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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
18-8.2 and 18-8.5 as follows:

6 (105 ILCS 5/18-8.2) (from Ch. 122, par. 18-8.2)

Sec. 18-8.2. Supplementary State aid for new and for
certain annexing districts <u>and for cooperative high schools</u>.

(a) After the formation of a new district, a computation 9 shall be made to determine the difference between the salaries 10 effective in each of the previously existing districts on June 11 30, prior to the creation of the new district. For the first 4 12 years after the formation of the new district or if the new 13 14 district was formed after October 31, 1982 and prior to the 15 effective date of this amendatory Act of 1985, for the 3 years immediately following such effective date, a supplementary 16 17 State aid reimbursement shall be paid to the new district equal to the difference between the sum of the salaries earned by 18 19 each of the certificated members of the new district while employed in one of the previously existing districts during the 20 21 year immediately preceding the formation of the new district 22 and the sum of the salaries those certificated members would 23 have been paid during the year immediately prior to the formation of the new district if placed on the salary schedule 24 25 of the previously existing district with the highest salary 26 schedule.

(b) After the territory of one or more school districts is annexed by one or more other school districts, or after the division (pursuant to petition under Section 11A-2) of a unit school district or districts into 2 or more parts which all are included in 2 or more other community unit districts resulting upon that division, a computation shall be made to determine HB4365 Engrossed - 2 - LRB094 16190 NHT 51433 b

1 the difference between the salaries effective in each such 2 annexed or divided district and in the annexing or resulting 3 district or districts as they each were constituted on June 30 preceding the date when the change of boundaries attributable 4 5 to such annexation or division became effective for all purposes as determined under Section 7-9, 7A-8 or 11A-10. For 6 the first 4 years after any such annexation or division, a 7 8 supplementary State aid reimbursement shall be paid to each 9 annexing or resulting district as constituted after the 10 annexation or division equal to the difference between the sum 11 of the salaries earned by each of the certificated members of 12 such annexing or resulting district as constituted after the annexation or division while employed in an annexed or annexing 13 district, or in a divided or resulting district, during the 14 year immediately preceding the annexation or division, and the 15 16 sum of the salaries those certificated members would have been 17 paid during such immediately preceding year if placed on the salary schedule of whichever of such annexing or annexed 18 19 districts, or resulting or divided districts, had the highest 20 salary schedule during such immediately preceding year.

(b-5) After the formation of a cooperative high school by 2 21 or more school districts under Section 10-22.22c of this Code, 22 23 a computation shall be made to determine the difference between the salaries effective in each of the previously existing high 24 schools on June 30 prior to the formation of the cooperative 25 high school. For the first 4 years after the formation of the 26 27 cooperative high school, a supplementary State aid reimbursement shall be paid to the cooperative high school 28 equal to the difference between the sum of the salaries earned 29 30 by each of the certificated members of the cooperative high 31 school while employed in one of the previously existing high schools during the year immediately preceding the formation of 32 the cooperative high school and the sum of the salaries those 33 certificated members would have been paid during the year 34 immediately prior to the formation of the cooperative high 35 school if placed on the salary schedule of the previously 36

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existing high school with the highest salary schedule.

2 (c) Such supplementary State aid reimbursement shall be treated as separate from all other payments made pursuant to 3 Section <del>18-8 or</del> 18-8.05. In the case of the formation of a new 4 5 district or cooperative high school, reimbursement shall begin during the first year of operation of the new district or 6 cooperative high school; and in the case of an annexation of 7 8 the territory of one or more school districts by one or more 9 other school districts, or the division (pursuant to petition under Section 11A-2) of a unit school district or districts 10 into 2 or more parts which all are included in 2 or more other 11 12 community unit districts resulting upon that division, 13 reimbursement shall begin during the first year when the change in boundaries attributable to such annexation or division 14 15 becomes effective for all purposes as determined pursuant to Section 7-9, 7A-8 or 11A-10. Each year any such new, annexing 16 17 or resulting district or cooperative high school, as the case may be, is entitled to receive reimbursement, the number of 18 19 eligible certified members who are employed on October 1 in any 20 such district or cooperative high school shall be certified to the State Board of Education on prescribed forms by October 15 21 and payment shall be made on or before November 15 of that 22 23 year.

(d) If a unit school district annexes all the territory of 24 another unit school district effective for all purposes 25 26 pursuant to Section 7-9 on July 1, 1988, and if part of the 27 annexed territory is detached within 90 days after July 1, 28 1988, then the detachment shall be disregarded in computing the 29 supplementary State aid reimbursements under this Section for 30 the entire 3 year period and the supplementary State aid reimbursements shall not be 31 diminished because of the 32 detachment.

33 (e) The changes made by this amendatory Act of 1989 are 34 intended to be retroactive and applicable to any annexation 35 taking effect after August 1, 1987.

36 (Source: P.A. 90-548, eff. 1-1-98.)

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(105 ILCS 5/18-8.5) (from Ch. 122, par. 18-8.5)

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Sec. 18-8.5. Supplementary State aid for new, annexing or

resulting districts and for cooperative high schools.

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4 (a) Following the formation of a new school district pursuant to Article 11A or 11B, or of a new elementary school 5 district pursuant to Article 7A, or the annexation of all of 6 7 the territory of one or more entire school districts by one or 8 more other school districts, or the division pursuant to petition under Section 11A-2 of a unit school district or 9 districts into 2 or more parts which all are included in 2 or 10 11 more other community unit districts resulting upon that division, a supplementary State aid reimbursement shall be paid 12 for the number of school years determined under the following 13 table to each new, annexing or resulting district equal to the 14 15 sum of \$4,000 for each certified employee who is employed by 16 such district on a full-time basis for the regular term of any such school year: 17

18 Reorganized District's Rank

19 by type of district (unit, high school, elementary) 20 in Equalized Assessed Value 21 22 Per Pupil by Quintile

Reorganized District's Rank in Average Daily Attendance By Quintile

23 3rd, 4th 1st 2nd 24 or 5th 25 Quintile Quintile Quintile 26 1st Quintile 1 year 1 year 1 year 27 2nd Quintile 1 year 2 years 2 years 28 3rd Quintile 2 years 3 years 3 years 29 4th Quintile 2 years 3 years 3 years 30 5th Quintile 2 years 3 years 3 years

31 The State Board of Education shall make a one-time calculation 32 of a reorganized district's quintile ranks. The average daily 33 attendance used in this calculation shall be the best 3 months' 34 average daily attendance for the district's first year. The 35 equalized assessed value per pupil shall be the district's real HB4365 Engrossed

property equalized assessed value used in calculating the district's first-year general State aid claim divided by the best 3 months' average daily attendance.

No annexing or resulting school district shall be entitled
to supplementary State aid under this Section unless such
district acquires at least 30% of the average daily attendance
of the district from which the territory is being detached or
divided.

9 If a district results from multiple reorganizations that 10 would otherwise qualify the district for multiple payments 11 under this Section in any year, the district shall receive a 12 single payment only for that year based solely on the most 13 recent reorganization.

(a-5) Following the formation of a cooperative high school 14 by 2 or more school districts under Section 10-22.22c of this 15 16 Code, a supplementary State aid reimbursement shall be paid for 17 3 school years to the cooperative high school equal to the sum of \$4,000 for each certified employee who is employed by the 18 cooperative high school on a full-time basis for the regular 19 20 term of any such school year. If a cooperative high school results from multiple agreements that would otherwise qualify 21 the cooperative high school for multiple payments under this 22 23 Section in any year, the cooperative high school shall receive a single payment for that year based solely on the most recent 24 25 agreement.

(b) The supplementary State aid reimbursement payable under this Section shall be separate from and in addition to all other payments made to the district pursuant to any other Section of this Article.

30 During May of each school year (C) for which a supplementary State aid reimbursement is to be paid to a new, 31 32 annexing or resulting school district or cooperative high school pursuant to this Section, the school board or governing 33 board shall certify to the State Board of Education, on forms 34 furnished to the school board or governing board by the State 35 36 Board of Education for purposes of this Section, the number of

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certified employees for which the district <u>or cooperative high</u>
 <u>school</u> is entitled to reimbursement under this Section,
 together with the names, certificate numbers and positions held
 by such certified employees.

(d) Upon certification by the State Board of Education to 5 6 the State Comptroller of the amount of the supplementary State 7 aid reimbursement to which a school district or cooperative 8 high school is entitled by this Section, the State Comptroller 9 shall draw his warrant upon the State Treasurer for the payment thereof to the school district or cooperative high school and 10 11 shall promptly transmit the payment to the school district or cooperative <u>high school</u> through the appropriate 12 school 13 treasurer.

(e) The changes to this Section made by P.A. 88-555 shall apply to all reorganizations for which the petitions are filed with the regional board of school trustees or the regional superintendent, as the case may be, on or after January 1, 18 1995.

19 (Source: P.A. 87-10; 87-435; 87-1210; 88-555, eff. 7-27-94;
20 88-686, eff. 1-24-95.)

Section 99. Effective date. This Act takes effect July 1,
2006.