered solely for the purpose of computing the 21 amount of the retirement annuity and shall not be used 22 to establish any minimum service period required by 23 any provision of the Illinois Pension Code, the 24 effective date of the retirement annuity, or the final 25 rate of earnings.

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d. The creditable service shall be at the rate of

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1/20 of a month for each full sick day, provided that no more than 12 months may be credited under this subdivision 8.

4 e. Employee contributions shall not be required
 5 for creditable service under this subdivision 8.

6 f. Each participating municipality and 7 participating instrumentality with which an employee has service within 60 days of the effective date of his 8 9 retirement annuity shall certify to the board the 10 number of accumulated unpaid sick leave days credited 11 to the employee at the time of termination of service.

12 9. For service transferred from another system: and creditable service shall be granted for 13 Credits 14 service under Article 4, 5, 8, 14, or 16 of this Act, to 15 any active member of this Fund, and to any inactive member 16 who has been a county sheriff, upon transfer of such 17 credits pursuant to Section 4-108.3, 5-235, 8-226.7, 14-105.6, or 16-131.4, and payment by the member of the 18 19 amount by which (1) the employer and employee 20 contributions that would have been required if he had participated in this Fund as a sheriff's law enforcement 21 22 employee during the period for which credit is being 23 transferred, plus interest thereon at the effective rate 24 for each year, compounded annually, from the date of 25 termination of the service for which credit is being 26 transferred to the date of payment, exceeds (2) the amount

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actually transferred to the Fund. Such transferred service shall be deemed to be service as a sheriff's law enforcement employee for the purposes of Section 7-142.1.

10. (Blank).

5 11. For service transferred from an Article 3 system under Section 3-110.3: Credits and creditable service 6 7 shall be granted for service under Article 3 of this Act as provided in Section 3-110.3, to any active member of this 8 9 Fund, upon transfer of such credits pursuant to Section 10 3-110.3. If the board determines that the amount 11 transferred is less than the true cost to the Fund of 12 allowing that creditable service to be established, then in order to establish that creditable service, the member 13 14 must pay to the Fund an additional contribution equal to 15 the difference, as determined by the board in accordance 16 with the rules and procedures adopted under this 17 paragraph. If the member does not make the full additional payment as required by this paragraph prior to termination 18 19 of his participation with that employer, then his or her 20 creditable service shall be reduced by an amount equal to difference between the amount transferred under 21 the 22 Section 3-110.3, including any payments made by the member 23 under this paragraph prior to termination, and the true 24 cost to the Fund of allowing that creditable service to be 25 established, as determined by the board in accordance with 26 the rules and procedures adopted under this paragraph.

The board shall establish by rule the manner of making the calculation required under this paragraph 11, taking into account the appropriate actuarial assumptions; the member's service, age, and salary history, and any other factors that the board determines to be relevant.

6 12. For omitted service: Any employee who was employed 7 by a participating employer in a position that required 8 participation, but who was not enrolled in the Fund, may 9 establish such credits under the following conditions:

a. Application for such credits is received by the
 Board while the employee is an active participant of
 the Fund or a reciprocal retirement system.

b. Eligibility for participation and earnings are
verified by the Authorized Agent of the participating
employer for which the service was rendered.

16 Creditable service under this paragraph shall be 17 granted upon payment of the employee contributions that 18 would have been required had he participated, which shall 19 be calculated by the Fund using the member contribution 20 rate in effect during the period that the service was 21 rendered.

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(b) Creditable service - amount:

One month of creditable service shall be allowed
 for each month for which a participating employee made
 contributions as required under Section 7-173, or for
 which creditable service is otherwise granted hereunder.

Not more than 1 month of service shall be credited and counted for 1 calendar month, and not more than 1 year of service shall be credited and counted for any calendar year. A calendar month means a nominal month beginning on the first day thereof, and a calendar year means a year beginning January 1 and ending December 31.

2. A seasonal employee shall be given 12 months of
creditable service if he renders the number of months of
service normally required by the position in a 12-month
period and he remains in service for the entire 12-month
period. Otherwise a fractional year of service in the
number of months of service rendered shall be credited.

3. An intermittent employee shall be given creditable
service for only those months in which a contribution is
made under Section 7-173.

16 (c) No application for correction of credits or creditable 17 service shall be considered unless the board receives an application for correction while (1) the applicant is a 18 19 participating employee and in active employment with a participating municipality or instrumentality, or (2) while 20 the applicant is actively participating in a pension fund or 21 22 retirement system which is a participating system under the 23 Retirement Systems Reciprocal Act. A participating employee or other applicant shall not be entitled to credits or creditable 24 25 service unless the required employee contributions are made in a lump sum or in installments made in accordance with board 26

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rule. Payments made to establish service credit under 1 2 paragraph 1, 4, 5, 5.1, 6, 7, or 12 of subsection (a) of this 3 Section must be received by the Board while the applicant is an active participant in the Fund or a reciprocal retirement 4 5 system, except that an applicant may make one payment after 6 termination of active participation in the Fund or a 7 reciprocal retirement system.

8 (d) Upon the granting of a retirement, surviving spouse or 9 child annuity, a death benefit or a separation benefit, on 10 account of any employee, all individual accumulated credits 11 shall thereupon terminate. Upon the withdrawal of additional 12 contributions, the credits applicable thereto shall thereupon 13 terminate. Terminated credits shall not be applied to increase the benefits any remaining employee would otherwise receive 14 15 under this Article.

16 (Source: P.A. 100-148, eff. 8-18-17; 101-492, eff. 8-23-19.)

Section 10. The School Code is amended by changing Sections 3-2.5 and 3-12 as follows:

19 (105 ILCS 5/3-2.5)

20 Sec. 3-2.5. Salaries.

(a) Except as otherwise provided in this Section, the regional superintendents of schools shall receive for their services an annual salary according to the population, as determined by the last preceding federal census, of the region

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1 they serve, as set out in the following schedule:

2 SALARIES OF REGIONAL SUPERINTENDENTS OF

3 SCHOOLS

POPULATION OF REGION ANNUAL SALARY 4 5 61,000 to 99,999 \$78,000 100,000 to 999,999 \$81,500 6 7 1,000,000 and over \$83,500 Beginning July 1, 2023, all regional superintendents of 8 schools shall receive the same salary regardless of the 9 10 population of the region they serve. The salary shall be equal to the middle annual salary tier. 11

12 The changes made by Public Act 86-98 in the annual salary 13 that the regional superintendents of schools shall receive for 14 their services shall apply to the annual salary received by 15 the regional superintendents of schools during each of their 16 elected terms of office that commence after July 26, 1989 and 17 before the first Monday of August, 1995.

The changes made by Public Act 89-225 in the annual salary that regional superintendents of schools shall receive for their services shall apply to the annual salary received by the regional superintendents of schools during their elected terms of office that commence after August 4, 1995 and end on August 1, 1999.

The changes made by this amendatory Act of the 91st General Assembly in the annual salary that the regional superintendents of schools shall receive for their services shall apply to the annual salary received by the regional
 superintendents of schools during each of their elected terms
 of office that commence on or after August 2, 1999.

Beginning July 1, 2000, the salary that the regional 4 5 superintendent of schools receives for his or her services shall be adjusted annually to reflect the percentage increase, 6 7 if any, in the most recent Consumer Price Index, as defined and 8 officially reported by the United States Department of Labor, 9 Bureau of Labor Statistics, except that no annual increment 10 may exceed 2.9%. If the percentage of change in the Consumer 11 Price Index is a percentage decrease, the salary that the 12 regional superintendent of schools receives shall not be 13 adjusted for that year.

When regional superintendents are authorized by the School Code to appoint assistant regional superintendents, the assistant regional superintendent shall receive an annual salary based on his or her qualifications and computed as a percentage of the salary of the regional superintendent to whom he or she is assistant, as set out in the following schedule:

21 SALARIES OF ASSISTANT REGIONAL

22 SUPERINTENDENTS

23QUALIFICATIONS OFPERCENTAGE OF SALARY24ASSISTANT REGIONALOF REGIONAL25SUPERINTENDENTSUPERINTENDENT26Bachelor's degree plus

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1 State license valid

2 for supervising.

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3 Master's degree plus

4 State license valid

5 for supervising.

90%

75%

6 However, in any region in which the appointment of more 7 than one assistant regional superintendent is authorized, 8 whether by Section 3-15.10 of this Code or otherwise, not more 9 than one assistant may be compensated at the 90% rate and any 10 other assistant shall be paid at not exceeding the 75% rate, in 11 each case depending on the qualifications of the assistant.

12 The salaries provided in this Section plus an amount for other employment-related compensation or benefits for regional 13 superintendents and assistant regional superintendents are 14 15 payable monthly by the State Board of Education out of the 16 Personal Property Tax Replacement Fund through a specific 17 appropriation to that effect in the State Board of Education 18 budget. The State Comptroller in making his or her warrant to any county for the amount due it from the Personal Property Tax 19 20 Replacement Fund shall deduct from it the several amounts for 21 which warrants issued have been to the regional 22 superintendent, and any assistant regional superintendent, of 23 the educational service region encompassing the county since 24 the preceding apportionment from the Personal Property Tax 25 Replacement Fund.

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County boards may provide for additional compensation for

1 the regional superintendent or the assistant regional 2 superintendents, or for each of them, to be paid quarterly 3 from the county treasury.

4 (b) (Blank).

5 (c) If the State pays all or any portion of the employee contributions required under Section 16-152 of the Illinois 6 Pension Code for employees of the State Board of Education, it 7 8 shall also, subject to appropriation in the State Board of 9 Education budget for such payments to Regional Superintendents 10 and Assistant Regional Superintendents, pay the employee 11 contributions required of regional superintendents of schools 12 and assistant regional superintendents of schools on the same 13 basis, but excluding any contributions based on compensation that is paid by the county rather than the State. 14

This subsection (c) applies to contributions based on payments of salary earned after the effective date of this amendatory Act of the 91st General Assembly, except that in the case of an elected regional superintendent of schools, this subsection does not apply to contributions based on payments of salary earned during a term of office that commenced before the effective date of this amendatory Act.

(d) References to "regional superintendent" in this Section shall also include the chief administrative officer of the educational service centers established under Section 2-3.62 of this Code and serving that portion of a Class II county school unit outside of a city with a population of

500,000 or more inhabitants. References to "assistant regional 1 2 superintendent" in this Section shall include one assistant 3 appointed by the chief administrative officer of the educational service centers established under Section 2-3.62 4 5 of this Code and serving that portion of a Class II county school unit outside of a city with a population of 500,000 or 6 7 more inhabitants. For the purposes of calculating regional superintendent and assistant regional superintendent salaries 8 9 for educational service centers established under Section 10 2-3.62 of this Code, populations shall be established by 11 subtracting from the total county population the population of 12 a city with 500,000 or more inhabitants, divided by the number 13 of educational service centers in the county.

14 (Source: P.A. 99-30, eff. 7-10-15; 100-294, eff. 1-1-18.)

15 (105 ILCS 5/3-12) (from Ch. 122, par. 3-12)

16 Sec. 3-12. Institute fund.

(a) All license registration fees and a portion of renewal 17 18 duplicate fees shall be kept by the regional and superintendent as described in Section 21-16 or 21B-40 of this 19 Code, together with a record of the names of the persons paying 20 21 them. Such fees shall be deposited into the institute fund and 22 shall be used by the regional superintendent to defray expenses associated with the work of the regional professional 23 24 development review committees established pursuant to 25 paragraph (2) of subsection (q) of Section 21-14 of this Code

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to advise the regional superintendent, upon his or her 1 request, and to hear appeals relating to the renewal of 2 teaching licenses, in accordance with Section 21-14 of this 3 Code; to defray expenses connected with improving the 4 5 technology necessary for the efficient processing of licenses; to defray all costs associated with the administration of 6 teaching licenses; to defray expenses incidental to teachers' 7 8 institutes, workshops or meetings of a professional nature 9 that are designed to promote the professional growth of 10 teachers or for the purpose of defraying the expense of any 11 general or special meeting of teachers or school personnel of 12 region, which has been approved by the the regional 13 superintendent.

(b) In addition to the use of moneys in the institute fund 14 15 to defray expenses under subsection (a) of this Section, the 16 State Superintendent of Education, as authorized under Section 17 2-3.105 of this Code, shall use moneys in the institute fund to defray all costs associated with the administration of 18 teaching licenses within a city having a population exceeding 19 20 500,000. Moneys in the institute fund may also be used by the 21 State Superintendent of Education to support educator 22 recruitment and retention programs within a city having a 23 population exceeding 500,000, to support educator preparation programs within a city having a population exceeding 500,000 24 25 as those programs seek national accreditation, and to provide 26 professional development aligned with the requirements set

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1 forth in Section 21B-45 of this Code within a city having a 2 population exceeding 500,000. A majority of the moneys in the 3 institute fund must be dedicated to the timely and efficient 4 processing of applications and for the renewal of licenses.

5 (c) The regional superintendent shall on or before January 6 1 of each year post on the regional office of education's 7 website publish in a newspaper of general circulation 8 published in the region or shall post in each school building 9 under his jurisdiction an accounting of (1) the balance on 10 hand in the institute fund at the beginning of the previous 11 year; (2) all receipts within the previous year deposited in 12 the fund, with the sources from which they were derived; (3) the amount distributed from the fund and the purposes for 13 14 which such distributions were made; and (4) the balance on 15 hand in the fund.

16 (Source: P.A. 99-58, eff. 7-16-15.)

17 (105 ILCS 5/3-3 rep.)

18 Section 15. The School Code is amended by repealing 19 Section 3-3.

20 Section 90. The State Mandates Act is amended by adding 21 Section 8.47 as follows:

22 (30 ILCS 805/8.47 new)

23 Sec. 8.47. Exempt mandate. Notwithstanding Sections 6 and

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<u>8 of this Act, no reimbursement by the State is required for</u>
 <u>the implementation of any mandate created by this amendatory</u>
 <u>Act of the 103rd General Assembly.</u>

Section 99. Effective date. This Act takes effect upon
becoming law.