95TH GENERAL ASSEMBLY

State of Illinois

2007 and 2008

HB2017

Introduced 2/26/2007, by Rep. Michael K. Smith

SYNOPSIS AS INTRODUCED:

105 ILCS	5/11E-35 5/11E-40					
105 ILCS	5/11E-45					
105 ILCS	5/11E-50					
105 ILCS	5/11E-65					
105 ILCS	5/11E-135					
105 ILCS	5/18-8.05					
105 ILCS	5/29-3	from	Ch.	122,	par.	29-3
105 ILCS	5/29-5	from	Ch.	122,	par.	29-5

Amends the School Code. Makes changes in the Conversion and Formation of School Districts Article with respect to voting on a bond issuance, information in the petition filing notice, the presentation of evidence at a hearing, approval or denial of an amended petition, supplementary State aid reimbursement after the deactivation of a school facility or following formation of a new unit district, and references to a school district conversion. Makes changes to the State aid formula provisions concerning the calculation of local property tax revenues per pupil for partial elementary unit districts. Makes changes concerning free transportation for pupils in optional elementary unit districts, combined high school unit districts, and newly created elementary or high school districts resulting from a high school - unit conversion, a unit to dual conversion, or a multi-unit conversion and the calculation of State reimbursement for transportation costs for optional elementary unit districts and combined high school - unit districts. Makes technical changes. Effective July 1, 2007.

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FISCAL NOTE ACT MAY APPLY

STATE MANDATES ACT MAY REOUIRE REIMBURSEMENT

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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
11E-35, 11E-40, 11E-45, 11E-50, 11E-65, 11E-135, 18-8.05,
29-3, and 29-5 as follows:

7 (105 ILCS 5/11E-35)

8 Sec. 11E-35. Petition filing.

9 (a) A petition shall be filed with the regional 10 superintendent of schools of the educational service region in 11 which the territory described in the petition or that part of 12 the territory with the greater percentage of equalized assessed 13 valuation is situated. The petition must do the following:

14 (1) be signed by at least 50 legal resident voters or
15 10% of the legal resident voters, whichever is less,
16 residing within each affected district; or

17 (2) be approved by the school board in each affected18 district.

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(b) The petition shall contain all of the following:

20 (1) A request to submit the proposition at a regular
 21 scheduled election for the purpose of voting:

(A) for or against a high school - unit conversion;
(B) for or against a unit to dual conversion;

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1 (C) for or against the establishment of a combined 2 elementary district; (D) for or against the establishment of a combined 3 high school district; 4 5 (E) for or against the establishment of a combined unit district; 6 7 (F) for or against the establishment of a unit 8 district from dual district territory exclusively; 9 (G) for or against the establishment of a unit district from both dual district and unit district 10 11 territory; 12 (H) for or against the establishment of a combined 13 high school - unit district from a combination of one 14 or more high school districts and one or more unit 15 districts; 16 (I) for or against the establishment of a combined 17 high school - unit district and one or more new elementary districts through a multi-unit conversion; 18 19 (J) for or against the establishment of an optional elementary unit district from a combination of a 20 21 substantially coterminous dual district; or 22 (K) for or against dissolving and becoming part of 23 an optional elementary unit district. 24 (2) A description of the territory comprising the 25 districts proposed to be dissolved and those to be created,

which, for an entire district, may be a general reference

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to all of the territory included within that district.

(3) A specification of the maximum tax rates for
various purposes the proposed district or districts shall
be authorized to levy for various purposes and, if
applicable, the specifications related to the Property Tax
Extension Limitation Law, in accordance with Section
11E-80 of this Code.

8 (4) A description of how supplementary State deficit 9 difference payments made under subsection (c) of Section 10 11E-135 of this Code will be allocated among the new 11 districts proposed to be formed.

12 (5) Where applicable, a division of assets and 13 liabilities to be allocated to the proposed new or annexing 14 school district or districts in the manner provided in 15 Section 11E-105 of this Code.

16 (6) If desired, a request that at that same election as 17 the reorganization proposition a school board or boards be elected on a separate ballot or ballots to serve as the 18 19 school board or boards of the proposed new district or districts. Any election of board members at the same 20 21 election at which the proposition to create the district or 22 districts to be served by the board or boards is submitted 23 to the voters shall proceed under the supervision of the 24 regional superintendent of schools as provided in Section 25 11E-55 of this Code.

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(7) If desired, a request that the referendum at which

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the proposition is submitted for the purpose of voting for 1 2 or against the establishment of a unit district (other than 3 a partial elementary unit district) include as part of the proposition the election of board members by school board 4 5 district rather than at large. Any petition requesting the election of board members by district shall divide the 6 proposed school district into 7 school board districts, 7 8 which must be compact and contiguous each of and 9 substantially equal in population to each other school 10 board district. Any election of board members by school 11 board district shall proceed under the supervision of the 12 regional superintendent of schools as provided in Section 13 11E-55 of this Code.

14 (8) If desired, a request that the referendum at which 15 the proposition is submitted for the purpose of voting for 16 or against the establishment of a unit to dual conversion 17 include as part of the proposition the election of board members for the new high school district (i) on an at large 18 19 basis, (ii) with board members representing each of the 20 forming elementary school districts, or (iii) а combination of both. The format for the election of the new 21 22 high school board must be defined in the petition. When 4 23 or more unit school districts and a combination of board 24 members representing each of the forming elementary school 25 districts are involved and at large formats are used, one 26 member must be elected from each of the forming elementary

school districts. The remaining members may be elected on 1 2 an at large basis, provided that none of the underlying 3 elementary school districts have a majority on the resulting high school board. When 3 unit school districts 4 5 and a combination of board members representing each of the forming elementary school districts are involved and at 6 7 large formats are used, 2 members must be elected from each 8 of the forming elementary school districts. The remaining 9 member must be elected at large.

10 (9) If desired, a request that the referendum at which 11 the proposition shall be submitted include a proposition on 12 a separate ballot authorizing the issuance of bonds by the 13 district or districts when organized in accordance with 14 this Article. However, if the petition is submitted for the 15 purpose of voting for or against the establishment of an 16 optional elementary unit district, the petition may 17 request only that the referendum at which the proposition is submitted include a proposition on a separate ballot 18 authorizing the issuance of bonds for high school purposes 19 20 (and not elementary purposes) by the district when 21 organized in accordance with this Article. The principal 22 amount of the bonds and the purposes of issuance, including 23 a specification of elementary or high school purposes if 24 the proposed issuance is to be made by a combined high 25 school - unit district, shall be stated in the petition and 26 in all notices and propositions submitted thereunder. Only

residents in the territory of the district proposing the bond issuance may vote on the bond issuance.

3 (10) A designation of a committee of ten of the petitioners as attorney in fact for all petitioners, any 7 4 5 of whom may at any time, prior to the final decision of the regional superintendent of schools, amend the petition in 6 7 all respects (except that, for a unit district formation, there may not be an increase or decrease of more than 25% 8 9 of the territory to be included in the proposed district) 10 and make binding stipulations on behalf of all petitioners 11 as to any question with respect to the petition, including 12 the power to stipulate to accountings or the waiver thereof between school districts. 13

14 (c) The regional superintendent of schools shall not accept 15 for filing under the authority of this Section any petition 16 that includes any territory already included as part of the 17 territory described in another pending petition filed under the 18 authority of this Section.

19 (d) (1) Those designated as the Committee of Ten shall serve 20 in that capacity until such time as the regional superintendent of schools determines that, because of death, resignation, 21 22 transfer of residency from the territory, failure to qualify, 23 or any other reason, the office of a particular member of the 24 Committee of Ten is vacant. Upon determination by the regional 25 superintendent of schools that these vacancies exist, he or she shall declare the vacancies and shall notify the remaining 26

1 members to appoint a petitioner or petitioners, as the case may 2 be, to fill the vacancies in the Committee of Ten so 3 designated. An appointment by the Committee of Ten to fill a 4 vacancy shall be made by a simple majority vote of the 5 designated remaining members.

6 (2) Failure of a person designated as a member of the 7 Committee of Ten to sign the petition shall not disqualify that person as a member of the Committee of Ten, and that person may 8 9 sign the petition at any time prior to final disposition of the 10 petition and the conclusion of the proceedings to form a new 11 school district or districts, including all litigation 12 pertaining to the petition or proceedings.

(3) Except as stated in item (10) of subsection (b) of this
Section, the Committee of Ten shall act by majority vote of the
membership.

16 (4) The regional superintendent of schools may accept a 17 stipulation made by the Committee of Ten instead of evidence or 18 proof of the matter stipulated or may refuse to accept the 19 stipulation, provided that the regional superintendent sets 20 forth the basis for the refusal.

(5) The Committee of Ten may voluntarily dismiss its petition at any time before the petition is approved by either the regional superintendent of schools or State Superintendent of Education.

25 (Source: P.A. 94-1019, eff. 7-10-06.)

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(105 ILCS 5/11E-40)

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Sec. 11E-40. Notice and petition amendments.

3 (a) Upon the filing of a petition with the regional 4 superintendent of schools as provided in Section 11E-35 of this 5 Code, the regional superintendent shall do all of the 6 following:

7 (1) Cause a copy of the petition to be given to each 8 school board of the affected districts and the regional 9 superintendent of schools of any other educational service 10 region in which territory described in the petition is 11 situated.

(2) Cause a notice thereof to be published at least once each week for 3 successive weeks in at least one newspaper having general circulation within the area of all of the territory of the proposed district or districts. The expense of publishing the notice shall be borne by the petitioners and paid on behalf of the petitioners by the Committee of Ten.

(b) The notice shall state all of the following:

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(1) When and to whom the petition was presented.

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(2) The prayer of the petition.

(3) A description of the territory comprising the
districts proposed to be dissolved and those to be created,
which, for an entire district, may be a general reference
to all of the territory included within that district.

26 (4) If applicable, the proposition to elect, by

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separate ballot, school board members at the same election,
 indicating whether the board members are to be elected at
 large or by school board district.

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(5) If requested in the petition, the proposition to issue bonds, indicating the amount and purpose thereof.

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(6) The day, time, and location on which the hearing on the action proposed in the petition shall be held.

8 (c) The requirements of subsection (q) of Section 28-2 of 9 the Election Code do not apply to any petition filed under this 10 Article. Notwithstanding any provision to the contrary 11 contained in the Election Code, the regional superintendent of 12 schools shall make all determinations regarding the validity of the petition, including without limitation signatures on the 13 14 petition, subject to State Superintendent and administrative review in accordance with Section 11E-50 of this Code. 15

16 (d) Prior to the hearing described in Section 11E-45 of 17 this Code, the regional superintendent of schools shall inform the Committee of Ten as to whether the petition, as amended or 18 filed, is proper and in compliance with all applicable petition 19 20 requirements set forth in the Election Code. If the regional superintendent determines that the petition is not in proper 21 22 order or not in compliance with any applicable petition 23 requirements set forth in the Election Code, the regional superintendent must identify the specific alleged defects in 24 25 the petition and include specific recommendations to cure the 26 alleged defects. The Committee of Ten may amend the petition to 1 cure the alleged defects at any time prior to the receipt of 2 the regional superintendent's written order made in accordance 3 with subsection (a) of Section 11E-50 of this Code or may elect 4 not to amend the petition, in which case the Committee of Ten 5 may appeal a denial by the regional superintendent following 6 the hearing in accordance with Section 11E-50 of this Code. 7 (Source: P.A. 94-1019, eff. 7-10-06.)

8 (105 ILCS 5/11E-45)

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9 Sec. 11E-45. Hearing.
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10 (a) No more than 15 days after the last date on which the 11 required notice under Section 11E-40 of this Code is published, 12 the regional superintendent of schools with whom the petition 13 is required to be filed shall hold a hearing on the petition. 14 Prior to the hearing, the Committee of Ten shall submit to the 15 regional superintendent maps showing the districts involved 16 and any other information deemed pertinent by the Committee of Ten to the proposed action. The regional superintendent of 17 18 schools may adjourn the hearing from time to time or may continue the matter for want of sufficient notice or other good 19 20 cause.

(b) At the hearing, the regional superintendent of schools shall allow public testimony on the action proposed in the petition. The <u>Committee of Ten</u> regional superintendent shall present, or arrange for the presentation of all of the following: HB2017

1 (1) Evidence as to the school needs and conditions in 2 the territory described in the petition and the area 3 adjacent thereto.

4 (2) Evidence with respect to the ability of the 5 proposed district or districts to meet standards of 6 recognition as prescribed by the State Board of Education.

7 (3) A consideration of the division of funds and assets
8 that will occur if the petition is approved.

9 (4) A description of the maximum tax rates the proposed 10 district or districts is authorized to levy for various 11 purposes and, if applicable, the specifications related to 12 the Property Tax Extension Limitation Law, in accordance 13 with Section 11E-80 of this Code.

(c) Any regional superintendent of schools entitled under the provisions of this Article to be given a copy of the petition and any resident or representative of a school district in which any territory described in the petition is situated may appear in person or by an attorney at law to provide oral or written testimony or both in relation to the action proposed in the petition.

(d) The regional superintendent of schools shall arrange for a written transcript of the hearing. The expense of the written transcript shall be borne by the petitioners and paid on behalf of the petitioners by the Committee of Ten.

25 (Source: P.A. 94-1019, eff. 7-10-06.)

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1 (105 ILCS 5/11E-50)

Sec. 11E-50. Approval or denial of the petition;
administrative review.

(a) Within 14 days after the conclusion of the hearing 4 5 under Section 11E-45 of this Code, the regional superintendent of schools shall take into consideration the school needs and 6 7 conditions of the affected districts and in the area adjacent thereto, the division of funds and assets that will result from 8 9 the action described in the petition, the best interests of the 10 schools of the area, and the best interests and the educational 11 welfare of the pupils residing therein and, through a written 12 order, either approve or deny the petition. If the regional 13 superintendent fails to act upon a petition within 14 days 14 after the conclusion of the hearing, the regional 15 superintendent shall be deemed to have denied the petition.

16 (b) Upon approving or denying the petition, the regional 17 superintendent of schools shall submit the petition and all evidence to the State Superintendent of Education. The State 18 Superintendent shall review the petition, the record of the 19 20 hearing, and the written order of the regional superintendent, if any. Within 21 days after the receipt of the regional 21 22 superintendent's decision, the State Superintendent shall take 23 into consideration the school needs and conditions of the affected districts and in the area adjacent thereto, 24 the 25 division of funds and assets that will result from the action 26 described in the petition, the best interests of the schools of

the area, and the best interests and the educational welfare of 1 2 the pupils residing therein and, through a written order, 3 either approve or deny the petition. If the State Superintendent denies the petition, the State Superintendent 4 5 shall set forth in writing the specific basis for the denial. 6 The decision of the State Superintendent shall be deemed an 7 administrative decision as defined in Section 3-101 of the Code 8 of Civil Procedure. The State Superintendent shall provide a 9 copy of the decision by certified mail, return receipt 10 requested, to the Committee of Ten, any person appearing in 11 support or opposition of the petition at the hearing, each 12 school board of a district in which territory described in the petition is situated, the regional superintendent with whom the 13 14 petition was filed, and the regional superintendent of schools of any other educational service region in which territory 15 16 described in the petition is situated.

17 (c) Any resident of any territory described in the petition who appears in support of or opposition to the petition at the 18 19 hearing or any petitioner or school board of any district in 20 which territory described in the petition is situated may, within 35 days after a copy of the decision sought to be 21 22 reviewed was served by certified mail, return receipt 23 requested, upon the party affected thereby or upon the attorney 24 record for the party, apply for а review of of an 25 administrative decision of the State Superintendent of Education in accordance with the Administrative Review Law and 26

any rules adopted pursuant to the Administrative Review Law. The commencement of any action for review shall operate as a <u>supersedeas</u> supersedes, and no further proceedings shall be had until final disposition of the review. The circuit court of the county in which the petition is filed with the regional superintendent of schools shall have sole jurisdiction to entertain a complaint for the review.

8 (Source: P.A. 94-1019, eff. 7-10-06.)

9 (105 ILCS 5/11E-65)

10 Sec. 11E-65. Passage requirements.

(a) Except as otherwise provided in subsections (b) and (c) of this Section, if a majority of the electors voting at the election in each affected district vote in favor of the proposition submitted to them, then the proposition shall be deemed to have passed.

16 (b) In the case of an optional elementary unit district to be created as provided in subsection (c) of Section 11E-30 of 17 this Code, if a majority of the electors voting in the high 18 school district and a majority of the voters voting in at least 19 20 one affected elementary district vote in favor of the 21 proposition submitted to them, then the proposition shall be 22 deemed to have passed and an optional elementary unit district shall be created for all of the territory included in the 23 24 petition for high school purposes, and for the territory 25 included in the affected elementary districts voting in favor HB2017 - 15 - LRB095 09462 NHT 29660 b

1 of the proposition for elementary purposes.

2 (c) In the case of an elementary district electing to join 3 an optional elementary unit district in accordance with 4 subsection (d) of Section 11E-30 of this Code, a majority of 5 the electors voting in that elementary district only must vote 6 in favor of the proposition at a regularly scheduled election.

7 (d)(1) If a majority of the voters in at least 2 unit 8 districts have voted in favor of a proposition to create a new 9 unit district, but the proposition was not approved under the 10 standards set forth in subsection (a) of this Section, then the 11 members of the Committee of Ten shall submit an amended 12 petition for consolidation to the school boards of those 13 districts, as long as the territory involved is compact and contiguous. The petition submitted to the school boards shall 14 15 be identical in form and substance to the petition previously 16 approved by the regional superintendent of schools, with the 17 sole exception that the territory comprising the proposed district shall be amended to include the compact and contiguous 18 territory of those unit districts in which a majority of the 19 20 voters voted in favor of the proposal.

(2) Each school board to which the petition is submitted shall meet and vote to approve or not approve the amended petition no more than 30 days after it has been filed with the school board. The regional superintendent of schools shall make available to each school board with which a petition has been filed all transcripts and records of the previous petition hearing. The school boards shall, by appropriate resolution, approve or disapprove the amended petition. No school board may approve an amended petition unless it first finds that the territory described in the petition is compact and contiguous.

5 (3) If a majority of the members of each school board to whom a petition is submitted votes in favor of the amended 6 7 petition, then the approved petition shall be transmitted by the secretary of each school board to the State Superintendent 8 9 of Education, who shall, within 21 30 days after receipt, 10 approve or deny the amended petition based on the criteria 11 stated in subsection (b) of Section 11E-50 of this Code. If 12 approved by the State Superintendent of Education, the petition shall be placed on the ballot at the next regularly scheduled 13 election. 14

15 (Source: P.A. 94-1019, eff. 7-10-06.)

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(105 ILCS 5/11E-135)

Sec. 11E-135. Incentives. For districts reorganizing under this Article and for a district or districts that annex all of the territory of one or more entire other school districts in accordance with Article 7 of this Code, the following payments shall be made from appropriations made for these purposes:

(a) (1) For a combined school district, as defined in
Section 11E-20 of this Code, or for a unit district, as defined
in Section 11E-25 of this Code, for its first year of
existence, the general State aid and supplemental general State

aid calculated under Section 18-8.05 of this Code shall be computed for the new district and for the previously existing districts for which property is totally included within the new district. If the computation on the basis of the previously existing districts is greater, a supplementary payment equal to the difference shall be made for the first 4 years of existence of the new district.

8 (2) For a school district that annexes all of the territory 9 of one or more entire other school districts as defined in 10 Article 7 of this Code, for the first year during which the 11 change of boundaries attributable to the annexation becomes 12 effective for all purposes, as determined under Section 7-9 of this Code, the general State aid and supplemental general State 13 aid calculated under Section 18-8.05 of this Code shall be 14 15 computed for the annexing district as constituted after the 16 annexation and for the annexing and each annexed district as 17 constituted prior to the annexation; and if the computation on the basis of the annexing and annexed districts as constituted 18 19 prior to the annexation is greater, then a supplementary 20 payment equal to the difference shall be made for the first 4 21 years of existence of the annexing school district as 22 constituted upon the annexation.

(3) For 2 or more school districts that annex all of the territory of one or more entire other school districts, as defined in Article 7 of this Code, for the first year during which the change of boundaries attributable to the annexation

becomes effective for all purposes, as determined under Section 1 2 7-9 of this Code, the general State aid and supplemental general State aid calculated under Section 18-8.05 of this Code 3 shall be computed for each annexing district as constituted 4 5 after the annexation and for each annexing and annexed district as constituted prior to the annexation; and if the aggregate of 6 the general State aid and supplemental general State aid as so 7 8 computed for the annexing districts as constituted after the 9 annexation is less than the aggregate of the general State aid 10 and supplemental general State aid as so computed for the 11 annexing and annexed districts, as constituted prior to the 12 supplementary payment equal to annexation, then a the 13 difference shall be made and allocated between or among the 14 annexing districts, as constituted upon the annexation, for the 15 first 4 years of their existence. The total difference payment 16 shall be allocated between or among the annexing districts in 17 the same ratio as the pupil enrollment from that portion of the annexed district or districts that is annexed to each annexing 18 district bears to the total pupil enrollment from the entire 19 20 annexed district or districts, as such pupil enrollment is determined for the school year last ending prior to the date 21 22 when the change of boundaries attributable to the annexation 23 becomes effective for all purposes. The amount of the total difference payment and the amount thereof to be allocated to 24 25 the annexing districts shall be computed by the State Board of 26 Education on the basis of pupil enrollment and other data that

1 shall be certified to the State Board of Education, on forms 2 that it shall provide for that purpose, by the regional 3 superintendent of schools for each educational service region 4 in which the annexing and annexed districts are located.

5 (4) For a school district conversion, as defined in Section 6 11E-15 of this Code, or a multi-unit conversion, as defined in 7 subsection (b) of Section 11E-30 of this Code, if in their 8 first year of existence the newly created elementary districts 9 and the newly created high school district, from a school 10 district conversion, or the newly created elementary district 11 or districts and newly created combined high school - unit 12 district, from a multi-unit conversion, qualify for less 13 general State aid under Section 18-8.05 of this Code than would have been payable under Section 18-8.05 for that same year to 14 15 the previously existing districts, then a supplementary 16 payment equal to that difference shall be made for the first 4 17 years of existence of the newly created districts. The aggregate amount of each supplementary payment shall be 18 19 allocated among the newly created districts in the proportion 20 that the deemed pupil enrollment in each district during its first year of existence bears to the actual aggregate pupil 21 22 enrollment in all of the districts during their first year of 23 existence. For purposes of each allocation:

(A) the deemed pupil enrollment of the newly created
high school district from a school district conversion
shall be an amount equal to its actual pupil enrollment for

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its first year of existence multiplied by 1.25;

2 (B) the deemed pupil enrollment of each newly created 3 elementary district from a school district conversion shall be an amount equal to its actual pupil enrollment for 4 5 its first year of existence reduced by an amount equal to 6 the product obtained when the amount by which the newly 7 created high school district's deemed pupil enrollment 8 exceeds its actual pupil enrollment for its first year of 9 existence is multiplied by a fraction, the numerator of 10 which is the actual pupil enrollment of the newly created 11 elementary district for its first year of existence and the 12 denominator of which is the actual aggregate pupil enrollment of all of the newly created elementary districts 13 14 for their first year of existence;

15 (C) the deemed high school pupil enrollment of the 16 newly created combined high school - unit district from a 17 multi-unit conversion shall be an amount equal to its 18 actual grades 9 through 12 pupil enrollment for its first 19 year of existence multiplied by 1.25; and

20 (D) the deemed elementary pupil enrollment of each 21 newly created district from a multi-unit conversion shall 22 be an amount equal to each district's actual grade K 23 through 8 pupil enrollment for its first year of existence, 24 reduced by an amount equal to the product obtained when the 25 amount by which the newly created combined high school -26 unit district's deemed high school pupil enrollment

exceeds its actual grade 9 through 12 pupil enrollment for 1 2 its first year of existence is multiplied by a fraction, the numerator of which is the actual grade K through 8 3 pupil enrollment of each newly created district for its 4 5 first year of existence and the denominator of which is the actual aggregate grade K through 8 pupil enrollment of all 6 7 such newly created districts for their first year of 8 existence.

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9 The aggregate amount of each supplementary payment under 10 this subdivision (4) and the amount thereof to be allocated to 11 the newly created districts shall be computed by the State 12 Board of Education on the basis of pupil enrollment and other data, which shall be certified to the State Board of Education, 13 14 on forms that it shall provide for that purpose, by the 15 regional superintendent of schools for each educational 16 service region in which the newly created districts are 17 located.

(5) For a partial elementary unit district, as defined in 18 subsection (a) or (c) of Section 11E-30 of this Code, if, in 19 20 the first year of existence, the newly created partial elementary unit district qualifies for less general State aid 21 22 and supplemental general State aid under Section 18-8.05 of 23 this Code than would have been payable under that Section for that same year to the previously existing districts that formed 24 25 the partial elementary unit district, then a supplementary 26 payment equal to that difference shall be made to the partial elementary unit district for the first 4 years of existence of that newly created district.

(6) For an elementary opt-in, as described in subsection 3 (d) of Section 11E-30 of this Code, the general State aid 4 5 difference shall be computed in accordance with paragraph (5) of this subsection (a) as if the elementary opt-in was included 6 in an optional elementary unit district at the optional 7 8 elementary unit district's original effective date. If the 9 calculation in this paragraph (6) is less than that calculated 10 in paragraph (5) of this subsection (a) at the optional 11 elementary unit district's original effective date, then no 12 adjustments may be made. If the calculation in this paragraph (6) is more than that calculated in paragraph (5) of this 13 14 subsection (a) at the optional elementary unit district's 15 original effective date, then the excess must be paid as 16 follows:

(A) If the effective date for the elementary opt-in is
one year after the effective date for the optional
elementary unit district, 100% of the calculated excess
shall be paid to the optional elementary unit district in
each of the first 4 years after the effective date of the
elementary opt-in.

(B) If the effective date for the elementary opt-in is
24 2 years after the effective date for the optional
25 elementary unit district, 75% of the calculated excess
26 shall be paid to the optional elementary unit district in

each of the first 4 years after the effective date of the
 elementary opt-in.

3 (C) If the effective date for the elementary opt-in is 4 3 years after the effective date for the optional 5 elementary unit district, 50% of the calculated excess 6 shall be paid to the optional elementary unit district in 7 each of the first 4 years after the effective date of the 8 elementary opt-in.

9 (D) If the effective date for the elementary opt-in is 10 4 years after the effective date for the optional 11 elementary unit district, 25% of the calculated excess 12 shall be paid to the optional elementary unit district in 13 each of the first 4 years after the effective date of the 14 elementary opt-in.

15 (E) If the effective date for the elementary opt-in is 16 5 years after the effective date for the optional 17 elementary unit district, the optional elementary unit 18 district is not eligible for any additional incentives due 19 to the elementary opt-in.

(7) Claims for financial assistance under this subsection
(a) may not be recomputed except as expressly provided under
Section 18-8.05 of this Code.

(8) Any supplementary payment made under this subsection
(a) must be treated as separate from all other payments made
pursuant to Section 18-8.05 of this Code.

26 (b)(1) After the formation of a combined school district,

as defined in Section 11E-20 of this Code, or a unit district, 1 2 as defined in Section 11E-25 of this Code, a computation shall be made to determine the difference between the salaries 3 effective in each of the previously existing districts on June 4 5 30, prior to the creation of the new district. For the first 4 years after the formation of the new district, a supplementary 6 7 State aid reimbursement shall be paid to the new district equal to the difference between the sum of the salaries earned by 8 9 each of the certificated members of the new district, while 10 employed in one of the previously existing districts during the 11 year immediately preceding the formation of the new district, 12 and the sum of the salaries those certificated members would have been paid during the year immediately prior to the 13 formation of the new district if placed on the salary schedule 14 15 of the previously existing district with the highest salary 16 schedule.

17 (2) After the territory of one or more school districts is annexed by one or more other school districts as defined in 18 19 Article 7 of this Code, a computation shall be made to 20 determine the difference between the salaries effective in each annexed district and in the annexing district or districts as 21 22 they were each constituted on June 30 preceding the date when 23 the change of boundaries attributable to the annexation became effective for all purposes, as determined under Section 7-9 of 24 25 this Code. For the first 4 years after the annexation, a 26 supplementary State aid reimbursement shall be paid to each

annexing district as constituted after the annexation equal to 1 2 the difference between the sum of the salaries earned by each 3 of the certificated members of the annexing district as constituted after the annexation, while employed in an annexed 4 5 or annexing district during the year immediately preceding the annexation, and the sum of the salaries those certificated 6 7 members would have been paid during the immediately preceding 8 year if placed on the salary schedule of whichever of the 9 annexing or annexed districts had the highest salary schedule 10 during the immediately preceding year.

11 (3) For each new high school district formed under a school 12 district conversion, as defined in Section 11E-15 of this Code, the State shall make a supplementary payment for 4 years equal 13 14 to the difference between the sum of the salaries earned by 15 each certified member of the new high school district, while 16 employed in one of the previously existing districts, and the 17 sum of the salaries those certified members would have been paid if placed on the salary schedule of the previously 18 19 existing district with the highest salary schedule.

For each newly created partial elementary unit 20 (4) district, the State shall make a supplementary payment for 4 21 22 years equal to the difference between the sum of the salaries 23 earned by each certified member of the newly created partial elementary unit district, while employed in one 24 of the 25 previously existing districts that formed the partial elementary unit district, and the sum of the salaries those 26

certified members would have been paid if placed on the salary schedule of the previously existing district with the highest salary schedule. The salary schedules used in the calculation shall be those in effect in the previously existing districts for the school year prior to the creation of the new partial elementary unit district.

7 (5) For an elementary district opt-in, as described in subsection (d) of Section 11E-30 of this Code, the salary 8 9 difference incentive shall be computed in accordance with 10 paragraph (4) of this subsection (b) as if the opted-in 11 elementary district was included in the optional elementary 12 unit district at the optional elementary unit district's original effective date. If the calculation in this paragraph 13 14 (5) is less than that calculated in paragraph (4) of this 15 subsection (b) at the optional elementary unit district's 16 original effective date, then no adjustments may be made. If 17 the calculation in this paragraph (5) is more than that calculated in paragraph (4) of this subsection (b) at the 18 optional elementary unit district's original effective date, 19 20 then the excess must be paid as follows:

(A) If the effective date for the elementary opt-in is
one year after the effective date for the optional
elementary unit district, 100% of the calculated excess
shall be paid to the optional elementary unit district in
each of the first 4 years after the effective date of the
elementary opt-in.

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1 (B) If the effective date for the elementary opt-in is 2 2 years after the effective date for the optional 3 elementary unit district, 75% of the calculated excess 4 shall be paid to the optional elementary unit district in 5 each of the first 4 years after the effective date of the 6 elementary opt-in.

7 (C) If the effective date for the elementary opt-in is 8 3 years after the effective date for the optional 9 elementary unit district, 50% of the calculated excess 10 shall be paid to the optional elementary unit district in 11 each of the first 4 years after the effective date of the 12 elementary opt-in.

13 (D) If the effective date for the elementary opt-in is 14 4 years after the effective date for the partial elementary 15 unit district, 25% of the calculated excess shall be paid 16 to the optional elementary unit district in each of the 17 first 4 years after the effective date of the elementary 18 opt-in.

(E) If the effective date for the elementary opt-in is
5 years after the effective date for the optional
elementary unit district, the optional elementary unit
district is not eligible for any additional incentives due
to the elementary opt-in.

24 (5.5) (b-5) After the formation of a cooperative high 25 school by 2 or more school districts under Section 10-22.22c of 26 this Code, a computation shall be made to determine the

1 difference between the salaries effective in each of the 2 previously existing high schools on June 30 prior to the formation of the cooperative high school. For the first 4 years 3 4 after the formation of the cooperative high school, а 5 supplementary State aid reimbursement shall be paid to the 6 cooperative high school equal to the difference between the sum 7 of the salaries earned by each of the certificated members of the cooperative high school while employed in one of the 8 9 previously existing high schools during the year immediately 10 preceding the formation of the cooperative high school and the 11 sum of the salaries those certificated members would have been 12 paid during the year immediately prior to the formation of the 13 cooperative high school if placed on the salary schedule of the previously existing high school with the highest salary 14 15 schedule.

16 (5.10) After the deactivation of a school facility in 17 accordance with Section 10-22.22b of this Code, a computation shall be made to determine the difference between the salaries 18 19 effective in the sending school district and each receiving 20 school district on June 30 prior to the deactivation of the school facility. For the lesser of the first 4 years after the 21 22 deactivation of the school facility or the length of the 23 deactivation agreement, including any renewals of the original 24 deactivation agreement, a supplementary State aid 25 reimbursement shall be paid to each receiving district equal to 26 the difference between the sum of the salaries earned by each

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of the certificated members transferred to that receiving 1 2 district as a result of the deactivation while employed in the sending district during the year immediately preceding the 3 deactivation and the sum of the salaries those certificated 4 members would have been paid during the year immediately 5 preceding the deactivation if placed on the salary schedule of 6 7 the sending or receiving district with the highest salary 8 schedule.

9 (6) The supplementary State aid reimbursement under this 10 subsection (b) shall be treated as separate from all other 11 payments made pursuant to Section 18-8.05 of this Code. In the 12 case of the formation of a new district or cooperative high 13 school or a deactivation, reimbursement shall begin during the first year of operation of the new district or cooperative high 14 school or the first year of the deactivation, and in the case 15 16 of an annexation of the territory of one or more school 17 districts by one or more other school districts, reimbursement shall begin during the first year when the change in boundaries 18 attributable to the annexation or division becomes effective 19 20 for all purposes as determined pursuant to Section 7-9 of this Code. Each year that the new, annexing, or receiving resulting 21 22 district or cooperative high school, as the case may be, is 23 entitled to receive reimbursement, the number of eligible certified members who are employed on October 1 in the district 24 25 or cooperative high school shall be certified to the State 26 Board of Education on prescribed forms by October 15 and

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payment shall be made on or before November 15 of that year.

2 (c) (1) For the first year after the formation of a combined school district, as defined in Section 11E-20 of this Code or a 3 unit district, as defined in Section 11E-25 of this Code, a 4 5 computation shall be made totaling each previously existing district's audited fund balances in the educational fund, 6 7 working cash fund, operations and maintenance fund, and 8 transportation fund for the year ending June 30 prior to the 9 referendum for the creation of the new district. The new 10 district shall be paid supplementary State aid equal to the sum 11 of the differences between the deficit of the previously 12 existing district with the smallest deficit and the deficits of 13 each of the other previously existing districts.

14 (2) For the first year after the annexation of all of the 15 territory of one or more entire school districts by another 16 school district, as defined in Article 7 of this Code, 17 computations shall be made, for the year ending June 30 prior to the date that the change of boundaries attributable to the 18 annexation is allowed by the affirmative decision issued by the 19 20 regional board of school trustees under Section 7-6 of this Code, notwithstanding any effort to seek administrative review 21 22 of the decision, totaling the annexing district's and totaling 23 annexed district's audited fund balances each in their 24 respective educational, working cash, operations and 25 maintenance, and transportation funds. The annexing district 26 as constituted after the annexation shall be paid supplementary 1 State aid equal to the sum of the differences between the 2 deficit of whichever of the annexing or annexed districts as 3 constituted prior to the annexation had the smallest deficit 4 and the deficits of each of the other districts as constituted 5 prior to the annexation.

6 (3) For the first year after the annexation of all of the 7 territory of one or more entire school districts by 2 or more 8 other school districts, as defined by Article 7 of this Code, 9 computations shall be made, for the year ending June 30 prior 10 to the date that the change of boundaries attributable to the 11 annexation is allowed by the affirmative decision of the 12 regional board of school trustees under Section 7-6 of this 13 Code, notwithstanding any action for administrative review of 14 the decision, totaling each annexing and annexed district's 15 audited fund balances in their respective educational, working 16 cash, operations and maintenance, and transportation funds. 17 The annexing districts as constituted after the annexation shall be paid supplementary State aid, allocated as provided in 18 19 this paragraph (3), in an aggregate amount equal to the sum of 20 the differences between the deficit of whichever of the annexing or annexed districts as constituted prior to the 21 22 annexation had the smallest deficit and the deficits of each of 23 the other districts as constituted prior to the annexation. The 24 aggregate amount of the supplementary State aid payable under this paragraph (3) shall be allocated between or among the 25 26 annexing districts as follows:

(A) the regional superintendent of schools for each 1 2 educational service region in which an annexed district is 3 located prior to the annexation shall certify to the State Board of Education, on forms that it shall provide for that 4 5 purpose, the value of all taxable property in each annexed 6 district, as last equalized or assessed by the Department 7 of Revenue prior to the annexation, and the equalized assessed value of each part of the annexed district that 8 9 was annexed to or included as a part of an annexing 10 district;

11 (B) using equalized assessed values as certified by the 12 regional superintendent of schools under clause (A) of this paragraph (3), the combined audited fund balance deficit of 13 14 each annexed district as determined under this Section 15 shall be apportioned between or among the annexing 16 districts in the same ratio as the equalized assessed value of that part of the annexed district that was annexed to or 17 included as a part of an annexing district bears to the 18 19 total equalized assessed value of the annexed district; and

20 (C) the aggregate supplementary State aid payment 21 under this paragraph (3) shall be allocated between or 22 among, and shall be paid to, the annexing districts in the 23 same ratio as the sum of the combined audited fund balance 24 deficit of each annexing district as constituted prior to 25 the annexation, plus all combined audited fund balance 26 deficit amounts apportioned to that annexing district

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under clause (B) of this subsection, bears to the aggregate of the combined audited fund balance deficits of all of the annexing and annexed districts as constituted prior to the annexation.

5 (4) For the new elementary districts and new high school district formed through a school district conversion, as 6 7 defined in subsection (b) of Section 11E-15 of this Code or the new elementary district or districts and new combined high 8 9 school - unit district formed through a multi-unit conversion, 10 as defined in subsection (b) of Section 11E-30 of this Code, a 11 computation shall be made totaling each previously existing 12 district's audited fund balances in the educational fund, working cash fund, operations and maintenance fund, 13 and 14 transportation fund for the year ending June 30 prior to the 15 referendum establishing the new districts. In the first year of 16 the new districts, the State shall make а one-time 17 supplementary payment equal to the sum of the differences between the deficit of the previously existing district with 18 the smallest deficit and the deficits of each of the other 19 20 previously existing districts. A district with a combined balance among the 4 funds that is positive shall be considered 21 22 to have a deficit of zero. The supplementary payment shall be 23 allocated among the newly formed high school and elementary districts in the manner provided by the petition for the 24 25 formation of the districts, in the form in which the petition 26 is approved by the regional superintendent of schools or State

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Superintendent of Education under Section 11E-50 of this Code.

2 For each newly created partial elementary unit (5) district, as defined in subsection (a) or (c) of Section 11E-30 3 of this Code, a computation shall be made totaling the audited 4 5 fund balances of each previously existing district that formed 6 the new partial elementary unit district in the educational 7 fund, working cash fund, operations and maintenance fund, and 8 transportation fund for the year ending June 30 prior to the 9 referendum for the formation of the partial elementary unit 10 district. In the first year of the new partial elementary unit 11 district, the State shall make a one-time supplementary payment 12 to the new district equal to the sum of the differences between the deficit of the previously existing district with the 13 smallest deficit and the deficits of each of the other 14 previously existing districts. A district with a combined 15 16 balance among the 4 funds that is positive shall be considered 17 to have a deficit of zero.

(6) For an elementary opt-in as defined in subsection (d) 18 of Section 11E-30 of this Code, the deficit fund balance 19 20 incentive shall be computed in accordance with paragraph (5) of this subsection (c) as if the opted-in elementary was included 21 22 in the optional elementary unit district at the optional 23 elementary unit district's original effective date. If the calculation in this paragraph (6) is less than that calculated 24 25 in paragraph (5) of this subsection (c) at the optional elementary unit district's original effective date, then no 26

1 adjustments may be made. If the calculation in this paragraph 2 (6) is more than that calculated in paragraph (5) of this 3 subsection (c) at the optional elementary unit district's 4 original effective date, then the excess must be paid as 5 follows:

6 (A) If the effective date for the elementary opt-in is 7 one year after the effective date for the optional 8 elementary unit district, 100% of the calculated excess 9 shall be paid to the optional elementary unit district in 10 the first year after the effective date of the elementary 11 opt-in.

(B) If the effective date for the elementary opt-in is
2 years after the effective date for the optional
elementary unit district, 75% of the calculated excess
shall be paid to the optional elementary unit district in
the first year after the effective date of the elementary
opt-in.

18 (C) If the effective date for the elementary opt-in is 19 3 years after the effective date for the optional 20 elementary unit district, 50% of the calculated excess 21 shall be paid to the optional elementary unit district in 22 the first year after the effective date of the elementary 23 opt-in.

(D) If the effective date for the elementary opt-in is
4 years after the effective date for the optional
elementary unit district, 25% of the calculated excess

shall be paid to the optional elementary unit district in
 the first year after the effective date of the elementary
 opt-in.

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4 (E) If the effective date for the elementary opt-in is 5 5 years after the effective date for the optional 6 elementary unit district, the optional elementary unit 7 district is not eligible for any additional incentives due 8 to the elementary opt-in.

9 (7) For purposes of any calculation required under 10 paragraph (1), (2), (3), (4), (5), or (6) of this subsection 11 (c), a district with a combined fund balance that is positive 12 shall be considered to have a deficit of zero. For purposes of determining each district's audited fund balances in its 13 fund, 14 educational working cash fund, operations and 15 maintenance fund, and transportation fund for the specified 16 year ending June 30, as provided in paragraphs (1), (2), (3), 17 (4), (5), and (6) of this subsection (c), the balance of each fund shall be deemed decreased by an amount equal to the amount 18 19 of the annual property tax theretofore levied in the fund by 20 the district for collection and payment to the district during the calendar year in which the June 30 fell, but only to the 21 22 extent that the tax so levied in the fund actually was received 23 by the district on or before or comprised a part of the fund on 24 such June 30. For purposes of determining each district's 25 audited fund balances, a calculation shall be made for each 26 fund to determine the average for the 3 years prior to the

specified year ending June 30, as provided in paragraphs (1), 1 2 (2), (3), (4), (5), and (6) of this subsection (c), of the 3 district's expenditures in the categories "purchased services", "supplies and materials", and "capital outlay", as 4 5 those categories are defined in rules of the State Board of 6 Education. If this 3-year average is less than the district's 7 expenditures in these categories for the specified year ending 8 June 30, as provided in paragraphs (1), (2), (3), (4), (5), and 9 (6) of this subsection (c), then the 3-year average shall be 10 used in calculating the amounts payable under this Section in 11 place of the amounts shown in these categories for the 12 specified year ending June 30, as provided in paragraphs (1), 13 (2), (3), (4), (5), and (6) of this subsection (c). Any deficit because of State aid not yet received may not be considered in 14 determining the June 30 deficits. The same basis of accounting 15 16 shall be used by all previously existing districts and by all 17 annexing or annexed districts, as constituted prior to the making any computation required under 18 annexation, in paragraphs (1), (2), (3), (4), (5), and (6) of this subsection 19 20 (C).

(8) The supplementary State aid payments under this
subsection (c) shall be treated as separate from all other
payments made pursuant to Section 18-8.05 of this Code.

(d) (1) Following the formation of a combined school
district, as defined in Section 11E-20 of this Code, <u>a new unit</u>
<u>district</u>, <u>as defined in Section 11E-25 of this Code</u>, <u>a new</u>

elementary district or districts and a new high school district 1 2 formed through a school district conversion, as defined in subsection (b) of Section 11E-15 of this Code, a new partial 3 elementary unit district, as defined in Section 11E-30 of this 4 5 Code, or a new elementary district or districts formed through 6 a multi-unit conversion, as defined in subsection (b) of 7 Section 11E-30 of this Code, or the annexation of all of the territory of one or more entire school districts by one or more 8 9 other school districts, as defined in Article 7 of this Code, a 10 supplementary State aid reimbursement shall be paid for the 11 number of school years determined under the following table to 12 each new or annexing district equal to the sum of \$4,000 for 13 each certified employee who is employed by the district on a full-time basis for the regular term of the school year: 14

15	Reorganized District's Rank	Reorganized District's Rank			
16	by type of district (unit,	in Average Daily Attendance			
17	high school, elementary)	By Quintile			
18	in Equalized Assessed Value				
19	Per Pupil by Quintile				
20				3rd, 4th,	
21		1st	2nd	or 5th	
22		Quintile	Quintile	Quintile	
23	1st Quintile	1 year	1 year	1 year	
24	2nd Quintile	1 year	2 years	2 years	
25	3rd Quintile	2 years	3 years	3 years	

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1	4th Quintile	2 years	3 years	3 years
2	5th Quintile	2 years	3 years	3 years

The State Board of Education shall make a one-time calculation 3 4 of a reorganized district's quintile ranks. The average daily attendance used in this calculation shall be the best 3 months' 5 6 average daily attendance for the district's first year. The 7 equalized assessed value per pupil shall be the district's real property equalized assessed value used in calculating the 8 9 district's first-year general State aid claim, under Section 18-8.05 of this Code, divided by the best 3 months' average 10 11 daily attendance.

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

17 If a district results from multiple reorganizations that 18 would otherwise qualify the district for multiple payments 19 under this subsection (d) in any year, then the district shall 20 receive a single payment only for that year based solely on the 21 most recent reorganization.

(2) For an elementary opt-in, as defined in subsection (d) of Section 11E-30 of this Code, the full-time certified staff incentive shall be computed in accordance with paragraph (1) of this subsection (d), equal to the sum of \$4,000 for each certified employee of the elementary district that opts-in who end is employed by the optional elementary unit district on a full-time basis for the regular term of the school year. The calculation from this paragraph (2) must be paid as follows:

5 (A) If the effective date for the elementary opt-in is year after the effective date for the optional 6 one 7 elementary unit district, 100% of the amount calculated in 8 this paragraph (2) shall be paid to the optional elementary 9 unit district for the number of years calculated in 10 paragraph (1) of this subsection (d) at the optional 11 elementary unit district's original effective date, 12 starting in the second year after the effective date of the elementary opt-in. 13

14 (B) If the effective date for the elementary opt-in is 15 2 years after the effective date for the optional 16 elementary unit district, 75% of the amount calculated in 17 this paragraph (2) shall be paid to the optional elementary unit district for the number of years calculated in 18 19 paragraph (1) of this subsection (d) at the optional 20 elementary unit district's original effective date, 21 starting in the second year after the effective date of the 22 elementary opt-in.

(C) If the effective date for the elementary opt-in is
3 years after the effective date for the optional
elementary unit district, 50% of the amount calculated in
this paragraph (2) shall be paid to the optional elementary

1 unit district for the number of years calculated in 2 paragraph (1) of this subsection (d) at the optional 3 elementary unit district's original effective date, 4 starting in the second year after the effective date of the 5 elementary opt-in.

6 (D) If the effective date for the elementary opt-in is 7 years after the effective date for the optional 4 8 elementary unit district, 25% of the amount calculated in 9 this paragraph (2) shall be paid to the optional elementary 10 unit district for the number of years calculated in 11 paragraph (1) of this subsection (d) at the optional 12 elementary unit district's original effective date, 13 starting in the second year after the effective date of the 14 elementary opt-in.

15 (E) If the effective date for the elementary opt-in is 16 5 years after the effective date for the optional 17 elementary unit district, the optional elementary unit 18 district is not eligible for any additional incentives due 19 to the elementary opt-in.

20 (2.5) (a-5) Following the formation of a cooperative high 21 school by 2 or more school districts under Section 10-22.22c of 22 this Code, a supplementary State aid reimbursement shall be 23 paid for 3 school years to the cooperative high school equal to 24 the sum of \$4,000 for each certified employee who is employed 25 by the cooperative high school on a full-time basis for the 26 regular term of any such school year. If a cooperative high

1 school results from multiple agreements that would otherwise 2 qualify the cooperative high school for multiple payments under 3 this Section in any year, the cooperative high school shall 4 receive a single payment for that year based solely on the most 5 recent agreement.

6 (2.10) Following the deactivation of a school facility in 7 accordance with Section 10-22.22b of this Code, a supplementary State aid reimbursement shall be paid for the lesser of 3 8 9 school years or the length of the deactivation agreement, 10 including any renewals of the original deactivation agreement, 11 to each receiving school district equal to the sum of \$4,000 12 for each certified employee who is employed by that receiving 13 district on a full-time basis for the regular term of any such 14 school year who was originally transferred to the control of that receiving district as a result of the deactivation. 15 16 Receiving districts are eligible for payments under this 17 paragraph (2.10) based on the certified employees transferred to that receiving district as a result of the deactivation and 18 19 are not required to receive at least 30% of the deactivating 20 district's average daily attendance as required under 21 paragraph (1) of this subsection (d) to be eligible for 22 payments.

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

During May of each school year for which 1 (4) а 2 supplementary State aid reimbursement is to be paid to a new, or annexing, or receiving school district or cooperative high 3 school pursuant to this subsection (d), the school board or 4 5 governing board shall certify to the State Board of Education, 6 on forms furnished to the school board or governing board by the State Board of Education for purposes of this subsection 7 8 (d), the number of certified employees for which the district 9 or cooperative high school is entitled to reimbursement under 10 this Section, together with the names, certificate numbers, and 11 positions held by the certified employees.

12 (5) Upon certification by the State Board of Education to 13 the State Comptroller of the amount of the supplementary State aid reimbursement to which a school district or cooperative 14 15 high school is entitled under this subsection (d), the State 16 Comptroller shall draw his or her warrant upon the State 17 Treasurer for the payment thereof to the school district or cooperative high school and shall promptly transmit the payment 18 19 to the school district or cooperative high school through the 20 appropriate school treasurer.

21 (Source: P.A. 94-1019, eff. 7-10-06; incorporates P.A. 94-902, 22 eff. 7-1-06; revised 9-13-06.)

23 (105 ILCS 5/18-8.05)

24 Sec. 18-8.05. Basis for apportionment of general State 25 financial aid and supplemental general State aid to the common

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schools for the 1998-1999 and subsequent school years.

2 (A) General Provisions.

3 (1) The provisions of this Section apply to the 1998-1999 4 and subsequent school years. The system of general State 5 financial aid provided for in this Section is designed to assure that, through a combination of State financial aid and 6 required local resources, the financial support provided each 7 8 pupil in Average Daily Attendance equals or exceeds а 9 prescribed per pupil Foundation Level. This formula approach 10 imputes a level of per pupil Available Local Resources and 11 provides for the basis to calculate a per pupil level of 12 general State financial aid that, when added to Available Local Resources, equals or exceeds the Foundation Level. The amount 13 14 of per pupil general State financial aid for school districts, 15 in general, varies in inverse relation to Available Local 16 Resources. Per pupil amounts are based upon each school district's Average Daily Attendance as that term is defined in 17 18 this Section.

(2) In addition to general State financial aid, school districts with specified levels or concentrations of pupils from low income households are eligible to receive supplemental general State financial aid grants as provided pursuant to subsection (H). The supplemental State aid grants provided for school districts under subsection (H) shall be appropriated for distribution to school districts as part of the same line item

- in which the general State financial aid of school districts is
 appropriated under this Section.
- 3 (3) To receive financial assistance under this Section,
 4 school districts are required to file claims with the State
 5 Board of Education, subject to the following requirements:

(a) Any school district which fails for any given 6 7 school year to maintain school as required by law, or to 8 maintain a recognized school is not eligible to file for 9 such school year any claim upon the Common School Fund. In 10 case of nonrecognition of one or more attendance centers in 11 a school district otherwise operating recognized schools, 12 claim of the district shall be reduced in the the proportion which the Average Daily Attendance in 13 the 14 attendance center or centers bear to the Average Daily 15 Attendance in the school district. A "recognized school" 16 means any public school which meets the standards as 17 established for recognition by the of State Board Education. A school district or attendance center not 18 19 having recognition status at the end of a school term is 20 entitled to receive State aid payments due upon a legal 21 claim which was filed while it was recognized.

(b) School district claims filed under this Section are
subject to Sections 18-9, 18-10, and 18-12, except as
otherwise provided in this Section.

(c) If a school district operates a full year school
 under Section 10-19.1, the general State aid to the school

district shall be determined by the State Board of
 Education in accordance with this Section as near as may be
 applicable.

4

(d) (Blank).

5 (4) Except as provided in subsections (H) and (L), the 6 board of any district receiving any of the grants provided for 7 in this Section may apply those funds to any fund so received 8 for which that board is authorized to make expenditures by law.

9 School districts are not required to exert a minimum 10 Operating Tax Rate in order to qualify for assistance under 11 this Section.

(5) As used in this Section the following terms, whencapitalized, shall have the meaning ascribed herein:

(a) "Average Daily Attendance": A count of pupil
attendance in school, averaged as provided for in
subsection (C) and utilized in deriving per pupil financial
support levels.

(b) "Available Local Resources": A computation of
local financial support, calculated on the basis of Average
Daily Attendance and derived as provided pursuant to
subsection (D).

(c) "Corporate Personal Property Replacement Taxes":
Funds paid to local school districts pursuant to "An Act in
relation to the abolition of ad valorem personal property
tax and the replacement of revenues lost thereby, and
amending and repealing certain Acts and parts of Acts in

connection therewith", certified August 14, 1979, as
 amended (Public Act 81-1st S.S.-1).

3 (d) "Foundation Level": A prescribed level of per pupil
4 financial support as provided for in subsection (B).

(e) "Operating Tax Rate": All school district property
taxes extended for all purposes, except Bond and Interest,
Summer School, Rent, Capital Improvement, and Vocational
Education Building purposes.

9 (B) Foundation Level.

(1) The Foundation Level is a figure established by the 10 11 State representing the minimum level of per pupil financial 12 support that should be available to provide for the basic 13 education of each pupil in Average Daily Attendance. As set 14 forth in this Section, each school district is assumed to exert 15 a sufficient local taxing effort such that, in combination with 16 the aggregate of general State financial aid provided the district, an aggregate of State and local resources 17 are 18 available to meet the basic education needs of pupils in the district. 19

(2) For the 1998-1999 school year, the Foundation Level of support is \$4,225. For the 1999-2000 school year, the Foundation Level of support is \$4,325. For the 2000-2001 school year, the Foundation Level of support is \$4,425. For the 2001-2002 school year and 2002-2003 school year, the Foundation Level of support is \$4,560. For the 2003-2004 school year, the HB2017 - 48 - LRB095 09462 NHT 29660 b

Foundation Level of support is \$4,810. For the 2004-2005 school year, the Foundation Level of support is \$4,964. For the 2005-2006 school year, the Foundation Level of support is \$5,164.

5 (3) For the 2006-2007 school year and each school year 6 thereafter, the Foundation Level of support is \$5,334 or such 7 greater amount as may be established by law by the General 8 Assembly.

9 (C) Average Daily Attendance.

(1) For purposes of calculating general State aid pursuant 10 11 to subsection (E), an Average Daily Attendance figure shall be 12 utilized. The Average Daily Attendance figure for formula 13 calculation purposes shall be the monthly average of the actual 14 number of pupils in attendance of each school district, as 15 further averaged for the best 3 months of pupil attendance for 16 each school district. In compiling the figures for the number of pupils in attendance, school districts and the State Board 17 18 of Education shall, for purposes of general State aid funding, 19 conform attendance figures to the requirements of subsection 20 (F).

(2) The Average Daily Attendance figures utilized in subsection (E) shall be the requisite attendance data for the school year immediately preceding the school year for which general State aid is being calculated or the average of the attendance data for the 3 preceding school years, whichever is 1 greater. The Average Daily Attendance figures utilized in 2 subsection (H) shall be the requisite attendance data for the 3 school year immediately preceding the school year for which 4 general State aid is being calculated.

5 (D) Available Local Resources.

6 (1) For purposes of calculating general State aid pursuant 7 subsection (E), a representation of Available Local to 8 Resources per pupil, as that term is defined and determined in 9 this subsection, shall be utilized. Available Local Resources 10 per pupil shall include a calculated dollar amount representing 11 local school district revenues from local property taxes and 12 from Corporate Personal Property Replacement Taxes, expressed 13 on the basis of pupils in Average Daily Attendance. Calculation 14 of Available Local Resources shall exclude any tax amnesty 15 funds received as a result of Public Act 93-26.

16 (2) In determining a school district's revenue from local 17 property taxes, the State Board of Education shall utilize the 18 equalized assessed valuation of all taxable property of each 19 school district as of September 30 of the previous year. The 20 equalized assessed valuation utilized shall be obtained and 21 determined as provided in subsection (G).

(3) For school districts maintaining grades kindergarten through 12, local property tax revenues per pupil shall be calculated as the product of the applicable equalized assessed valuation for the district multiplied by 3.00%, and divided by

the district's Average Daily Attendance figure. For school 1 2 districts maintaining grades kindergarten through 8, local property tax revenues per pupil shall be calculated as the 3 product of the applicable equalized assessed valuation for the 4 5 district multiplied by 2.30%, and divided by the district's 6 Daily Attendance figure. For Average school districts 7 maintaining grades 9 through 12, local property tax revenues per pupil shall be the applicable equalized assessed valuation 8 9 of the district multiplied by 1.05%, and divided by the 10 district's Average Daily Attendance figure.

11 For partial elementary unit districts created pursuant to 12 Article 11E of this Code, local property tax revenues per pupil 13 shall be calculated as the product of the equalized assessed 14 valuation for property within the elementary and high school classification of the partial elementary unit district for 15 elementary purposes, as defined in Article 11E of this Code, 16 17 multiplied by 2.06% and divided by the district's Average Daily Attendance figure for grades kindergarten through 8, plus the 18 19 product of the equalized assessed valuation for property within 20 the high school only classification of the partial elementary unit district for high school purposes, as defined in Article 21 22 11E of this Code, multiplied by 0.94% and divided by the 23 district's Average Daily Attendance figure for grades 9 through 12. 24

(4) The Corporate Personal Property Replacement Taxes paid
to each school district during the calendar year 2 years before

the calendar year in which a school year begins, divided by the 1 2 Average Daily Attendance figure for that district, shall be 3 added to the local property tax revenues per pupil as derived by the application of the immediately preceding paragraph (3). 4 5 The sum of these per pupil figures for each school district shall constitute Available Local Resources as that term is 6 7 utilized in subsection (E) in the calculation of general State 8 aid.

9 (E) Computation of General State Aid.

(1) For each school year, the amount of general State aid
allotted to a school district shall be computed by the State
Board of Education as provided in this subsection.

13 (2) For any school district for which Available Local 14 Resources per pupil is less than the product of 0.93 times the 15 Foundation Level, general State aid for that district shall be 16 calculated as an amount equal to the Foundation Level minus 17 Available Local Resources, multiplied by the Average Daily 18 Attendance of the school district.

(3) For any school district for which Available Local Resources per pupil is equal to or greater than the product of 0.93 times the Foundation Level and less than the product of 1.75 times the Foundation Level, the general State aid per pupil shall be a decimal proportion of the Foundation Level derived using a linear algorithm. Under this linear algorithm, the calculated general State aid per pupil shall decline in

direct linear fashion from 0.07 times the Foundation Level for 1 2 a school district with Available Local Resources equal to the product of 0.93 times the Foundation Level, to 0.05 times the 3 Foundation Level for a school district with Available Local 4 5 Resources equal to the product of 1.75 times the Foundation 6 Level. The allocation of general State aid for school districts 7 subject to this paragraph 3 shall be the calculated general State aid per pupil figure multiplied by the Average Daily 8 9 Attendance of the school district.

10 (4) For any school district for which Available Local 11 Resources per pupil equals or exceeds the product of 1.75 times 12 the Foundation Level, the general State aid for the school 13 district shall be calculated as the product of \$218 multiplied 14 by the Average Daily Attendance of the school district.

15 (5) The amount of general State aid allocated to a school 16 district for the 1999-2000 school year meeting the requirements 17 set forth in paragraph (4) of subsection (G) shall be increased by an amount equal to the general State aid that would have 18 been received by the district for the 1998-1999 school year by 19 20 utilizing the Extension Limitation Equalized Assessed Valuation as calculated in paragraph (4) of subsection (G) less 21 22 the general State aid allotted for the 1998-1999 school year. 23 This amount shall be deemed a one time increase, and shall not affect any future general State aid allocations. 24

25 (F) Compilation of Average Daily Attendance.

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(1) Each school district shall, by July 1 of each year, 1 2 submit to the State Board of Education, on forms prescribed by 3 the State Board of Education, attendance figures for the school year that began in the preceding calendar year. The attendance 4 5 information so transmitted shall identify the average daily attendance figures for each month of the school year. Beginning 6 7 with the general State aid claim form for the 2002-2003 school 8 year, districts shall calculate Average Daily Attendance as 9 provided in subdivisions (a), (b), and (c) of this paragraph 10 (1).

(a) In districts that do not hold year-round classes, days of attendance in August shall be added to the month of September and any days of attendance in June shall be added to the month of May.

(b) In districts in which all buildings hold year-round
classes, days of attendance in July and August shall be
added to the month of September and any days of attendance
in June shall be added to the month of May.

19 (c) In districts in which some buildings, but not all, hold year-round classes, for the non-year-round buildings, 20 21 days of attendance in August shall be added to the month of 22 September and any days of attendance in June shall be added 23 to the month of May. The average daily attendance for the 24 year-round buildings shall be computed as provided in 25 subdivision (b) of this paragraph (1). To calculate the 26 Average Daily Attendance for the district, the average

1 daily attendance for the year-round buildings shall be 2 multiplied by the days in session for the non-year-round 3 buildings for each month and added to the monthly 4 attendance of the non-year-round buildings.

5 Except as otherwise provided in this Section, days of attendance by pupils shall be counted only for sessions of not 6 7 less than 5 clock hours of school work per day under direct supervision of: (i) teachers, or (ii) non-teaching personnel or 8 9 volunteer personnel when engaging in non-teaching duties and 10 supervising in those instances specified in subsection (a) of 11 Section 10-22.34 and paragraph 10 of Section 34-18, with pupils 12 of legal school age and in kindergarten and grades 1 through 12. 13

Days of attendance by tuition pupils shall be accredited only to the districts that pay the tuition to a recognized school.

17 (2) Days of attendance by pupils of less than 5 clock hours
18 of school shall be subject to the following provisions in the
19 compilation of Average Daily Attendance.

(a) Pupils regularly enrolled in a public school for
only a part of the school day may be counted on the basis
of 1/6 day for every class hour of instruction of 40
minutes or more attended pursuant to such enrollment,
unless a pupil is enrolled in a block-schedule format of 80
minutes or more of instruction, in which case the pupil may
be counted on the basis of the proportion of minutes of

1 2 school work completed each day to the minimum number of minutes that school work is required to be held that day.

3 (b) Days of attendance may be less than 5 clock hours 4 on the opening and closing of the school term, and upon the 5 first day of pupil attendance, if preceded by a day or days 6 utilized as an institute or teachers' workshop.

7 (c) A session of 4 or more clock hours may be counted 8 as a day of attendance upon certification by the regional 9 superintendent, and approved by the State Superintendent 10 of Education to the extent that the district has been 11 forced to use daily multiple sessions.

12 (d) A session of 3 or more clock hours may be counted 13 as a day of attendance (1) when the remainder of the school 14 day or at least 2 hours in the evening of that day is 15 utilized for an in-service training program for teachers, 16 up to a maximum of 5 days per school year of which a 17 maximum of 4 days of such 5 days may be used for parent-teacher conferences, provided a district conducts 18 19 an in-service training program for teachers which has been 20 approved by the State Superintendent of Education; or, in lieu of 4 such days, 2 full days may be used, in which 21 22 event each such day may be counted as a day of attendance; 23 and (2) when days in addition to those provided in item (1) 24 scheduled by a school pursuant to its school are 25 improvement plan adopted under Article 34 or its revised or 26 amended school improvement plan adopted under Article 2,

provided that (i) such sessions of 3 or more clock hours 1 2 are scheduled to occur at regular intervals, (ii) the 3 remainder of the school days in which such sessions occur are utilized for in-service training programs or other 4 5 staff development activities for teachers, and (iii) a sufficient number of minutes of school work under the 6 7 direct supervision of teachers are added to the school days 8 between such regularly scheduled sessions to accumulate 9 not less than the number of minutes by which such sessions 10 of 3 or more clock hours fall short of 5 clock hours. Any 11 full days used for the purposes of this paragraph shall not 12 be considered for computing average daily attendance. Days scheduled for 13 in-service training programs, staff 14 development activities, or parent-teacher conferences may 15 be scheduled separately for different grade levels and 16 different attendance centers of the district.

(e) A session of not less than one clock hour of teaching hospitalized or homebound pupils on-site or by telephone to the classroom may be counted as 1/2 day of attendance, however these pupils must receive 4 or more clock hours of instruction to be counted for a full day of attendance.

(f) A session of at least 4 clock hours may be counted
as a day of attendance for first grade pupils, and pupils
in full day kindergartens, and a session of 2 or more hours
may be counted as 1/2 day of attendance by pupils in

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kindergartens which provide only 1/2 day of attendance.

(g) For children with disabilities who are below the age of 6 years and who cannot attend 2 or more clock hours because of their disability or immaturity, a session of not less than one clock hour may be counted as 1/2 day of attendance; however for such children whose educational needs so require a session of 4 or more clock hours may be counted as a full day of attendance.

9 (h) A recognized kindergarten which provides for only 10 1/2 day of attendance by each pupil shall not have more 11 than 1/2 day of attendance counted in any one day. However, 12 kindergartens may count 2 1/2 days of attendance in any 5 consecutive school days. When a pupil attends such a 13 14 kindergarten for 2 half days on any one school day, the 15 pupil shall have the following day as a day absent from 16 school, unless the school district obtains permission in Superintendent of Education. 17 writing from the State Attendance at kindergartens which provide for a full day of 18 19 attendance by each pupil shall be counted the same as 20 attendance by first grade pupils. Only the first year of 21 attendance in one kindergarten shall be counted, except in 22 case of children who entered the kindergarten in their 23 fifth year whose educational development requires a second year of kindergarten as determined under the rules and 24 25 regulations of the State Board of Education.

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(i) On the days when the Prairie State Achievement

Examination is administered under 1 subsection (C) of 2 Section 2-3.64 of this Code, the day of attendance for a pupil whose school day must be shortened to accommodate 3 required testing procedures may be less than 5 clock hours 4 5 and shall be counted towards the 176 days of actual pupil attendance required under Section 10-19 of this Code, 6 7 provided that a sufficient number of minutes of school work 8 in excess of 5 clock hours are first completed on other 9 school days to compensate for the loss of school work on 10 the examination days.

11 (G) Equalized Assessed Valuation Data.

12 (1) For purposes of the calculation of Available Local 13 Resources required pursuant to subsection (D), the State Board 14 of Education shall secure from the Department of Revenue the 15 value as equalized or assessed by the Department of Revenue of 16 all taxable property of every school district, together with (i) the applicable tax rate used in extending taxes for the 17 funds of the district as of September 30 of the previous year 18 19 and (ii) the limiting rate for all school districts subject to 20 property tax extension limitations as imposed under the 21 Property Tax Extension Limitation Law.

The Department of Revenue shall add to the equalized assessed value of all taxable property of each school district situated entirely or partially within a county that is or was subject to the alternative general homestead exemption

provisions of Section 15-176 of the Property Tax Code (a) an 1 2 amount equal to the total amount by which the homestead exemption allowed under Section 15-176 of the Property Tax Code 3 for real property situated in that school district exceeds the 4 5 total amount that would have been allowed in that school district if the maximum reduction under Section 15-176 was (i) 6 7 \$4,500 in Cook County or \$3,500 in all other counties in tax year 2003 or (ii) \$5,000 in all counties in tax year 2004 and 8 9 thereafter and (b) an amount equal to the aggregate amount for 10 the taxable year of all additional exemptions under Section 11 15-175 of the Property Tax Code for owners with a household 12 income of \$30,000 or less. The county clerk of any county that 13 subject to the alternative general homestead is or was exemption provisions of Section 15-176 of the Property Tax Code 14 15 shall annually calculate and certify to the Department of 16 Revenue for each school district all homestead exemption 17 amounts under Section 15-176 of the Property Tax Code and all amounts of additional exemptions under Section 15-175 of the 18 Property Tax Code for owners with a household income of \$30,000 19 20 or less. It is the intent of this paragraph that if the general homestead exemption for a parcel of property is determined 21 22 under Section 15-176 of the Property Tax Code rather than 23 Section 15-175, then the calculation of Available Local Resources shall not be affected by the difference, if any, 24 25 between the amount of the general homestead exemption allowed for that parcel of property under Section 15-176 of the 26

Property Tax Code and the amount that would have been allowed 1 had the general homestead exemption for that parcel of property 2 been determined under Section 15-175 of the Property Tax Code. 3 It is further the intent of this paragraph that if additional 4 5 exemptions are allowed under Section 15-175 of the Property Tax Code for owners with a household income of less than \$30,000, 6 7 then the calculation of Available Local Resources shall not be 8 affected by the difference, if any, because of those additional 9 exemptions.

10 This equalized assessed valuation, as adjusted further by 11 the requirements of this subsection, shall be utilized in the 12 calculation of Available Local Resources.

13 (2) The equalized assessed valuation in paragraph (1) shall14 be adjusted, as applicable, in the following manner:

15 (a) For the purposes of calculating State aid under 16 this Section, with respect to any part of a school district 17 within a redevelopment project area in respect to which a increment 18 municipality has adopted tax allocation 19 financing pursuant to the Tax Increment Allocation Redevelopment Act, Sections 11-74.4-1 through 11-74.4-11 20 of the Illinois Municipal Code or the Industrial Jobs 21 22 Recovery Law, Sections 11-74.6-1 through 11-74.6-50 of the 23 Illinois Municipal Code, no part of the current equalized assessed valuation of real property located in any such 24 25 project area which is attributable to an increase above the 26 total initial equalized assessed valuation of such

property shall be used as part of the equalized assessed 1 2 valuation of the district, until such time as all 3 redevelopment project costs have been paid, as provided in Section 11-74.4-8 of the Tax Increment Allocation 4 5 Redevelopment Act or in Section 11-74.6-35 of the 6 Industrial Jobs Recovery Law. For the purpose of the 7 equalized assessed valuation of the district, the total 8 initial equalized assessed valuation or the current 9 equalized assessed valuation, whichever is lower, shall be 10 used until such time as all redevelopment project costs 11 have been paid.

12 (b) The real property equalized assessed valuation for 13 a school district shall be adjusted by subtracting from the 14 real property value as equalized or assessed by the 15 Department of Revenue for the district an amount computed 16 by dividing the amount of any abatement of taxes under 17 Section 18-170 of the Property Tax Code by 3.00% for a district maintaining grades kindergarten through 12, by 18 19 2.30% for a district maintaining grades kindergarten 20 through 8, or by 1.05% for a district maintaining grades 9 through 12 and adjusted by an amount computed by dividing 21 22 the amount of any abatement of taxes under subsection (a) 23 of Section 18-165 of the Property Tax Code by the same percentage rates for district type as specified in this 24 25 subparagraph (b).

26 (3) For the 1999-2000 school year and each school year

thereafter, if a school district meets all of the criteria of this subsection (G)(3), the school district's Available Local Resources shall be calculated under subsection (D) using the district's Extension Limitation Equalized Assessed Valuation as calculated under this subsection (G)(3).

For purposes of this subsection (G) (3) the following termsshall have the following meanings:

8 "Budget Year": The school year for which general State 9 aid is calculated and awarded under subsection (E).

"Base Tax Year": The property tax levy year used tocalculate the Budget Year allocation of general State aid.

12 "Preceding Tax Year": The property tax levy year13 immediately preceding the Base Tax Year.

14 "Base Tax Year's Tax Extension": The product of the 15 equalized assessed valuation utilized by the County Clerk 16 in the Base Tax Year multiplied by the limiting rate as 17 calculated by the County Clerk and defined in the Property 18 Tax Extension Limitation Law.

19 "Preceding Tax Year's Tax Extension": The product of 20 the equalized assessed valuation utilized by the County 21 Clerk in the Preceding Tax Year multiplied by the Operating 22 Tax Rate as defined in subsection (A).

"Extension Limitation Ratio": A numerical ratio,
certified by the County Clerk, in which the numerator is
the Base Tax Year's Tax Extension and the denominator is
the Preceding Tax Year's Tax Extension.

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"Operating Tax Rate": The operating tax rate as defined in subsection (A).

If a school district is subject to property tax extension 3 limitations as imposed under the Property Tax Extension 4 5 Limitation Law, the State Board of Education shall calculate the Extension Limitation Equalized Assessed Valuation of that 6 7 district. For the 1999-2000 school year, the Extension 8 Limitation Equalized Assessed Valuation of a school district as 9 calculated by the State Board of Education shall be equal to 10 the product of the district's 1996 Equalized Assessed Valuation 11 and the district's Extension Limitation Ratio. For the 12 2000-2001 school year and each school year thereafter, the 13 Extension Limitation Equalized Assessed Valuation of a school district as calculated by the State Board of Education shall be 14 15 equal to the product of the Equalized Assessed Valuation last 16 used in the calculation of general State aid and the district's 17 Extension Limitation Ratio. If the Extension Limitation Equalized Assessed Valuation of a school district as calculated 18 under this subsection (G)(3) is less than the district's 19 20 equalized assessed valuation as calculated pursuant to 21 subsections (G)(1) and (G)(2), then for purposes of calculating 22 the district's general State aid for the Budget Year pursuant 23 subsection (E), that Extension Limitation to Equalized Assessed Valuation shall be 24 utilized to calculate the 25 district's Available Local Resources under subsection (D).

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Partial elementary unit districts created in accordance

1 with Article 11E of this Code shall not be eligible for the 2 adjustment in this subsection (G)(3) until the fifth year 3 following the effective date of the reorganization.

(4) For the purposes of calculating general State aid for 4 5 the 1999-2000 school year only, if a school district 6 experienced a triennial reassessment on the equalized assessed 7 valuation used in calculating its general State financial aid apportionment for the 1998-1999 school year, the State Board of 8 9 Education shall calculate the Extension Limitation Equalized 10 Assessed Valuation that would have been used to calculate the district's 1998-1999 general State aid. This amount shall equal 11 12 the product of the equalized assessed valuation used to 13 calculate general State aid for the 1997-1998 school year and the district's Extension Limitation Ratio. If the Extension 14 15 Limitation Equalized Assessed Valuation of the school district 16 as calculated under this paragraph (4) is less than the 17 district's equalized assessed valuation utilized in the district's 1998-1999 general 18 calculating State aid 19 allocation, then for purposes of calculating the district's 20 general State aid pursuant to paragraph (5) of subsection (E), that Extension Limitation Equalized Assessed Valuation shall 21 22 be utilized to calculate the district's Available Local 23 Resources.

(5) For school districts having a majority of their
equalized assessed valuation in any county except Cook, DuPage,
Kane, Lake, McHenry, or Will, if the amount of general State

aid allocated to the school district for the 1999-2000 school 1 2 year under the provisions of subsection (E), (H), and (J) of this Section is less than the amount of general State aid 3 allocated to the district for the 1998-1999 school year under 4 5 these subsections, then the general State aid of the district for the 1999-2000 school year only shall be increased by the 6 7 difference between these amounts. The total payments made under this paragraph (5) shall not exceed \$14,000,000. Claims shall 8 9 be prorated if they exceed \$14,000,000.

10 (H) Supplemental General State Aid.

11 (1) In addition to the general State aid a school district 12 is allotted pursuant to subsection (E), qualifying school districts shall receive a grant, paid in conjunction with a 13 14 district's payments of general State aid, for supplemental 15 general State aid based upon the concentration level of 16 from low-income households within the children school district. Supplemental State aid grants provided for school 17 18 districts under this subsection shall be appropriated for 19 distribution to school districts as part of the same line item 20 in which the general State financial aid of school districts is 21 appropriated under this Section. If the appropriation in any 22 fiscal year for general State aid and supplemental general State aid is insufficient to pay the amounts required under the 23 24 State aid and supplemental general State general aid 25 calculations, then the State Board of Education shall ensure 1 that each school district receives the full amount due for 2 general State aid and the remainder of the appropriation shall 3 be used for supplemental general State aid, which the State 4 Board of Education shall calculate and pay to eligible 5 districts on a prorated basis.

(1.5) This paragraph (1.5) applies only to those school 6 7 years preceding the 2003-2004 school year. For purposes of this subsection (H), the term "Low-Income Concentration Level" 8 9 shall be the low-income eligible pupil count from the most 10 recently available federal census divided by the Average Daily 11 Attendance of the school district. If, however, (i) the 12 percentage decrease from the 2 most recent federal censuses in 13 the low-income eligible pupil count of a high school district 14 with fewer than 400 students exceeds by 75% or more the 15 percentage change in the total low-income eligible pupil count of contiguous elementary school districts, whose boundaries 16 17 are coterminous with the high school district, or (ii) a high school district within 2 counties and serving 5 elementary 18 19 school districts, whose boundaries are coterminous with the 20 high school district, has a percentage decrease from the 2 most 21 recent federal censuses in the low-income eligible pupil count 22 and there is a percentage increase in the total low-income 23 eligible pupil count of a majority of the elementary school districts in excess of 50% from the 2 most recent federal 24 25 censuses, then the high school district's low-income eligible pupil count from the earlier federal census shall be the number 26

used as the low-income eligible pupil count for the high school 1 2 district, for purposes of this subsection (H). The changes made 3 to this paragraph (1) by Public Act 92-28 shall apply to supplemental general State aid grants for school years 4 5 preceding the 2003-2004 school year that are paid in fiscal 6 year 1999 or thereafter and to any State aid payments made in fiscal year 1994 through fiscal year 1998 pursuant 7 to subsection 1(n) of Section 18-8 of this Code (which was 8 9 repealed on July 1, 1998), and any high school district that is 10 affected by Public Act 92-28 is entitled to a recomputation of 11 its supplemental general State aid grant or State aid paid in 12 any of those fiscal years. This recomputation shall not be 13 affected by any other funding.

(1.10) This paragraph (1.10) applies to the 2003-2004 14 15 school year and each school year thereafter. For purposes of 16 this subsection (H), the term "Low-Income Concentration Level" 17 shall, for each fiscal year, be the low-income eligible pupil count as of July 1 of the immediately preceding fiscal year (as 18 determined by the Department of Human Services based on the 19 20 number of pupils who are eligible for at least one of the 21 following low income programs: Medicaid, KidCare, TANF, or Food 22 Stamps, excluding pupils who are eligible for services provided 23 by the Department of Children and Family Services, averaged over the 2 immediately preceding fiscal years for fiscal year 24 25 2004 and over the 3 immediately preceding fiscal years for each 26 fiscal year thereafter) divided by the Average Daily Attendance

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1 of the school district.

2 (2) Supplemental general State aid pursuant to this
3 subsection (H) shall be provided as follows for the 1998-1999,
4 1999-2000, and 2000-2001 school years only:

5 (a) For any school district with a Low Income 6 Concentration Level of at least 20% and less than 35%, the 7 grant for any school year shall be \$800 multiplied by the 8 low income eligible pupil count.

9 (b) For any school district with a Low Income 10 Concentration Level of at least 35% and less than 50%, the 11 grant for the 1998-1999 school year shall be \$1,100 12 multiplied by the low income eligible pupil count.

13 (c) For any school district with a Low Income 14 Concentration Level of at least 50% and less than 60%, the 15 grant for the 1998-99 school year shall be \$1,500 16 multiplied by the low income eligible pupil count.

17 (d) For any school district with a Low Income 18 Concentration Level of 60% or more, the grant for the 19 1998-99 school year shall be \$1,900 multiplied by the low 20 income eligible pupil count.

(e) For the 1999-2000 school year, the per pupil amount specified in subparagraphs (b), (c), and (d) immediately above shall be increased to \$1,243, \$1,600, and \$2,000, respectively.

25 (f) For the 2000-2001 school year, the per pupil 26 amounts specified in subparagraphs (b), (c), and (d)

immediately above shall be \$1,273, \$1,640, and \$2,050,
 respectively.

3 (2.5) Supplemental general State aid pursuant to this 4 subsection (H) shall be provided as follows for the 2002-2003 5 school year:

6 (a) For any school district with a Low Income 7 Concentration Level of less than 10%, the grant for each 8 school year shall be \$355 multiplied by the low income 9 eligible pupil count.

10 (b) For any school district with a Low Income 11 Concentration Level of at least 10% and less than 20%, the 12 grant for each school year shall be \$675 multiplied by the 13 low income eligible pupil count.

14 (c) For any school district with a Low Income 15 Concentration Level of at least 20% and less than 35%, the 16 grant for each school year shall be \$1,330 multiplied by 17 the low income eligible pupil count.

(d) For any school district with a Low Income
Concentration Level of at least 35% and less than 50%, the
grant for each school year shall be \$1,362 multiplied by
the low income eligible pupil count.

(e) For any school district with a Low Income
Concentration Level of at least 50% and less than 60%, the
grant for each school year shall be \$1,680 multiplied by
the low income eligible pupil count.

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(f) For any school district with a Low Income

1 Concentration Level of 60% or more, the grant for each 2 school year shall be \$2,080 multiplied by the low income 3 eligible pupil count.

4 (2.10) Except as otherwise provided, supplemental general 5 State aid pursuant to this subsection (H) shall be provided as 6 follows for the 2003-2004 school year and each school year 7 thereafter:

8 (a) For any school district with a Low Income 9 Concentration Level of 15% or less, the grant for each 10 school year shall be \$355 multiplied by the low income 11 eligible pupil count.

(b) For any school district with a Low Income Concentration Level greater than 15%, the grant for each school year shall be \$294.25 added to the product of \$2,700 and the square of the Low Income Concentration Level, all multiplied by the low income eligible pupil count.

17 For the 2003-2004 school year, 2004-2005 school year, 2005-2006 school year, and 2006-2007 school year only, the 18 19 grant shall be no less than the grant for the 2002-2003 school 20 year. For the 2007-2008 school year only, the grant shall be no less than the grant for the 2002-2003 school year multiplied by 21 22 0.66. For the 2008-2009 school year only, the grant shall be no 23 less than the grant for the 2002-2003 school year multiplied by 0.33. Notwithstanding the provisions of this paragraph to the 24 25 contrary, if for any school year supplemental general State aid 26 grants are prorated as provided in paragraph (1) of this subsection (H), then the grants under this paragraph shall be
prorated.

For the 2003-2004 school year only, the grant shall be no 3 greater than the grant received during the 2002-2003 school 4 5 year added to the product of 0.25 multiplied by the difference 6 between the grant amount calculated under subsection (a) or (b) 7 of this paragraph (2.10), whichever is applicable, and the grant received during the 2002-2003 school year. For the 8 9 2004-2005 school year only, the grant shall be no greater than 10 the grant received during the 2002-2003 school year added to 11 the product of 0.50 multiplied by the difference between the 12 grant amount calculated under subsection (a) or (b) of this 13 paragraph (2.10), whichever is applicable, and the grant received during the 2002-2003 school year. For the 2005-2006 14 15 school year only, the grant shall be no greater than the grant 16 received during the 2002-2003 school year added to the product 17 of 0.75 multiplied by the difference between the grant amount calculated under subsection (a) or (b) of this paragraph 18 19 (2.10), whichever is applicable, and the grant received during 20 the 2002-2003 school year.

(3) School districts with an Average Daily Attendance of more than 1,000 and less than 50,000 that qualify for supplemental general State aid pursuant to this subsection shall submit a plan to the State Board of Education prior to October 30 of each year for the use of the funds resulting from this grant of supplemental general State aid for the

improvement of instruction in which priority is given to meeting the education needs of disadvantaged children. Such plan shall be submitted in accordance with rules and regulations promulgated by the State Board of Education.

5 (4) School districts with an Average Daily Attendance of 6 50,000 or more that qualify for supplemental general State aid 7 pursuant to this subsection shall be required to distribute 8 from funds available pursuant to this Section, no less than 9 \$261,000,000 in accordance with the following requirements:

10 (a) The required amounts shall be distributed to the 11 attendance centers within the district in proportion to the 12 number of pupils enrolled at each attendance center who are 13 eligible to receive free or reduced-price lunches or 14 breakfasts under the federal Child Nutrition Act of 1966 15 and under the National School Lunch Act during the 16 immediately preceding school year.

17 (b) The distribution of these portions of supplemental and general State aid among attendance centers according to 18 19 these requirements shall not be compensated for or 20 contravened by adjustments of the total of other funds 21 appropriated to any attendance centers, and the Board of 22 Education shall utilize funding from one or several sources 23 in order to fully implement this provision annually prior 24 to the opening of school.

25 (c) Each attendance center shall be provided by the 26 school district a distribution of noncategorical funds and

other categorical funds to which an attendance center is entitled under law in order that the general State aid and supplemental general State aid provided by application of this subsection supplements rather than supplants the noncategorical funds and other categorical funds provided by the school district to the attendance centers.

7 (d) Any funds made available under this subsection that
8 by reason of the provisions of this subsection are not
9 required to be allocated and provided to attendance centers
10 may be used and appropriated by the board of the district
11 for any lawful school purpose.

12 (e) Funds received by an attendance center pursuant to 13 this subsection shall be used by the attendance center at 14 the discretion of the principal and local school council 15 for programs to improve educational opportunities at 16 qualifying schools through the following programs and 17 services: early childhood education, reduced class size or improved adult to student classroom ratio, enrichment 18 19 programs, remedial assistance, attendance improvement, and 20 other educationally beneficial expenditures which 21 supplement the regular and basic programs as determined by 22 the State Board of Education. Funds provided shall not be 23 expended for any political or lobbying purposes as defined 24 by board rule.

(f) Each district subject to the provisions of this
 subdivision (H) (4) shall submit an acceptable plan to meet

1 educational needs of disadvantaged children, the in 2 compliance with the requirements of this paragraph, to the 3 State Board of Education prior to July 15 of each year. This plan shall be consistent with the decisions of local 4 5 school councils concerning the school expenditure plans 6 developed in accordance with part 4 of Section 34-2.3. The 7 State Board shall approve or reject the plan within 60 days 8 after its submission. If the plan is rejected, the district 9 shall give written notice of intent to modify the plan 10 within 15 days of the notification of rejection and then 11 submit a modified plan within 30 days after the date of the 12 written notice of intent to modify. Districts may amend approved plans pursuant to rules promulgated by the State 13 14 Board of Education.

Upon notification by the State Board of Education that the district has not submitted a plan prior to July 15 or a modified plan within the time period specified herein, the State aid funds affected by that plan or modified plan shall be withheld by the State Board of Education until a plan or modified plan is submitted.

If the district fails to distribute State aid to 21 22 attendance centers in accordance with an approved plan, the plan for the following year shall allocate funds, in 23 24 addition to the funds otherwise required by this 25 subsection, to those attendance centers which were 26 underfunded during the previous year in amounts equal to

1 such underfunding.

2 For purposes of determining compliance with this 3 subsection in relation to the requirements of attendance center funding, each district subject to the provisions of 4 5 this subsection shall submit as a separate document by 6 December 1 of each year a report of expenditure data for 7 the prior year in addition to any modification of its 8 current plan. If it is determined that there has been a 9 failure to comply with the expenditure provisions of this 10 subsection regarding contravention or supplanting, the 11 State Superintendent of Education shall, within 60 days of 12 receipt of the report, notify the district and any affected 13 local school council. The district shall within 45 days of 14 receipt of that notification inform the State 15 Superintendent of Education of the remedial or corrective 16 action to be taken, whether by amendment of the current 17 plan, if feasible, or by adjustment in the plan for the following year. Failure to provide the expenditure report 18 or the notification of remedial or corrective action in a 19 20 timely manner shall result in a withholding of the affected funds. 21

22 The State Board of Education shall promulgate rules and 23 regulations to implement the provisions of this 24 subsection. No funds shall be released under this 25 subdivision (H) (4) to any district that has not submitted a 26 plan that has been approved by the State Board of

1 Education.

2 (I) (Blank).

3

(J) Supplementary Grants in Aid.

(1) Notwithstanding any other provisions of this Section, 4 5 the amount of the aggregate general State aid in combination 6 with supplemental general State aid under this Section for 7 which each school district is eligible shall be no less than 8 the amount of the aggregate general State aid entitlement that 9 was received by the district under Section 18-8 (exclusive of 10 amounts received under subsections 5(p) and 5(p-5) of that 11 Section) for the 1997-98 school year, pursuant to the 12 provisions of that Section as it was then in effect. If a 13 school district qualifies to receive a supplementary payment 14 made under this subsection (J), the amount of the aggregate 15 general State aid in combination with supplemental general 16 State aid under this Section which that district is eligible to receive for each school year shall be no less than the amount 17 of the aggregate general State aid entitlement that was 18 received by the district under Section 18-8 (exclusive of 19 20 amounts received under subsections 5(p) and 5(p-5) of that 21 Section) for the 1997-1998 school year, pursuant to the provisions of that Section as it was then in effect. 22

(2) If, as provided in paragraph (1) of this subsection(J), a school district is to receive aggregate general State

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aid in combination with supplemental general State aid under 1 2 this Section for the 1998-99 school year and any subsequent school year that in any such school year is less than the 3 amount of the aggregate general State aid entitlement that the 4 5 district received for the 1997-98 school year, the school 6 district shall also receive, from a separate appropriation made for purposes of this subsection (J), a supplementary payment 7 8 that is equal to the amount of the difference in the aggregate 9 State aid figures as described in paragraph (1).

10

(3) (Blank).

11 (K) Grants to Laboratory and Alternative Schools.

In calculating the amount to be paid to the governing board of a public university that operates a laboratory school under this Section or to any alternative school that is operated by a regional superintendent of schools, the State Board of Education shall require by rule such reporting requirements as it deems necessary.

As used in this Section, "laboratory school" means a public 18 school which is created and operated by a public university and 19 20 approved by the State Board of Education. The governing board 21 of a public university which receives funds from the State 22 Board under this subsection (K) may not increase the number of students enrolled in its laboratory school from a single 23 24 district, if that district is already sending 50 or more 25 students, except under a mutual agreement between the school board of a student's district of residence and the university which operates the laboratory school. A laboratory school may not have more than 1,000 students, excluding students with disabilities in a special education program.

5 As used in this Section, "alternative school" means a public school which is created and operated by a Regional 6 7 Superintendent of Schools and approved by the State Board of Education. Such alternative schools may offer courses of 8 9 instruction for which credit is given in regular school 10 programs, courses to prepare students for the high school 11 equivalency testing program or vocational and occupational 12 training. A regional superintendent of schools may contract 13 with a school district or a public community college district to operate an alternative school. An alternative school serving 14 15 more than one educational service region may be established by 16 the regional superintendents of schools of the affected 17 educational service regions. An alternative school serving more than one educational service region may be operated under 18 such terms as the regional superintendents of schools of those 19 20 educational service regions may agree.

Each laboratory and alternative school shall file, on forms provided by the State Superintendent of Education, an annual State aid claim which states the Average Daily Attendance of the school's students by month. The best 3 months' Average Daily Attendance shall be computed for each school. The general State aid entitlement shall be computed by multiplying the

applicable Average Daily Attendance by the Foundation Level as
 determined under this Section.

3 (L) Payments, Additional Grants in Aid and Other Requirements.

4 (1) For a school district operating under the financial 5 supervision of an Authority created under Article 34A, the 6 general State aid otherwise payable to that district under this 7 Section, but not the supplemental general State aid, shall be 8 reduced by an amount equal to the budget for the operations of 9 the Authority as certified by the Authority to the State Board 10 of Education, and an amount equal to such reduction shall be 11 paid to the Authority created for such district for its 12 operating expenses in the manner provided in Section 18-11. The 13 remainder of general State school aid for any such district 14 shall be paid in accordance with Article 34A when that Article 15 provides for a disposition other than that provided by this 16 Article.

17 (2) (Blank).

18 (3) Summer school. Summer school payments shall be made as19 provided in Section 18-4.3.

20 (M) Education Funding Advisory Board.

The Education Funding Advisory Board, hereinafter in this subsection (M) referred to as the "Board", is hereby created. The Board shall consist of 5 members who are appointed by the Governor, by and with the advice and consent of the Senate. The

members appointed shall include representatives of education, 1 2 business, and the general public. One of the members so 3 appointed shall be designated by the Governor at the time the appointment is made as the chairperson of the Board. The 4 5 initial members of the Board may be appointed any time after the effective date of this amendatory Act of 1997. The regular 6 term of each member of the Board shall be for 4 years from the 7 8 third Monday of January of the year in which the term of the 9 member's appointment is to commence, except that of the 5 10 initial members appointed to serve on the Board, the member who 11 is appointed as the chairperson shall serve for a term that 12 commences on the date of his or her appointment and expires on the third Monday of January, 2002, and the remaining 4 members, 13 14 by lots drawn at the first meeting of the Board that is held 15 after all 5 members are appointed, shall determine 2 of their 16 number to serve for terms that commence on the date of their 17 respective appointments and expire on the third Monday of January, 2001, and 2 of their number to serve for terms that 18 commence on the date of their respective appointments and 19 expire on the third Monday of January, 2000. All members 20 appointed to serve on the Board shall serve until their 21 22 respective successors are appointed and confirmed. Vacancies 23 shall be filled in the same manner as original appointments. If 24 a vacancy in membership occurs at a time when the Senate is not 25 in session, the Governor shall make a temporary appointment 26 until the next meeting of the Senate, when he or she shall

appoint, by and with the advice and consent of the Senate, a person to fill that membership for the unexpired term. If the Senate is not in session when the initial appointments are made, those appointments shall be made as in the case of vacancies.

6 The Education Funding Advisory Board shall be deemed 7 established, and the initial members appointed by the Governor to serve as members of the Board shall take office, on the date 8 9 that the Governor makes his or her appointment of the fifth 10 initial member of the Board, whether those initial members are 11 then serving pursuant to appointment and confirmation or 12 pursuant to temporary appointments that are made by the 13 Governor as in the case of vacancies.

14 The State Board of Education shall provide such staff 15 assistance to the Education Funding Advisory Board as is 16 reasonably required for the proper performance by the Board of 17 its responsibilities.

For school years after the 2000-2001 school year, the 18 19 Education Funding Advisory Board, in consultation with the State Board of Education, shall make recommendations as 20 provided in this subsection (M) to the General Assembly for the 21 22 foundation level under subdivision (B) (3) of this Section and 23 for the supplemental general State aid grant level under subsection (H) of this Section for districts with high 24 25 concentrations of children from poverty. The recommended 26 foundation level shall be determined based on a methodology

the basic education expenditures 1 which incorporates of 2 low-spending schools exhibiting high academic performance. The 3 Education Funding Advisory Board shall make such 4 recommendations to the General Assembly on January 1 of odd 5 numbered years, beginning January 1, 2001.

6 (N) (Blank).

7 (O) References.

8 (1) References in other laws to the various subdivisions of 9 Section 18-8 as that Section existed before its repeal and 10 replacement by this Section 18-8.05 shall be deemed to refer to 11 the corresponding provisions of this Section 18-8.05, to the 12 extent that those references remain applicable.

13 (2) References in other laws to State Chapter 1 funds shall
14 be deemed to refer to the supplemental general State aid
15 provided under subsection (H) of this Section.

(P) Public Act 93-838 and Public Act 93-808 make inconsistent changes to this Section. Under Section 6 of the Statute on Statutes there is an irreconcilable conflict between Public Act 93-808 and Public Act 93-838. Public Act 93-838, being the last acted upon, is controlling. The text of Public Act 93-838 is the law regardless of the text of Public Act 93-808.

22 (Source: P.A. 93-21, eff. 7-1-03; 93-715, eff. 7-12-04; 93-808,
23 eff. 7-26-04; 93-838, eff. 7-30-04; 93-875, eff. 8-6-04; 94-69,

1 eff. 7-1-05; 94-438, eff. 8-4-05; 94-835, eff. 6-6-06; 94-1019, 2 eff. 7-10-06; revised 8-3-06.)

3 (105 ILCS 5/29-3) (from Ch. 122, par. 29-3)

4 Sec. 29-3. Transportation in school districts. School 5 boards of community consolidated districts, community unit 6 districts, consolidated districts, and consolidated high 7 school districts, optional elementary unit districts, combined 8 high school - unit districts, and combined school districts if 9 the combined district includes any district which was 10 previously required to provide transportation, and any newly 11 created elementary or high school districts resulting from a 12 high school - unit conversion, a unit to dual conversion, or a 13 multi-unit conversion if the newly created district includes 14 any area that was previously required to provide transportation 15 shall provide free transportation for pupils residing at a 16 distance of one and one-half miles or more from any school to which they are assigned for attendance maintained within the 17 18 district, except for those pupils for whom the school board shall certify to the State Board of Education that adequate 19 20 transportation for the public is available.

For the purpose of this Act 1 1/2 miles distance shall be from the exit of the property where the pupil resides to the point where pupils are normally unloaded at the school attended; such distance shall be measured by determining the shortest distance on normally traveled roads or streets. Such school board may comply with the provisions of this Section by providing free transportation for pupils to and from an assigned school and a pick-up point located not more than one and one-half miles from the home of each pupil assigned to such point.

6 For the purposes of this Act "adequate transportation for 7 the public" shall be assumed to exist for such pupils as can 8 reach school by walking, one way, along normally traveled roads 9 or streets less than 1 1/2 miles irrespective of the distance 10 the pupil is transported by public transportation.

11 In addition to the other requirements of this Section, each 12 school board may provide free transportation for any pupil residing within 1 1/2 miles from the school attended where 13 conditions are such that walking, either to or from the school 14 15 to which a pupil is assigned for attendance or to or from a 16 pick-up point or bus stop, constitutes a serious hazard to the 17 safety of the pupil due to vehicular traffic or rail crossings. Such transportation shall not be provided if 18 adequate 19 transportation for the public is available.

20 The determination as to what constitutes a serious safety hazard shall be made by the school board, in accordance with 21 22 quidelines promulgated by the Illinois Department of 23 Transportation, in consultation with the State Superintendent of Education. A school board, on written petition of the parent 24 25 or quardian of a pupil for whom adequate transportation for the 26 public is alleged not to exist because the pupil is required to

walk along normally traveled roads or streets where walking is 1 2 alleged to constitute a serious safety hazard due to vehicular traffic or rail crossings, or who is required to walk between 3 the pupil's home and assigned school or between the pupil's 4 5 home or assigned school and a pick-up point or bus stop along 6 roads or streets where walking is alleged to constitute a 7 serious safety hazard due to vehicular traffic or rail 8 crossings, shall conduct a study and make findings, which the 9 Department of Transportation shall review and approve or 10 disapprove as provided in this Section, to determine whether a serious safety hazard exists as alleged in the petition. The 11 12 Department of Transportation shall review the findings of the 13 school board and shall approve or disapprove the school board's determination that a serious safety hazard exists within 30 14 15 days after the school board submits its findings to the 16 Department. The school board shall annually review the 17 conditions and determine whether or not the hazardous conditions remain unchanged. The State Superintendent of 18 19 Education may request that the Illinois Department of 20 Transportation verify that the conditions have not changed. No 21 action shall lie against the school board, the State 22 Superintendent of Education or the Illinois Department of 23 Transportation for decisions made in accordance with this Section. The provisions of the Administrative Review Law and 24 25 all amendments and modifications thereof and the rules adopted 26 pursuant thereto shall apply to and govern all proceedings

instituted for the judicial review of final administrative
 decisions of the Department of Transportation under this
 Section.

4 (Source: P.A. 94-439, eff. 8-4-05.)

5 (105 ILCS 5/29-5) (from Ch. 122, par. 29-5)

6 Sec. 29-5. Reimbursement by State for transportation. Any 7 school district, maintaining a school, transporting resident 8 pupils to another school district's vocational program, 9 offered through a joint agreement approved by the State Board 10 of Education, as provided in Section 10-22.22 or transporting 11 its resident pupils to a school which meets the standards for 12 recognition as established by the State Board of Education 13 which provides transportation meeting the standards of safety, comfort, convenience, efficiency and operation prescribed by 14 15 the State Board of Education for resident pupils in 16 kindergarten or any of grades 1 through 12 who: (a) reside at least 1 1/2 miles as measured by the customary route of travel, 17 18 from the school attended; or (b) reside in areas where 19 conditions are such that walking constitutes a hazard to the 20 safety of the child when determined under Section 29-3; and (c) 21 are transported to the school attended from pick-up points at 22 the beginning of the school day and back again at the close of the school day or transported to and from their assigned 23 24 attendance centers during the school day, shall be reimbursed 25 by the State as hereinafter provided in this Section.

The State will pay the cost of transporting eligible pupils 1 2 less the assessed valuation in a dual school district maintaining secondary grades 9 to 12 inclusive times a 3 qualifying rate of .05%; in elementary school districts 4 5 maintaining grades K to 8 times a qualifying rate of .06%; and 6 in unit districts maintaining grades K to 12, including optional elementary unit districts and combined high school -7 8 unit districts, times a qualifying rate of .07%; provided that 9 for optional elementary unit districts and combined high school 10 - unit districts, assessed valuation for high school purposes, 11 as defined in Article 11E of this Code, must be used. To be 12 eligible to receive reimbursement in excess of 4/5 of the cost to transport eligible pupils, a school district shall have a 13 Transportation Fund tax rate of at least .12%. If a school 14 15 district does not have a .12% Transportation Fund tax rate, the amount of its claim in excess of 4/5 of the cost of 16 17 transporting pupils shall be reduced by the sum arrived at by subtracting the Transportation Fund tax rate from .12% and 18 19 multiplying that amount by the districts equalized or assessed 20 valuation, provided, that in no case shall said reduction result in reimbursement of less than 4/5 of the cost to 21 22 transport eligible pupils.

The minimum amount to be received by a district is \$16 times the number of eligible pupils transported.

25 Any such district transporting resident pupils during the 26 school day to an area vocational school or another school district's vocational program more than 1 1/2 miles from the school attended, as provided in Sections 10-22.20a and 10-22.22, shall be reimbursed by the State for 4/5 of the cost of transporting eligible pupils.

5 School day means that period of time which the pupil is 6 required to be in attendance for instructional purposes.

7 If a pupil is at a location within the school district 8 other than his residence for child care purposes at the time 9 for transportation to school, that location may be considered 10 for purposes of determining the 1 1/2 miles from the school 11 attended.

12 Claims for reimbursement that include children who attend 13 any school other than a public school shall show the number of 14 such children transported.

15 Claims for reimbursement under this Section shall not be 16 paid for the transportation of pupils for whom transportation 17 costs are claimed for payment under other Sections of this Act.

The allowable direct cost of transporting pupils for 18 19 regular, vocational, and special education pupil 20 transportation shall be limited to the sum of the cost of physical examinations required for employment as a school bus 21 22 driver; the salaries of full or part-time drivers and school 23 maintenance personnel; employee benefits bus excluding 24 Illinois municipal retirement payments, social security 25 payments, unemployment insurance payments and workers' 26 compensation insurance premiums; expenditures to independent

carriers who operate school buses; payments to other school 1 2 districts for pupil transportation services; pre-approved 3 contractual expenditures for computerized bus scheduling; the cost of gasoline, oil, tires, and other supplies necessary for 4 5 the operation of school buses; the cost of converting buses' gasoline engines to more fuel efficient engines or to engines 6 7 which use alternative energy sources; the cost of travel to 8 workshops conducted by the meetings and regional 9 superintendent or the State Superintendent of Education 10 pursuant to the standards established by the Secretary of State 11 under Section 6-106 of the Illinois Vehicle Code to improve the 12 driving skills of school bus drivers; the cost of maintenance 13 school buses including parts of and materials used; 14 expenditures for leasing transportation vehicles, except 15 interest and service charges; the cost of insurance and 16 licenses for transportation vehicles; expenditures for the 17 rental of transportation equipment; plus a depreciation allowance of 20% for 5 years for school buses and vehicles 18 approved for transporting pupils to and from school and a 19 20 depreciation allowance of 10% for 10 years for other transportation equipment so used. Each school year, if a school 21 22 district has made expenditures to the Regional Transportation 23 Authority or any of its service boards, a mass transit 24 district, or an urban transportation district under an 25 intergovernmental agreement with the district to provide for 26 the transportation of pupils and if the public transit carrier

received direct payment for services or passes from a school 1 2 district within its service area during the 2000-2001 school year, then the allowable direct cost of transporting pupils for 3 vocational, and special education 4 regular, pupil 5 transportation shall also include the expenditures that the 6 district has made to the public transit carrier. In addition to the above allowable costs school districts shall also claim all 7 8 transportation supervisory salary costs, including Illinois 9 municipal retirement payments, and all transportation related 10 building and building maintenance costs without limitation.

11 Special education allowable costs shall also include 12 expenditures for the salaries of attendants or aides for that 13 portion of the time they assist special education pupils while 14 in transit and expenditures for parents and public carriers for 15 transporting special education pupils when pre-approved by the 16 State Superintendent of Education.

17 Indirect costs shall be included in the reimbursement claim for districts which own and operate their own school buses. 18 Such indirect costs shall include administrative costs, or any 19 20 costs attributable to transporting pupils from their 21 attendance centers to another school building for instructional purposes. No school district which owns and 22 23 operates its own school buses may claim reimbursement for indirect costs which exceed 5% of the total allowable direct 24 25 costs for pupil transportation.

26 The State Board of Education shall prescribe uniform

regulations for determining the above standards and shall 1 2 prescribe forms of cost accounting and standards of determining reasonable depreciation. Such depreciation shall include the 3 cost of equipping school buses with the safety features 4 5 required by law or by the rules, regulations and standards promulgated by the State Board of Education, and the Department 6 7 of Transportation for the safety and construction of school 8 buses provided, however, any equipment cost reimbursed by the 9 Department of Transportation for equipping school buses with 10 such safety equipment shall be deducted from the allowable cost 11 in the computation of reimbursement under this Section in the 12 same percentage as the cost of the equipment is depreciated.

13 On or before August 15, annually, the chief school administrator for the district shall certify to the State 14 15 Superintendent of Education the district's claim for 16 reimbursement for the school year ending on June 30 next 17 preceding. The State Superintendent of Education shall check and approve the claims and prepare the vouchers showing the 18 amounts due for district reimbursement claims. Each fiscal 19 20 year, the State Superintendent of Education shall prepare and transmit the first 3 vouchers to the Comptroller on the 30th 21 22 day of September, December and March, respectively, and the 23 final voucher, no later than June 20.

If the amount appropriated for transportation reimbursement is insufficient to fund total claims for any fiscal year, the State Board of Education shall reduce each

1 school district's allowable costs and flat grant amount 2 proportionately to make total adjusted claims equal the total 3 amount appropriated.

For purposes of calculating claims for reimbursement under this Section for any school year beginning July 1, 1998, or thereafter, the equalized assessed valuation for a school district used to compute reimbursement shall be computed in the same manner as it is computed under paragraph (2) of subsection (G) of Section 18-8.05.

10 All reimbursements received from the State shall be 11 deposited into the district's transportation fund or into the 12 fund from which the allowable expenditures were made.

13 Notwithstanding any other provision of law, any school 14 district receiving a payment under this Section or under Section 14-7.02, 14-7.02b, or 14-13.01 of this Code may 15 16 classify all or a portion of the funds that it receives in a 17 particular fiscal year or from general State aid pursuant to Section 18-8.05 of this Code as funds received in connection 18 with any funding program for which it is entitled to receive 19 20 funds from the State in that fiscal year (including, without limitation, any funding program referenced in this Section), 21 22 regardless of the source or timing of the receipt. The district 23 may not classify more funds as funds received in connection with the funding program than the district is entitled to 24 25 in that fiscal year for that receive program. Anv 26 classification by a district must be made by a resolution of

its board of education. The resolution must identify the amount 1 2 of any payments or general State aid to be classified under 3 this paragraph and must specify the funding program to which the funds are to be treated as received in connection 4 5 therewith. This resolution is controlling as to the classification of funds referenced therein. A certified copy of 6 7 the resolution must be sent to the State Superintendent of Education. The resolution shall still take effect even though a 8 9 copy of the resolution has not been sent to the State 10 Superintendent of Education in а timelv manner. No 11 classification under this paragraph by a district shall affect 12 the total amount or timing of money the district is entitled to 13 receive under this Code. No classification under this paragraph 14 by a district shall in any way relieve the district from or 15 affect any requirements that otherwise would apply with respect 16 to that funding program, including any accounting of funds by 17 source, reporting expenditures by original source and purpose, reporting requirements, or requirements of providing services. 18

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Any school district with a population of not more than 500,000 must deposit all funds received under this Article into the transportation fund and use those funds for the provision of transportation services.

23 (Source: P.A. 93-166, eff. 7-10-03; 93-663, eff. 2-17-04; 93-1022, eff. 8-24-04; 94-875, eff. 7-1-06.)

25 Section 99. Effective date. This Act takes effect July 1,
26 2007.