

96TH GENERAL ASSEMBLY State of Illinois 2009 and 2010 HB6041

Introduced 2/10/2010, by Rep. Roger L. Eddy

SYNOPSIS AS INTRODUCED:

105 ILCS	5/17-2A	from	Ch.	122,	par.	17-2A
105 ILCS	5/20-1	from	Ch.	122,	par.	20-1
105 ILCS	5/20-2	from	Ch.	122,	par.	20-2
105 ILCS	5/20-3	from	Ch.	122,	par.	20-3
105 ILCS	5/20-4	from	Ch.	122,	par.	20-4
105 ILCS	5/20-5	from	Ch.	122,	par.	20-5
105 ILCS	5/20-7	from	Ch.	122,	par.	20-7
105 ILCS	5/20-8	from	Ch.	122,	par.	20-8
105 ILCS	5/20-9	from	Ch.	122,	par.	20-9
105 ILCS	5/20-10 new					

Amends the School Code. Deletes a provision applicable to school districts with a population of less than 500,000 requiring that permanent interfund transfers not otherwise authorized by law must be made to the fund of the school district most in need of the funds being transferred. Allows school districts to increase, abate, maintain, abolish, and re-create working cash funds. Provides that moneys in the working cash fund may be used by the school board for any and all school purposes. Makes other changes. Effective immediately.

LRB096 16820 MJR 36442 b

FISCAL NOTE ACT MAY APPLY

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1 AN ACT concerning education.

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

- Section 5. The School Code is amended by changing Sections 17-2A, 20-1, 20-2, 20-3, 20-4, 20-5, 20-7, 20-8, and 20-9 and by adding Section 20-10 as follows:
- 7 (105 ILCS 5/17-2A) (from Ch. 122, par. 17-2A)

Sec. 17-2A. Interfund Transfers. The school board of any district having a population of less than 500,000 inhabitants may, by proper resolution following a public hearing set by the school board or the president of the school board (that is preceded (i) by at least one published notice over the name of the clerk or secretary of the board, occurring at least 7 days and not more than 30 days prior to the hearing, in a newspaper of general circulation within the school district and (ii) by posted notice over the name of the clerk or secretary of the board, at least 48 hours before the hearing, at the principal office of the school board or at the building where the hearing is to be held if a principal office does not exist, with both notices setting forth the time, date, place, and subject matter of the hearing), transfer money from (1) the Educational Fund to the Operations and Maintenance Fund or the Transportation Fund, (2) the Operations and Maintenance Fund to

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Educational Fund or the Transportation Fund, or (3) Transportation Fund to the Educational Fund or the Operations and Maintenance Fund of said district, provided that, except during the period from July 1, 2003 through June 30, 2010, such transfer is made solely for the purpose of meeting one-time, non-recurring expenses. Except during the period from July 1, 2003 through June 30, 2010, any other permanent interfund authorized by any provision interpretation of this Code for which the transferee fund is not precisely and specifically set forth in the provision of this Code authorizing such transfer shall be made to the fund of the school district most in need of the funds being transferred, as determined by resolution of the school board. (Source: P.A. 94-176, eff. 7-12-05; 95-53, eff. 8-10-07.)

15 (105 ILCS 5/20-1) (from Ch. 122, par. 20-1)

Sec. 20-1. Authority to create working cash fund. In each school district, whether organized under general law or special charter, having a population of less than 500,000 inhabitants, a fund to be known as a "Working Cash Fund" may be created, increased, abated, maintained maintained, and administered abolished, and re-created in the manner prescribed in this Article, for the purpose of enabling the district to have in its treasury at all time sufficient money to meet demands thereon for ordinary and necessary expenditures for corporate purposes.

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(Source: P.A. 80-272.)

2 (105 ILCS 5/20-2) (from Ch. 122, par. 20-2)

Sec. 20-2. Indebtedness and bonds. For the purpose of creating re-creating, or increasing a working cash fund, the school board of any such district may incur an indebtedness and issue bonds as evidence thereof in an amount or amounts not exceeding in the aggregate 85% of the taxes permitted to be levied for educational purposes for the then current year to be determined by multiplying the maximum educational tax rate or rates applicable to such school district by the last assessed valuation or assessed valuations as determined at the time of the issue of said bonds plus 85% of the last known entitlement of such district to taxes as by law now or hereafter enacted or amended, imposed by the General Assembly of the State of Illinois to replace revenue lost by units of local government and school districts as a result of the abolition of ad valorem personal property taxes, pursuant to Article IX, Section 5, paragraph (c) of the Constitution of the State of Illinois. The bonds shall bear interest at not more than the maximum rate authorized by law the Bond Authorization Act, as amended at the time of the making of the contract, if issued before January 1, 1972 and not more than the maximum rate authorized by the Bond Authorization Act, as amended at the time of the making of the contract, if issued after January 1, 1972 and shall mature within 20 years from the date thereof. Subject to the foregoing

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limitations as to amount, the bonds may be issued in an amount including existing indebtedness which will not exceed the constitutional limitation as to debt, notwithstanding any statutory debt limitation to the contrary. The school board shall before or at the time of issuing the bonds provide for the collection of a direct annual tax upon all the taxable property within the district sufficient to pay the principal thereof at maturity and to pay the interest thereon as it falls due, which tax shall be in addition to the maximum amount of all other taxes, either educational; transportation; operations and maintenance; or fire prevention and safety fund taxes, now or hereafter authorized and in addition to any limitations upon the levy of taxes as provided by Sections 17-2 through 17-9. The bonds may be issued redeemable at the option of the school board of the district issuing them on any interest payment date on or after 5 years from date of issue.

With respect to instruments for the payment of money issued under this Section either before, on, or after the effective date of this amendatory Act of 1989, it is and always has been the intention of the General Assembly (i) that the Omnibus Bond Acts are and always have been supplementary grants of power to issue instruments in accordance with the Omnibus Bond Acts, regardless of any provision of this Act that may appear to be or to have been more restrictive than those Acts, (ii) that the provisions of this Section are not a limitation on the supplementary authority granted by the Omnibus Bond Acts, and

- 1 (iii) that instruments issued under this Section within the
- 2 supplementary authority granted by the Omnibus Bond Acts are
- 3 not invalid because of any provision of this Act that may
- 4 appear to be or to have been more restrictive than those Acts.
- 5 (Source: P.A. 94-234, eff. 7-1-06; 94-1019, eff. 7-10-06.)
- 6 (105 ILCS 5/20-3) (from Ch. 122, par. 20-3)

7 Sec. 20-3. Tax levy. For the purpose of providing moneys 8 for a working cash fund, the school board of any such school 9 district may also levy annually upon all the taxable property 10 of their district a tax, known as the "working cash fund tax," 11 not to exceed 0.05% of value, as equalized or assessed by the 12 Department of Revenue; provided that no such tax shall be 1.3 levied if bonds are issued in amount or amounts equal in the 14 aggregate to the limitation set forth in Section 20-2 for the 15 creation re-creation, or increase of a working cash fund. The 16 collection of the tax shall not be anticipated by the issuance of any warrants drawn against it. The tax shall be levied and 17 collected, except as otherwise provided in this Section, in 18 like manner as the general taxes of the district, and shall be 19 20 in addition to the maximum of all other taxes, either 21 educational; transportation; operations and maintenance; or 22 fire prevention and safety fund taxes, now or hereafter to be 23 levied for school purposes. It may be levied by separate 24 resolution by the last Tuesday in December September in each

year or it may be included in the certificate of tax levy filed

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- 1 under Section 17-11.
- 2 (Source: P.A. 94-234, eff. 7-1-06.)
- 3 (105 ILCS 5/20-4) (from Ch. 122, par. 20-4)

Sec. 20-4. Use and reimbursement of fund. This Section shall not apply in any school district which does not operate a working cash fund.

Moneys derived from the issuance of bonds as authorized by Section 20-2, or from any tax levied pursuant to Section 20-3, shall be used only for the purposes and in the manner hereinafter provided in this Article. Moneys in the fund shall not be regarded as current assets available for school purposes. The school board may appropriate moneys to the working cash fund up to the maximum amount allowable in the fund, and the working cash fund may receive such appropriations and any other contributions. Moneys in the fund may shall not be used by the school board for any and all in any manner other than to provide moneys with which to meet ordinary and necessary disbursements for salaries and other school purposes and may be transferred in whole or in part to the general funds or both of the school district and disbursed therefrom in anticipation of the collection of taxes lawfully levied for any or all purposes, or in anticipation of such taxes as by law now or hereafter enacted or amended are imposed by the General Assembly of the State of Illinois to replace revenue lost by units of local government and school districts as a result of

the abolition of ad valorem personal property taxes, pursuant to Article IX, Section 5(c) of the Constitution of the State of Illinois. Moneys so transferred to any other fund shall be deemed to be transferred in anticipation of the collection of that part of the taxes so levied or to be received which is in excess of the amount thereof required to pay any warrants or notes and the interest thereon theretofore and thereafter issued in anticipation of the collection thereof and such taxes when collected shall be applied to the payment of any such warrants and the interest thereon, the amount estimated to be required to satisfy debt service and pension or retirement obligations, as set forth in Section 12 of the State Revenue Sharing Act and then to the reimbursement of such working cash fund as hereinafter provided.

Upon receipt by the school district of any taxes in anticipation of the collection whereof moneys of the working cash fund have been so transferred for disbursement, the fund shall immediately be reimbursed therefrom until the full amount so transferred has been retransferred to the fund. Unless the taxes so received and applied to the reimbursement of the working cash fund prior to the first day of the eighth month following the month in which due and unpaid real property taxes begin to bear interest are sufficient to effect a complete reimbursement of such fund for any moneys transferred therefrom in anticipation of the collection of such taxes, the working cash fund shall be reimbursed for the amount of the deficiency

- 1 therein from any other revenues accruing to the educational
- 2 fund, and the school board shall make provisions for the
- 3 immediate reimbursement of the amount of any such deficiency in
- 4 its next annual tax levy.
- 5 (Source: P.A. 87-984; 87-1168; 88-45.)
- 6 (105 ILCS 5/20-5) (from Ch. 122, par. 20-5)
- 7 Sec. 20-5. Transfer to other fund. This Section shall not
- 8 apply in any school district which does not operate a working
- 9 cash fund.
- 10 Moneys in rincluding interest earned from investment of the
- 11 working cash fund as in this Section provided, shall be
- 12 transferred from the working cash fund to another fund of the
- 13 district only upon the authority of the school board which
- 14 shall from time to time by separate resolution direct the
- 15 school treasurer to make transfers of such sums as may be
- 16 required for the purposes herein authorized.
- 17 The resolution shall set forth (a) the taxes in
- 18 anticipation of which such transfer is to be made and from
- 19 which the working cash fund is to be reimbursed; (b) the entire
- amount of taxes extended, or which the school board estimates
- 21 will be extended or received, for any year in anticipation of
- the collection of all or part of which such transfer is to be
- 23 made; (c) the aggregate amount of warrants or notes theretofore
- issued in anticipation of the collection of such taxes together
- 25 with the amount of interest accrued and which the school board

estimates will accrue thereon; (d) the aggregate amount of 1 2 receipts from taxes imposed to replace revenue lost by units of local government and school districts as a result of the 3 abolition of ad valorem personal property taxes, pursuant to 5 Article IX, Section 5(c) of the Constitution of the State of 6 Illinois, which the corporate authorities estimate will be set 7 aside for the payment of the proportionate amount of debt 8 service and pension or retirement obligations, as required by 9 Section 12 of the State Revenue Sharing Act; and (e) the 10 aggregate amount of money theretofore transferred from the 11 working cash fund to the other fund in anticipation of the 12 collection of such taxes. The amount which any such resolution 13 shall direct the treasurer so to transfer, in anticipation of the collection of taxes levied or to be received for any year, 14 15 together with the aggregate amount of such anticipation tax 16 warrants or notes theretofore drawn against such taxes and the 17 amount of interest accrued and estimated to accrue thereon and the aggregate amount of such transfers to be 18 made anticipation of the collection of such taxes and the amount 19 20 estimated to be required to satisfy debt service and pension or retirement obligations, as set forth in Section 12 of the State 21 22 Revenue Sharing Act, shall not exceed 85% of the actual or 23 estimated amount of such taxes extended or to be extended or to be received as set forth in such resolution. At any time moneys 24 available in the working cash fund they shall be 25

transferred to such other funds of the district the educational

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- 1 fund and used for any and all disbursed for the payment of
- 2 salaries and other school purposes expenses so as to avoid,
- 3 whenever possible, the issuance of anticipation tax warrants or
- 4 notes.
- 5 Moneys earned as interest from the investment of the
- 6 working cash fund, or any portion thereof, may be transferred
- 7 from the working cash fund to another fund of the district that
- 8 is most in need of the interest without any requirement of
- 9 repayment to the working cash fund, upon the authority of the
- 10 school board by separate resolution directing the school
- 11 treasurer to make such transfer and stating the purpose in
- 12 accordance with Section 9(c) of the Local Government Debt
- 13 Reform Act therefore as one herein authorized.
- 14 (Source: P.A. 94-234, eff. 7-1-06.)
- 15 (105 ILCS 5/20-7) (from Ch. 122, par. 20-7)
- Sec. 20-7. Resolution for issuance of bonds Submission to
- 17 voters Ballot. No school district may issue bonds under this
- 18 Article unless it adopts a resolution declaring its intention
- 19 to issue bonds for the purpose therein provided and directs
- 20 that notice of such intention be published at least once in a
- 21 newspaper published and having a general circulation in the
- 22 district, if there be one, but if there is no newspaper
- 23 published in such district then by publishing such notice in a
- 24 newspaper having a general circulation in the district. The
- 25 notice shall set forth (1) the intention of the district to

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issue bonds in accordance with this Article; (2) the time within which a petition may be filed requesting the submission of the proposition to issue the bonds; (3) the specific number of voters required to sign the petition; and (4) the date of the prospective referendum. At the time of publication of the notice and for 30 days thereafter, the recording officer of the district shall provide a petition form to any individual requesting one. If within 30 days after the publication a petition is filed with the recording officer of the district, signed by the voters of the district equal to 10% or more of the registered voters of the district requesting that the proposition to issue bonds as authorized by this Article be submitted to the voters thereof, then the district shall not be authorized to issue such bonds until the proposition has been certified to the proper election authorities and has been submitted to and approved by a majority of the voters voting on the proposition at a regular scheduled election in accordance with the general election law. If no such petition is so filed, or if any and all petitions filed are invalid, the district may issue the bonds. In addition to the requirements of the general election law the notice of the election shall set forth the intention of the district to issue bonds under this Article. The proposition shall be in substantially the following form:

24 OFFICIAL BALLOT

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Shall the <u>Board</u> board of....

- of School District district number.... YES
- 2 County, Illinois, be authorized
- 3 to issue bonds for a working ------
- 4 cash fund as provided for
- 5 by Article 20 of the NO
- 6 School Code?

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- 7 ------
- 8 (Source: P.A. 87-767.)
- 9 (105 ILCS 5/20-8) (from Ch. 122, par. 20-8)
- 10 Sec. 20-8. Abolishment of working cash fund. Any school 11 district may abolish its working cash fund, upon the adoption of a resolution so providing, and direct the transfer of any 12 13 balance in such fund to the educational fund at the close of 14 the then current school year. Any outstanding loans to other 15 funds of the district the transportation; operations and 16 maintenance; or fire prevention and safety fund shall be paid or become payable to the educational fund at the close of the 17 18 then current school year. Thereafter, all outstanding taxes of 19 such school district levied pursuant to Section 20-3 shall be 20 collected and paid into the educational fund.

Any balance in any working cash fund that is created in any school district on or after the effective date of this amendatory Act of 1991 (including all outstanding loans from any such working cash fund to other funds of the district the educational, transportation, operations and maintenance, or

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- fire prevention and safety fund of the district and all outstanding taxes levied by the district under Section 20-3 to provide moneys for any such working cash fund) may, when such working cash fund is abolished, be used and applied for the purpose of reducing, by the balance in that working cash fund at the close of the school year in which the fund so created is abolished, the amount of the taxes that the school board of the school district otherwise would be authorized or required to levy for educational purposes for the immediately succeeding school year.
- 11 Any obligation incurred by any school district pursuant to 12 Section 20-2 shall be discharged as therein provided.
- 13 (Source: P.A. 86-970; 87-643; 87-984.)
- 14 (105 ILCS 5/20-9) (from Ch. 122, par. 20-9)
- Sec. 20-9. <u>A</u> Nothing in this Article prevents a school district which has abolished or abated its working cash fund has the authority to again create <u>from again creating</u> a working
- cash fund at any time in the manner provided in this Article.
- 19 (Source: Laws 1967, p. 642.)
- 20 (105 ILCS 5/20-10 new)
- Sec. 20-10. Abatement of working cash fund. Any school district may abate its working cash fund at any time, upon the adoption of a resolution so providing, and direct the transfer at any time of moneys in that fund to any fund or funds of the

1 district most in need of the money, providing that the district 2 maintains an amount to the credit of the working cash fund, 3 including taxes levied pursuant to Section 20-3 and not yet 4 collected and amounts transferred pursuant to Section 20-4 and 5 to be reimbursed to the working cash fund, at least equal to 6 0.05% of the then current value, as equalized or assessed by the Department of Revenue, of the taxable property in the 7 district. If necessary to effectuate the abatement, any 8 9 outstanding loans to other funds of the district may be paid or 10 become payable to the fund or funds to which the abatement is 11 made. Any abatement of a school district's working cash fund 12 prior to the effective date of this amendatory Act of the 96th General Assembly that would have complied with the provisions 13 14 of this Section is hereby validated.

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