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AN ACT concerning education.

2 Be it enacted by the People of the State of Illinois, 3 represented in the General Assembly:

Section 5. The School Code is amended by changing Sections
10-21.12, 10-22.22, and 10-22.22b as follows:

6 (105 ILCS 5/10-21.12) (from Ch. 122, par. 10-21.12)

Sec. 10-21.12. Transfer of teachers. The employment of a teacher transferred from one board or administrative agent to the control of a new or different board or administrative agent shall be considered continuous employment if such transfer of employment occurred by reason of any of the following events:

(1) a boundary change or the creation or reorganization of
any school district pursuant to Article 7, 7A, 11A or 11B; or

14 (2) the deactivation or reactivation of any high school <u>or</u>
 15 <u>elementary school</u> pursuant to Section 10-22.22b; or

16 (3) the creation, expansion, reduction or dissolution of a 17 special education program pursuant to Section 10-22.31, or the 18 creation, expansion, reduction or dissolution of a joint 19 educational program established under Section 10-22.31a; or

20 (4) the creation, expansion, reduction, termination or dissolution of any joint agreement program operated by a 21 22 superintendent, regional governing board, or other 23 administrative agent or any program operated pursuant to an Intergovernmental Joint Agreement. The changes made by this 24 25 amendatory Act of 1990 are declaratory of existing law. 26 (Source: P.A. 86-1441.)

27 28 (105 ILCS 5/10-22.22) (from Ch. 122, par. 10-22.22)

Sec. 10-22.22. Transportation for pupils-Tuition.

To provide free transportation for pupils, and where in its judgment the interests of the district and of the pupils therein will be best subserved by so doing the school board may HB1324 Engrossed - 2 - LRB094 09007 NHT 39228 b

permit the pupils in the district or in any particular grade to 1 2 attend the schools of other districts and may permit any pupil 3 to attend an area secondary vocational school operated by a public school district or a public or non-public vocational 4 5 school within the State of Illinois or adjacent states approved 6 by the Board of Vocational Education, and may provide free transportation for such pupils and shall pay the tuition of 7 8 such pupils in the schools attended; such tuition shall be 9 based upon per capita cost computed in the following manner: The cost of conducting and maintaining any area secondary 10 11 vocational school facility shall be first determined and shall 12 include the following expenses applicable only to such educational facility under rules and regulations established 13 by the Board of Vocational Education and Rehabilitation as 14 15 follows:

a. Salaries of teachers, vocational counselors, and
 supporting professional workers, necessary non-certified
 workers, clerks, custodial employees, and any district taxes
 specifically for their pension and retirement benefits.

b. Equipment and supplies necessary for program operation.

c. Administrative costs.

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d. Operation of physical plant, including heat, light,water, repairs, and maintenance.

e. Auxiliary service, not including any transportationcost.

26 From such total cost thus determined there shall be 27 deducted the State reimbursement due on account of such 28 educational facility for the same year, not including any State 29 reimbursement for area secondary vocational school 30 transportation. Such net cost shall be divided by the average 31 number of pupils in average daily attendance in such area 32 secondary vocational school facility for the school year in order to arrive at the net per capita tuition cost. Such costs 33 shall be computed on pupils regularly enrolled in an area 34 35 secondary vocational school on the basis of one-sixth day for every class hour attended pursuant to such enrollment. 36

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1 Provided, that the board subject to the approval of the county 2 superintendent of schools may determine what schools outside of their district such pupils shall attend. This section does not 3 require the board of directors or board of education of any 4 from 5 district admit pupils to another district. 6 Notwithstanding any provisions in this section every -school board shall maintain an elementary school within the district. 7 (Source: P.A. 76-1522.) 8

9 (105 ILCS 5/10-22.22b) (from Ch. 122, par. 10-22.22b)

10 Sec. 10-22.22b. (a) The provisions of this subsection shall 11 not apply to the deactivation of a high school facility under subsection (c). Where in its judgment the interests of the 12 district and of the students therein will be best served, to 13 deactivate any high school facility or elementary school 14 15 facility in the district and send the students of such high 16 school in grades 9 through 12 or such elementary school in grades kindergarten through 8, as applicable, to schools in 17 18 other districts. Such action may be taken only with the 19 approval of the voters in the district and the approval, by proper resolution, of the school board of the receiving 20 district. The board of the district contemplating deactivation 21 22 shall, by proper resolution, cause the proposition to 23 deactivate the high school facility to be submitted to the 24 voters of the district at a regularly scheduled election. 25 Notice shall be published at least 10 days prior to the date of 26 the election at least once in one or more newspapers published 27 in the district or, if no newspaper is published in the 28 district, in one or more newspapers with a general circulation 29 within the district. The notice shall be substantially in the 30 following form:

31 NOTICE OF REFERENDUM TO
32 DEACTIVATE THE ... HIGH SCHOOL FACILITY
33 IN SCHOOL DISTRICT NO.
34 Notice is hereby given that on (insert date), a referendum
35 will be held in County (Counties) for the purpose of

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The sending district shall pay to the receiving district an
 amount agreed upon by the 2 districts.

When the deactivation of high school facilities becomes 3 effective pursuant to this Section, the provisions of Section 4 5 24-12 relative to the contractual continued service status of teachers having contractual continued service whose positions 6 are transferred from one board to the control of a different 7 board shall apply, and the positions at the high school 8 9 facilities being deactivated held by teachers, as that term is defined in Section 24-11, having contractual continued service 10 11 with the school district at the time of the deactivation shall 12 be transferred to the control of the board or boards who shall be receiving the district's high school students on the 13 following basis: 14

positions of such teachers in contractual 15 (1)16 continued service that were full time positions shall be 17 transferred to the control of whichever of such boards such teachers shall request with the teachers making such 18 requests proceeding in the order of those with the greatest 19 20 length of continuing service with the board to those with the shortest length of continuing service with the board, 21 provided that the number selecting one board over another 22 board or other boards shall not exceed that proportion of 23 the high school students going to such board or boards; and 24

(2) positions of such teachers in contractual
continued service that were full time positions and as to
which there is no selection left under subparagraph 1
hereof shall be transferred to the appropriate board.

The contractual continued service status of any teacher thereby transferred to another district is not lost and the receiving board is subject to the School Code with respect to such transferred teacher in the same manner as if such teacher was the district's employee during the time such teacher was actually employed by the board of the deactivating district from which the position was transferred.

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(b) The provisions of this subsection shall not apply to

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1 the reactivation of a high school facility which is deactivated 2 under subsection (c). The sending district may, with the approval of the voters in the district, reactivate the high 3 school facility which was deactivated. The board of the 4 5 district seeking to reactivate the school facility shall, by 6 proper resolution, cause the proposition to reactivate to be submitted to the voters of the district at a regularly 7 8 scheduled election. Notice shall be published at least 10 days 9 prior to the date of the election at least once in one or more 10 newspapers published in the district or, if no newspaper is 11 published in the district, in one or more newspapers with a 12 general circulation within the district. The notice shall be substantially in the following form: 13 NOTICE OF REFERENDUM TO 14 15 REACTIVATE THE HIGH SCHOOL FACILITY 16 IN SCHOOL DISTRICT NO. 17 Notice is hereby given that on (insert date), a referendum will be held in County (Counties) for the purpose of 18 19 voting for or against the proposition to reactivate the 20 High School facility in School District No. and to discontinue sending pupils of School District No. to 21 School District(s) No. 22 23 The polls will be opened at ... o'clock .. m., and closed 24 at ... o'clock .. m. of the same day. A..... B..... 25 26 Dated (insert date). 27 Regional Superintendent of Schools 28 The proposition shall be in substantially the following form: _____ 29 30 Shall the Board 31 of Education of School YES

32 District No.,

33 County, Illinois,

34 be authorized to

35 reactivate the High School

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1	facility and to discontinue sending
2	pupils of School District No NO
3	to School District(s) No?
4	

5 (c) The school board of any unit school district which 6 experienced a strike by a majority of its certified employees that endured for over 6 months during the regular school term 7 of the 1986-1987 school year, and which during the ensuing 8 9 1987-1988 school year had an enrollment in grades 9 through 12 of less than 125 students may, when in its judgment the 10 interests of the district and of the students therein will be 11 12 best served thereby, deactivate the high school facilities within the district for the regular term of the 1988-1989 13 school year and, for that school year only, send the students 14 of such high school in grades 9 through 12 to schools in 15 16 adjoining or adjacent districts. Such action may only be taken: 17 (a) by proper resolution of the school board deactivating its high school facilities and the approval, by proper resolution, 18 19 of the school board of the receiving district or districts, and 20 (b) pursuant to a contract between the sending and each receiving district, which contract or contracts: (i) shall 21 provide for the reassignment of all students of the deactivated 22 23 high school in grades 9 through 12 to the receiving district or districts; (ii) shall apply only to the regular school term of 24 the 1988-1989 school year; (iii) shall not be subject to 25 26 renewal or extension; and (iv) shall require the sending 27 district to pay to the receiving district the cost of educating 28 each student who is reassigned to the receiving district, such 29 costs to be an amount agreed upon by the sending and receiving 30 district but not less than the per capita cost of maintaining 31 the high school in the receiving district during the 1987-1988 32 school year. Any high school facility deactivated pursuant to this subsection for the regular school term of the 1988-1989 33 school year shall be reactivated by operation of law as of the 34 end of the regular term of the 1988-1989 school year. The 35 status as a unit school district of a district which 36

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deactivates its high school facilities pursuant to this subsection shall not be affected by reason of such deactivation of its high school facilities and such district shall continue to be deemed in law a school district maintaining grades kindergarten through 12 for all purposes relating to the levy, extension, collection and payment of the taxes of the district under Article 17 for the 1988-1989 school year.

8 (d) Whenever a high school facility is reactivated pursuant 9 to the provisions of this Section, then all teachers in 10 contractual continued service who were honorably dismissed or 11 transferred as part of the deactivation process, in addition to 12 other rights they may have under the School Code, shall be 13 recalled or transferred back to the original district.

14 (Source: P.A. 91-357, eff. 7-29-99.)

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