SB2990 Engrossed

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
5-1, 7-04, 7-1, 7-2a, 7-4, 7-4.1, 7-5, 7-6, 7-7, 7-8, 7-9,
7-10, 7-11, 7-12, 7-14A, 7-29, 12-24, 16-2, and 32-4.6 and by
adding Sections 7-01a, 7-01b, 7-10.5, 7-31, and 10-22.35B as
follows:

9 (105 ILCS 5/5-1) (from Ch. 122, par. 5-1)

10 Sec. 5-1. County school units.

(a) The territory in each county, exclusive of any school 11 district governed by any special act which requires the 12 13 district to appoint its own school treasurer, shall constitute 14 a county school unit. County school units of less than 2,000,000 inhabitants shall be known as Class I county school 15 16 units and the office of township trustees, where existing on July 1, 1962, in such units shall be abolished on that date and 17 all books and records of such former township trustees shall be 18 19 forthwith thereafter transferred to the county board of school trustees. County school units of 2,000,000 or more inhabitants 20 21 shall be known as Class II county school units and shall retain 22 the office of township trustees unless otherwise provided in subsection (b) or (c). 23

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(b) Notwithstanding subsections (a) and (c), the school 1 2 board of any elementary school district having a fall, 1989 aggregate enrollment of at least 2,500 but less than 6,500 3 pupils and having boundaries that are coterminous with the 4 5 boundaries of a high school district, and the school board of any high school district having a fall, 1989 aggregate 6 7 enrollment of at least 2,500 but less than 6,500 pupils and 8 having boundaries that are coterminous with the boundaries of 9 an elementary school district, may, whenever the territory of 10 such school district forms a part of a Class II county school 11 unit, by proper resolution withdraw such school district from 12 the jurisdiction and authority of the trustees of schools of 13 the township in which such school district is located and from 14 the jurisdiction and authority of the township treasurer in 15 such Class II county school unit; provided that the school 16 board of any such school district shall, upon the adoption and 17 passage of such resolution, thereupon elect or appoint its own school treasurer as provided in Section 8-1. Upon the adoption 18 and passage of such resolution and the election or appointment 19 20 by the school board of its own school treasurer: (1) the trustees of schools in such township shall no longer have or 21 22 exercise any powers and duties with respect to the school 23 district governed by such school board or with respect to the school business, operations or assets of such school district; 24 25 and (2) all books and records of the township trustees relating to the school business and affairs of such school district 26

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shall be transferred and delivered to the school board of such 1 2 school district. Upon the effective date of this amendatory Act 3 of 1993, the legal title to, and all right, title and interest formerly held by the township trustees in any school buildings 4 5 and school sites used and occupied by the school board of such school district for school purposes, that legal title, right, 6 title and interest thereafter having been transferred to and 7 8 vested in the regional board of school trustees under P.A. 9 87-473 until the abolition of that regional board of school 10 trustees by P.A. 87-969, shall be deemed transferred by 11 operation of law to and shall vest in the school board of that 12 school district.

13 Notwithstanding subsections (a) and (c), the school boards of Oak Park & River Forest District 200, Oak Park Elementary 14 15 School District 97, and River Forest School District 90 may, by 16 proper resolution, withdraw from the jurisdiction and 17 authority of the trustees of schools of Proviso and Cicero Townships and the township treasurer, provided that the school 18 19 board shall, upon the adoption and passage of the resolution, 20 elect or appoint its own school treasurer as provided in 21 Section 8-1 of this Code. Upon the adoption and passage of the 22 resolution and the election or appointment by the school board 23 of its own school treasurer: (1) the trustees of schools in the 24 township or townships shall no longer have or exercise any 25 powers or duties with respect to the school district or with 26 respect to the school business, operations, or assets of the

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school district; (2) all books and records of the trustees of 1 2 schools and all moneys, securities, loanable funds, and other assets relating to the school business and affairs of the 3 school district shall be transferred and delivered to the 4 5 school board; and (3) all legal title to and all right, title, and interest formerly held by the trustees of schools in any 6 7 common school lands, school buildings, or school sites used and 8 occupied by the school board and all rights of property and 9 causes of action pertaining to or constituting a part of the 10 common school lands, buildings, or sites shall be deemed 11 transferred by operation of law to and shall vest in the school 12 board.

13 Notwithstanding subsections (a) and (c), the respective 14 school boards of Berwyn North School District 98, Berwyn South 15 School District 100, Cicero School District 99, and J.S. Morton 16 High School District 201 may, by proper resolution, withdraw 17 from the jurisdiction and authority of the trustees of schools of Cicero Township and the township treasurer, provided that 18 19 the school board shall, upon the adoption and passage of the 20 resolution, elect or appoint its own school treasurer as provided in Section 8-1 of this Code. Upon the adoption and 21 22 passage of the resolution and the election or appointment by 23 the school board of its own school treasurer: (1) the trustees 24 of schools in the township shall no longer have or exercise any 25 powers or duties with respect to the school district or with 26 respect to the school business, operations, or assets of the

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school district; (2) all books and records of the trustees of 1 2 schools and all moneys, securities, loanable funds, and other 3 assets relating to the school business and affairs of the school district shall be transferred and delivered to the 4 5 school board; and (3) all legal title to and all right, title, and interest formerly held by the trustees of schools in any 6 common school lands, school buildings, or school sites used and 7 8 occupied by the school board and all rights of property and 9 causes of action pertaining to or constituting a part of the 10 common school lands, buildings, or sites shall be deemed 11 transferred by operation of law to and shall vest in the school 12 board.

13 (c) Notwithstanding the provisions of subsection (a), the 14 offices of township treasurer and trustee of schools of any 15 township located in a Class II county school unit shall be 16 abolished as provided in this subsection if all of the 17 following conditions are met:

(1) During the same 30 day period, each school board of 18 each elementary and unit school district that is subject to 19 20 the jurisdiction and authority of the township treasurer and trustees of schools of the township in which those 21 22 offices are sought to be abolished gives written notice by 23 certified mail, return receipt requested to the township treasurer and trustees of schools of that township of the 24 25 date of a meeting of the school board, to be held not more 26 than 90 nor less than 60 days after the date when the

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notice is given, at which meeting the school board is to 1 2 consider and vote upon the question of whether there shall 3 be submitted to the electors of the school district a proposition to abolish the offices of township treasurer 4 5 and trustee of schools of that township. None of the 6 notices given under this paragraph to the township 7 treasurer and trustees of schools of a township shall be 8 deemed sufficient or in compliance with the requirements of 9 this paragraph unless all of those notices are given within 10 the same 30 day period.

11 (2) Each school board of each elementary and unit 12 school district that is subject to the jurisdiction and 13 authority of the township treasurer and trustees of schools 14 of the township in which those offices are sought to be 15 abolished, by the affirmative vote of at least 5 members of 16 the school board at a school board meeting of which notice is given as required by paragraph (1) of this subsection, 17 adopts a resolution requiring the secretary of the school 18 board to certify to the proper election authorities for 19 submission to the electors of the school district at the 20 next consolidated election in accordance with the general 21 22 election law a proposition to abolish the offices of 23 township treasurer and trustee of schools of that township. 24 None of the resolutions adopted under this paragraph by any 25 elementary or unit school districts that are subject to the 26 jurisdiction and authority of the township treasurer and

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1 trustees of schools of the township in which those offices 2 are sought to be abolished shall be deemed in compliance 3 with the requirements of this paragraph or sufficient to authorize submission of the proposition to abolish those 4 5 offices to a referendum of the electors in any such school 6 district unless all of the school boards of all of the 7 elementary and unit school districts that are subject to the jurisdiction and authority of the township treasurer 8 9 and trustees of schools of that township adopt such a 10 resolution in accordance with the provisions of this 11 paragraph.

12 (3) The school boards of all of the elementary and unit 13 school districts that are subject to the jurisdiction and 14 authority of the township treasurer and trustees of schools 15 of the township in which those offices are sought to be 16 abolished submit a proposition to abolish the offices of township treasurer and trustee of schools of that township 17 18 to the electors of their respective school districts at the 19 same consolidated election in accordance with the general 20 election law, the ballot in each such district to be in 21 substantially the following form:

23	OFFICIAL BALLOT	
24	Shall the offices of township	
25	treasurer and	YES
26	trustee of	

22

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3

1schools of TownshipNO2Range be abolished?

(4) At the consolidated election at which the 4 5 proposition to abolish the offices of township treasurer and trustee of schools of a township is submitted to the 6 7 electors of each elementary and unit school district that subject to the jurisdiction and authority of the 8 is 9 township treasurer and trustee of schools of that township, 10 a majority of the electors voting on the proposition in 11 each such elementary and unit school district votes in 12 favor of the proposition as submitted to them.

If in each elementary and unit school district that is 13 14 subject to the jurisdiction and authority of the township 15 treasurer and trustees of schools of the township in which 16 those offices are sought to be abolished a majority of the electors in each such district voting at the consolidated 17 election on the proposition to abolish the offices of township 18 treasurer and trustee of schools of that township votes in 19 20 favor of the proposition as submitted to them, the proposition 21 shall be deemed to have passed; but if in any such elementary 22 or unit school district a majority of the electors voting on 23 that proposition in that district fails to vote in favor of the 24 proposition as submitted to them, then notwithstanding the vote 25 of the electors in any other such elementary or unit school 26 district on that proposition the proposition shall not be

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deemed to have passed in any of those elementary or unit school 1 2 districts, and the offices of township treasurer and trustee of 3 schools of the township in which those offices were sought to be abolished shall not be abolished, unless in each of those 4 5 elementary and unit school districts remaining subject to the jurisdiction and authority of the township treasurer and 6 7 trustees of schools of that township proceedings are again 8 initiated to abolish those offices and all of the proceedings 9 and conditions prescribed in paragraphs (1) through (4) of this 10 subsection are repeated and met in each of those elementary and 11 unit school districts.

12 Notwithstanding the foregoing provisions of this Section or any other provision of the School Code, the offices of 13 14 township treasurer and trustee of schools of a township that 15 has a population of less than 200,000 and that contains a unit 16 school district and is located in a Class II county school unit 17 shall also be abolished as provided in this subsection if all of the conditions set forth in paragraphs (1), (2), and (3) of 18 19 this subsection are met and if the following additional 20 condition is met:

The electors in all of the school districts subject to the jurisdiction and authority of the township treasurer and trustees of schools of the township in which those offices are sought to be abolished shall vote at the consolidated election on the proposition to abolish the offices of township treasurer and trustee of schools of SB2990 Engrossed - 10 - LRB099 16913 NHT 41260 b

that township. If a majority of the electors in all of the 1 2 school districts combined voting on the proposition vote in 3 favor of the proposition, then the proposition shall be deemed to have passed; but if a majority of the electors 4 5 voting on the proposition in all of the school district fails to vote in favor of the proposition as submitted to 6 7 them, then the proposition shall not be deemed to have 8 passed and the offices of township treasurer and trustee of 9 schools of the township in which those offices were sought 10 to be abolished shall not be abolished, unless and until 11 the proceedings detailed in paragraphs (1) through (3) of 12 this subsection and the conditions set forth in this 13 paragraph are met.

14 If the proposition to abolish the offices of township 15 treasurer and trustee of schools of a township is deemed to 16 have passed at the consolidated election as provided in this 17 subsection, those offices shall be deemed abolished by operation of law effective on January 1 of the calendar year 18 19 immediately following the calendar year in which that 20 consolidated election is held, provided that if after the election, the trustees of schools by resolution elect to 21 22 abolish the offices of township treasurer and trustee of 23 schools effective on July 1 immediately following the election, then the offices shall be abolished on July 1 immediately 24 25 following the election. On the date that the offices of 26 township treasurer and trustee of schools of a township are

deemed abolished by operation of law, the school board of each 1 2 elementary and unit school district and the school board of 3 each high school district that is subject to the jurisdiction and authority of the township treasurer and trustees of schools 4 5 of that township at the time those offices are abolished: (i) shall appoint its own school treasurer as provided in Section 6 8-1; and (ii) unless the term of the contract of a township 7 8 treasurer expires on the date that the office of township 9 treasurer is abolished, shall pay to the former township 10 treasurer its proportionate share of any aggregate 11 compensation that, were the office of township treasurer not 12 abolished at that time, would have been payable to the former 13 township treasurer after that date over the remainder of the 14 term of the contract of the former township treasurer that 15 began prior to but ends after that date. In addition, on the 16 date that the offices of township treasurer and trustee of 17 schools of a township are deemed abolished as provided in this subsection, the school board of each elementary school, high 18 school and unit school district that until that date is subject 19 20 to the jurisdiction and authority of the township treasurer and trustees of schools of that township shall be deemed by 21 22 operation of law to have agreed and assumed to pay and, when 23 determined, shall pay to the Illinois Municipal Retirement Fund a proportionate share of the unfunded liability existing in 24 25 that Fund at the time these offices are abolished in that calendar year for all annuities or other benefits then or 26

thereafter to become payable from that Fund with respect to all 1 2 periods of service performed prior to that date as а 3 participating employee in that Fund by persons serving during those periods of service as a trustee of schools, township 4 5 treasurer or regular employee in the office of the township treasurer of that township. That unfunded liability shall be 6 actuarially determined by the board of trustees of the Illinois 7 Municipal Retirement Fund, and the board of trustees shall 8 9 thereupon notify each school board required to pay a 10 proportionate share of that unfunded liability of the aggregate 11 amount of the unfunded liability so determined. The amount so 12 paid to the Illinois Municipal Retirement Fund by each of those 13 school districts shall be credited to the account of the 14 township in that Fund. For each elementary school, high school 15 and unit school district under the jurisdiction and authority 16 of a township treasurer and trustees of schools of a township 17 in which those offices are abolished as provided in this subsection, each such district's proportionate share of the 18 19 aggregate compensation payable to the former township 20 treasurer as provided in this paragraph and each such district's proportionate share of the aggregate amount of the 21 22 unfunded liability payable the Illinois Municipal to 23 Retirement Fund as provided in this paragraph shall be computed in accordance with the ratio that the number of pupils in 24 25 average daily attendance in each such district for the school year last ending prior to the date on which the offices of 26

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township treasurer and trustee of schools of that township are abolished bears to the aggregate number of pupils in average daily attendance in all of those districts as so reported for that school year.

5 Upon abolition of the offices of township treasurer and trustee of schools of a township as provided in this 6 7 subsection: (i) the regional board of school trustees, in its 8 corporate capacity, shall be deemed the successor in interest 9 to the former trustees of schools of that township with respect 10 to the common school lands and township loanable funds of the 11 township; (ii) all right, title and interest existing or vested 12 in the former trustees of schools of that township in the 13 common school lands and township loanable funds of the 14 township, and all records, moneys, securities and other assets, 15 rights of property and causes of action pertaining to or 16 constituting a part of those common school lands or township 17 loanable funds, shall be transferred to and deemed vested by operation of law in the regional board of school trustees, 18 19 which shall hold legal title to, manage and operate all common 20 school lands and township loanable funds of the township, 21 receive the rents, issues and profits therefrom, and have and 22 exercise with respect thereto the same powers and duties as are 23 provided by this Code to be exercised by regional boards of school trustees when acting as township land commissioners in 24 25 counties having at least 220,000 but fewer than 2,000,000 26 inhabitants; (iii) the regional board of school trustees shall

select to serve as its treasurer with respect to the common 1 2 school lands and township loanable funds of the township a 3 person from time to time also serving as the appointed school treasurer of any school district that was subject to the 4 5 jurisdiction and authority of the township treasurer and trustees of schools of that township at the time those offices 6 7 were abolished, and the person selected to also serve as 8 treasurer of the regional board of school trustees shall have 9 his compensation for services in that capacity fixed by the 10 regional board of school trustees, to be paid from the township 11 loanable funds, and shall make to the regional board of school 12 trustees the reports required to be made by treasurers of 13 township land commissioners, give bond as required by 14 treasurers of township land commissioners, and perform the 15 duties and exercise the powers of treasurers of township land 16 commissioners; (iv) the regional board of school trustees shall 17 designate in the manner provided by Section 8-7, insofar as applicable, a depositary for its treasurer, and the proceeds of 18 19 all rents, issues and profits from the common school lands and 20 township loanable funds of that township shall be deposited and held in the account maintained for those purposes with that 21 22 depositary and shall be expended and distributed therefrom as 23 provided in Section 15-24 and other applicable provisions of this Code; and (v) whenever there is vested in the trustees of 24 25 schools of a township at the time that office is abolished 26 under this subsection the legal title to any school buildings

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or school sites used or occupied for school purposes by any 1 2 elementary school, high school or unit school district subject 3 to the jurisdiction and authority of those trustees of school at the time that office is abolished, the legal title to those 4 5 school buildings and school sites shall be deemed transferred by operation of law to and invested in the school board of that 6 7 school district, in its corporate capacity <u>under</u> Section 10-22.35B of this Code 7-28, the same to be held, sold, 8 9 exchanged leased or otherwise transferred in accordance with 10 applicable provisions of this Code.

Notwithstanding Section 2-3.25g of this Code, a waiver of a mandate established under this Section may not be requested. (Source: P.A. 94-1078, eff. 1-9-07; 94-1105, eff. 6-1-07; 95-4, eff. 5-31-07; 95-876, eff. 8-21-08.)

15 (105 ILCS 5/7-01a new)

16 Sec. 7-01a. Purpose and applicability. The purpose of this Article is to permit greater flexibility and efficiency in the 17 18 detachment and dissolution of school districts for the improvement of the administration and quality of educational 19 20 services and for the best interests of pupils. This Article applies only to school districts with under 500,000 21 22 inhabitants, but includes special charter districts and 23 non-high school districts.

24

(105 ILCS 5/7-01b new)

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1	Sec. 7-01b. Definition. In this Article, "legal resident
2	voter" means a person who is registered to vote at the time a
3	circulated petition is filed and when the regional board of
4	school trustees renders a decision, at the address shown
5	opposite his or her signature on the petition, and resides in
6	the detaching territory or dissolving school district.

7 (105 ILCS 5/7-04) (from Ch. 122, par. 7-04)

8 Sec. 7-04. Districts in educational service regions of
9 2,000,000 or more inhabitants.

(a) In all proceedings under this Article to change by 10 11 detachment, annexation, division, dissolution, or any 12 combination of those methods the boundaries of any school district (other than a school district organized under Article 13 14 34) located in an educational service region of 2,000,000 or 15 more inhabitants in which the regional board of school trustees 16 is abolished as provided in subsection (a) of Section 6-2, the trustees of schools of the township that has jurisdiction and 17 authority over the detaching or dissolving in which that school 18 district is located, as the successor under subsection (b) of 19 20 Section 6-2 to the former regional board of school trustees 21 with respect to all territory located in that school township, 22 shall have, exercise, and perform all powers, duties, and responsibilities required under this Article to be exercised 23 24 and performed in those proceedings by a regional board of 25 school trustees; provided that if any detaching or dissolving

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school district involved in affected by those proceedings is 1 2 not under the jurisdiction and authority of the trustees of schools of a township located in a school township referred to 3 in subsection (b) of Section 5-1 and there are no trustees of 4 5 schools acting in that township then the school board of any 6 such district, as the successor under subsection (b) of Section 7 6 2 to the former regional board of school trustees with 8 respect to the territory comprising that school district, a 9 hearing panel as established in this Section shall have, 10 exercise, and perform all powers, duties, and responsibilities 11 required under this Article to be exercised and performed in 12 those proceedings with respect to the detaching or dissolving the territory of that school district by a regional board of 13 14 school trustees.; and provided further that: (i) when any 15 school district affected by those proceedings is located not 16 only in an educational service region of 2,000,000 or more 17 inhabitants but also in 2 or more school townships in that region that each have trustees of schools of the township, then 18 the boundaries of that school district may be changed under 19 20 this Article by detachment, annexation, division, dissolution, 21 or any combination of those methods only by the concurrent 22 action of, taken following a joint hearing before the trustees 23 of schools of those townships (in that educational service region) in which that school district is located; and (ii) if 24 25 any part of the school district referred to in item (i) of this 26 subsection also lies within an educational service region that

has a regional board of school trustees, the boundaries of that 1 2 district may be changed under this Article only by the concurrent action of, taken following a joint hearing before 3 4 the trustees of schools of the townships referred to in item 5 (i) of this subsection and the regional board of school 6 trustees of the educational service region referred to in this item (ii) of this subsection. Whenever concurrent action and 7 joint hearings are required under this subsection, the original 8 9 petition shall be filed with the trustees of schools of the township in which the territory or greatest portion of the 10 11 territory being detached is located, or if the territory is 12 being detached from more than one educational service region then with the regional board of school trustees of the 13 -region or the trustees of schools of the township in which the 14 15 territory or greatest portion of the territory being detached 16 is located.

17 (a-5) As applicable, the hearing panel shall be made up of 3 persons who have a demonstrated interest and background in 18 education. Each hearing panel member must reside within an 19 educational service region of 2,000,000 or more inhabitants but 20 not within the boundaries of a school district organized under 21 22 Article 34 of this Code and may not be a current school board member of the detaching or dissolving or annexing school 23 24 district or a current employee of the detaching or dissolving 25 or annexing school district or hold any county office. None of the hearing panel members may reside within the same school 26

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district. All 3 persons must be selected by the chief 1 administrative officer of the educational service center in 2 which the chief administrative officer has supervision and 3 4 control, as defined in Section 3-14.2 of this Code, of the 5 detaching or dissolving school district. The members of a 6 hearing panel as established in this Section shall serve without remuneration; however, the necessary expenses, 7 8 including travel, attendant upon any meeting or hearing in 9 relation to a proceeding under this Article must be paid.

10 (a-10) The petition must be filed with the trustees of 11 schools of the township with jurisdiction and authority over 12 the detaching or dissolving school district or with the chief 13 administrative officer of the educational service center in 14 which the chief administrative officer has supervision and control, as defined in Section 3-14.2 of this Code, of the 15 16 detaching or dissolving school district, as applicable. The 17 chief administrative officer of the educational service center or a person designated by the trustees of schools of the 18 township, as applicable, shall have, exercise, and perform all 19 powers, duties, and responsibilities required under this 20 21 Article that are otherwise assigned to regional 22 superintendents of schools.

(b) Except as otherwise provided in this Section, all other provisions of this Article shall apply to any proceedings under this Article to change the boundaries of any school district located in an educational service region having 2,000,000 or SB2990 Engrossed - 20 - LRB099 16913 NHT 41260 b

more inhabitants in the same manner that those provisions apply 1 2 to any proceedings to change the boundaries of any school district located in any other educational service region; 3 provided, that any reference in those other provisions to the 4 5 regional board of school trustees shall mean, with respect to all territory within an educational service region containing 6 7 2,000,000 or more inhabitants that formerly was served by a regional board of school trustees abolished under subsection 8 9 (a) of Section 6-2, the trustees of schools of the township $\frac{1}{2}$ the school board of the school district that is the successor 10 11 under subsection (b) of Section 6-2 to the former regional 12 board of school trustees with respect to the territory included within that school township or school district or the hearing 13 panel as established by this Section. 14

15 (Source: P.A. 87-969.)

16

(105 ILCS 5/7-1) (from Ch. 122, par. 7-1)

Sec. 7-1. <u>Changing</u> Districts in one educational service
 region changing boundaries <u>by detachment or dissolution</u>.

(a) School district boundaries lying entirely within any
educational service region may be changed by detachment,
annexation, division or dissolution or any combination thereof
by the regional board of school trustees of such region, or by
the State Superintendent of Education as provided in subsection
(1) of Section 7-6, when petitioned by the boards of each
district affected or by a majority of the registered voters in

1 each district affected or by two-thirds of the registered 2 voters in any territory proposed to be detached from one or 3 more districts or in each of one or more districts proposed to 4 be annexed to another district.

5 The petition must be filed with and decided solely by the regional board of school trustees of the region in which the 6 7 regional superintendent of schools has supervision and control, as defined in Section 3-14.2 of this Code, of the 8 9 detaching or dissolving school district. The petition may be 10 filed in any office operated by the regional superintendent with supervision and control, as defined in Section 3-14.2 of 11 12 this Code, of the detaching or dissolving school district.

A petition for boundary change must be filed by the school 13 14 board of the detaching or dissolving district, by a majority of the legal resident voters in the dissolving district, or by 15 16 two-thirds of a combination of the legal resident voters and 17 the owners of record of any real estate with no legal resident voters in any territory proposed to be detached. If any of the 18 19 territory proposed to be detached contains real estate with no 20 legal resident voters, petitioners shall deliver the petition 21 by certified mail, return receipt requested, to all owners of 22 record of any real estate with no legal resident voters. Proof 23 of such delivery must be presented as evidence at the hearing 24 required under Section 7-6 of this Code. Any owner of record of 25 real estate with no legal resident voters in any territory 26 proposed to be detached may either sign the petition in person SB2990 Engrossed - 22 - LRB099 16913 NHT 41260 b

and before the circulator as described in this Section or 1 2 return the petition with his or her notarized signature to be 3 included as a petitioner. No person may sign a petition in the capacity of both a legal resident voter and owner of record. If 4 5 there are no legal resident voters within the territory proposed to be detached, then the petition must be signed by 6 all of the owners of record of the real estate of the 7 8 territory. Legal resident Registered voters shall be 9 determined by the official voter registration lists as of the 10 date the petition is filed. No signatures shall be added or 11 withdrawn after the date the petition is filed. The length of 12 time for signatures to be valid, before filing of the petition, shall not exceed 6 months. Notwithstanding any provision to the 13 14 contrary contained in the Election Code, the regional superintendent of schools shall make all determinations 15 regarding the validity of the petition, including, without 16 17 limitation, signatures on the petition. If the regional superintendent determines that the petition is not in proper 18 19 order or not in compliance with any applicable petition 20 requirements, the regional superintendent may not accept the 21 petition for filing and may return the petition to the 22 petitioners. Any party who is dissatisfied with the 23 determination of the regional superintendent regarding the 24 validity of the petition may appeal the regional 25 superintendent's decision to the regional board of school 26 trustees by motion, and the motion must be heard by the SB2990 Engrossed - 23 - LRB099 16913 NHT 41260 b

regional board of school trustees prior to any hearing on the 1 2 merits of the petition. If there are no registered voters 3 within the territory proposed to be detached from one or more districts, then the petition may be signed by all of the owners 4 5 of record of the real estate of the territory. Notwithstanding 6 any other provisions of this Article, if pursuant to a petition 7 filed under this subsection all of the territory of a school district is to be annexed to another school district, 8 anv 9 action by the regional board of school trustees or State 10 Superintendent of Education in granting or approving the 11 petition and any change in school district boundaries pursuant 12 to that action is subject to and the change in school district boundaries shall not be made except upon approval at a regular 13 scheduled election, in the manner provided by Section 7-7.7, 14 15 a proposition for the annexation of all of the territory of 16 that school district to the other school district.

17 Petitions for detachment and dissolution Each page of the circulated petition shall include the full prayer of the 18 petition with a general description of the territory at the top 19 20 of each page. Each, and each signature contained therein shall match the official signature and address of the legal resident 21 22 registered voters as recorded in the office of the county clerk 23 or board of election commissioners, and each election authority having jurisdiction over the county. Each petitioner shall also 24 25 record the date of his or her signing. Except in instances of a notarized signature of an owner of record of real estate with 26

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no legal resident voters in any territory proposed to be 1 2 detached, each Each page of the circulated petition shall be signed by a circulator stating that he or she has who has 3 4 witnessed the signature of each petitioner on that page. 5 Detachment petitions containing 10 or fewer signatures may be 6 notarized in lieu of a circulator statement. Each petition 7 shall include an accurate legal description and map of the territory proposed to be detached. If a petition proposes to 8 9 dissolve an entire district, then the full name and number of the district and a map are sufficient. Each petition shall 10 11 include the names of petitioners; the district to be dissolved 12 or the district from which the territory is proposed to be 13 detached; the district or districts to which the territory is 14 proposed to be annexed; evidence that the detaching or dissolving territory is compact and contiguous with the 15 16 annexing district or districts or otherwise meets the 17 requirements set forth in Section 7-4 of this Code; the referendum date, if applicable; and facts that support 18 favorable findings for the factors to be considered by the 19 20 regional board of school trustees pursuant to Section 7-6 of 21 this Code. The length of time for signatures to be valid, 22 before filing of the petition, shall not exceed 6 months.

23 Where there is only one school building in an approved 24 operating district, the building and building site may not be 25 included in any detachment proceeding unless petitioned by 26 two thirds of the registered voters within the entire district SB2990 Engrossed - 25 - LRB099 16913 NHT 41260 b

1 wherein the school is located.

2 Notwithstanding any other provisions of this Code, if, 3 pursuant to a petition filed under this subsection (a), all of the territory of a school district is to be annexed to another 4 5 school district, then any action by the regional board of 6 school trustees in granting or approving the petition and any change in school district boundaries pursuant to that action is 7 subject to and the change in school district boundaries may not 8 9 be made except upon approval, at a regular scheduled election, 10 in the manner provided by Section 7-7.7 of this Code, of a 11 proposition for the annexation of all of the territory of that 12 school district to the other school district.

No petition may be filed under this Section to form a new school district under this Article; however, such a petition may be filed under this Section to form a new school district if the boundaries of such new school district lie entirely within the boundaries of a military base or installation operated and maintained by the government of the United States.

(b) Any elementary or high school district with 100 or more 19 20 of its students residing upon territory located entirely within a military base or installation operated and maintained by the 21 22 government of the United States, or any unit school district or 23 any combination of the above mentioned districts with 300 or more of its students residing upon territory located entirely 24 25 within a military base or installation operated and maintained 26 by the government of the United States, shall, upon the filing

with the regional board of school trustees of a petition 1 2 adopted by resolution of the board of education or a petition 3 signed by a majority of the registered voters residing upon such military base or installation, have all of the territory 4 5 lying entirely within such military base or installation detached from such school district, and a new school district 6 7 comprised of such territory shall be created. The petition 8 shall be filed with and decided solely by the regional board of 9 school trustees of the region in which the regional 10 superintendent of schools has supervision and control, as 11 defined by Section 3-14.2 of this Code, of the school district affected. The regional board of school trustees shall have no 12 13 authority to deny the detachment and creation of a new school 14 district requested in a proper petition filed under this 15 subsection. This subsection shall apply only to those school 16 districts having a population of not fewer than 1,000 and not 17 more than 500,000 residents, as ascertained by any special or general census. 18

The new school district shall tuition its students to the 19 20 same districts that its students were previously attending and the districts from which the new district was detached shall 21 22 continue to educate the students from the new district, until 23 federal government provides other arrangements. the The 24 federal government shall pay for the education of such children 25 as required by Section 6 of Public Law 81-874.

26 If a school district created under this subsection (b) has

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not elected a school board and has not become operational 1 2 within 2 years after the date of detachment, then this district is automatically dissolved and the territory of this district 3 reverts to the school district from which the territory was 4 5 detached or any successor district thereto. Any school district created under this subsection (b) on or before September 1, 6 7 1996 that has not elected a school board and has not been operational since September 1, 1996 is automatically dissolved 8 9 on the effective date of this amendatory Act of 1999, and on 10 this date the territory of this district reverts to the school 11 district from which the territory was detached. For the 12 automatic dissolution of a school district created under this 13 subsection (b), the regional superintendent of schools who has 14 supervision and control, as defined by Section 3-14.2 of this 15 Code, of the school district from which the territory was 16 detached shall certify to the regional board of school trustees 17 that the school district created under this subsection (b) has been automatically dissolved. 18

19 (Source: P.A. 90-459, eff. 8-17-97; 91-460, eff. 8-6-99.)

20 (105 ILCS 5/7-2a) (from Ch. 122, par. 7-2a)

21 Sec. 7-2a. (a) <u>(Blank)</u>. Except as provided in subsection 22 (b) of this Section, any petition for dissolution filed under 23 this Article must specify the school district or districts to 24 which all of the territory of the district proposed to be 25 dissolved will be annexed. Any petition for dissolution may be 1 made by the board of education of the district or a majority of 2 the legal voters residing in the district proposed to be 3 dissolved. No petition from any other district affected by the 4 proposed dissolution shall be required.

5 (b) Any school district with a population of less than 5,000 residents or an enrollment of less than 750 students, as 6 7 determined by the district's current fall housing report filed 8 with the State Board of Education, shall be dissolved and its 9 territory annexed as provided in Section 7-11 by the regional 10 board of school trustees upon the filing with the regional 11 board of school trustees of a petition adopted by resolution of 12 the board of education or a petition signed by a majority of the legal resident registered voters of the district seeking 13 such dissolution. No petition shall be adopted or signed under 14 15 this subsection until the board of education or the 16 petitioners, as the case may be, shall have given at least 10 17 days' notice to be published once in a newspaper having general circulation in the district and shall have conducted a public 18 informational meeting to inform the residents of the district 19 20 of the proposed dissolution and to answer questions concerning the proposed dissolution. The petition shall be filed with and 21 22 decided solely by the regional board of school trustees of the 23 region in which the regional superintendent of schools has supervision and control, as defined by Section 3-14.2 of this 24 25 Code, of the school district being dissolved.

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The regional board of school trustees shall not act on a

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petition filed by a board of education if within 45 days after 1 2 giving the first notice of the hearing required under Section 7-11 a petition in opposition to the petition of the board to 3 4 dissolve, signed by a majority of the legal resident registered 5 voters of the district, is filed with the regional board of school trustees. In such an event, the dissolution petition is 6 7 dismissed on procedural grounds by operation of law and the 8 regional board of school trustees shall have no further 9 authority to consider the petition. A dissolution petition 10 dismissed as the result of a valid opposition petition is not 11 subject to the limitation on successive petitions as provided 12 in Section 7-8 of this Code, and a new petition may be filed upon receipt of the regional board of school trustees' notice 13 14 stating that the original petition was dismissed by operation 15 of law.

16 For all petitions under this Section, the legal resident 17 voters must be determined by the official voter registration lists as of the date the petition is filed. No signatures may 18 19 be added or withdrawn after the date the petition is filed. The 20 length of time for signatures to be valid, before filing of the petition, may not exceed 6 months. Notwithstanding any 21 22 provision to the contrary contained in the Election Code, the 23 regional superintendent of schools shall make all 24 determinations regarding the validity of the petition, 25 including, without limitation, signatures on the petition. Any party who is dissatisfied with the determination of the 26

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regional superintendent regarding the validity of the petition 1 2 may appeal the regional superintendent's decision to the 3 regional board of school trustees by motion, and the motion must be heard by the regional board of school trustees prior to 4 5 any hearing on annexing the territory of a district being dissolved. If no opposition petition is timely filed, the The 6 7 regional board of school trustees shall have no authority to deny dissolution requested in a proper petition for dissolution 8 9 filed under this Section subsection (b), but shall exercise its discretion in accordance with Section 7-11 on the issue of 10 11 annexing the territory of a district being dissolved, giving 12 consideration to but not being bound by the wishes expressed by 13 the residents of the various school districts that may be affected by such annexation. 14

When dissolution and annexation become effective for 15 16 purposes of administration and attendance as determined 17 pursuant to Section 7 11, the positions of teachers in contractual continued service in the district being dissolved 18 19 are transferred to an annexing district or to annexing 20 districts pursuant to the provisions of Section 24-12 relative 21 to teachers having contractual continued service status whose 22 positions are transferred from one board to the control of a 23 different board, and those said provisions of Section 24-12 shall apply to said transferred teachers. In the event that the 24 territory is added to 2 or more districts, the decision 25 26 which positions shall be transferred to which annexing

districts shall be made giving consideration to the 1 2 proportionate percent of pupils transferred and the annexing districts' staffing needs, and the transfer of specific 3 individuals into such positions shall be based upon the request 4 5 of those teachers in order of seniority in the dissolving district. The contractual continued service status of any 6 7 teacher thereby transferred to an annexing district is not lost and the different board is subject to this Act with respect to 8 9 such transferred teacher in the same manner as if such teacher 10 was that district's employee and had been its employee during 11 the time such teacher was actually employed by the board of the 12 dissolving district from which the position was transferred. (Source: P.A. 98-125, eff. 8-2-13.) 13

14 (105 ILCS 5/7-4) (from Ch. 122, par. 7-4)

Sec. 7-4. Requirements for granting petitions. No petition shall be granted under Section 7-1 or 7-2 of this Code:

17 (a) If there will be any non-high school territory18 resulting from the granting of the petition.

(b) <u>(Blank).</u> Unless after granting the petition any community unit district, community consolidated district, elementary district or high school district created shall have a population of at least 2,000 and an equalized assessed valuation of at least \$6,000,000 based upon the last value as equalized by the Department of Revenue as of the date of filing of the petition. SB2990 Engrossed - 32 - LRB099 16913 NHT 41260 b

(c) Unless the territory within any district so created or 1 2 any district whose boundaries are affected by the granting of a 3 petition shall after the granting thereof be compact and contiguous, except as provided in Section 7-6 of this Code or 4 5 as otherwise provided in this subdivision (c). The fact that a district is divided by territory lying within the corporate 6 7 limits of the city of Chicago shall not render it non-compact 8 or non-contiguous. If, pursuant to a petition filed under Section 7-1 $\frac{1}{2}$ of this Code, all of the territory of a 9 10 district is to be annexed to another district, then the 11 annexing district and the annexed district need not be 12 contiguous if the following requirements are met and documented within 2 calendar years prior to the petition filing date: 13

14 (1) the distance between each district administrative15 office is documented as no more than 30 miles;

16 (2) every district contiguous to the district wishing 17 to be annexed determines that it is not interested in 18 participating in a petition filed under Section 7-1 or 7-2 19 of this Code, through a vote of its school board, and 20 documents that non-interest in a letter to the regional 21 board of school trustees containing approved minutes that 22 record the school board vote; and

(3) documentation of meeting these requirements are
presented as evidence at the hearing required under Section
7-6 of this Code.

26 (d) (Blank). To create any school district with a

population of less than 2,000 unless the State Board of 1 2 Education and the regional superintendent of schools for the region in which the proposed district will lie shall certify to 3 the regional board or boards of school trustees that the 4 creation of such new district will not interfere with the 5 ultimate reorganization of the territory of such proposed 6 district as a part of a district having a population of 2,000 7 or more. Notwithstanding any other provisions of this Article, 8 9 the granting or approval by a regional board or regional boards of school trustees or by the State Superintendent of Education 10 11 of a petition that under subsection (b-5) of Section 7-6 is 12 required to request the submission of a proposition at a regular scheduled election for the purpose of voting for or 13 against the annexation of the territory described in the 14 petition to the school district proposing to annex that 15 16 territory is subject to, and any change in school district 17 boundaries pursuant to the granting of the petition shall not be made except upon, approval of the proposition at 18 the election in the manner provided by Section 7 7.7. 19

20 (Source: P.A. 98-125, eff. 8-2-13.)

21	(105 ILCS 5/7-4.1) (from Ch. 122, par. 7-4.1)
22	Sec. 7-4.1. Copies of petition. Each petition submitted
23	under the provisions of Section 7-1 or $7-2$ shall <u>include proof</u>
24	of notice to owners of record of real estate with no legal
25	resident voters in any territory proposed to be detached, if

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applicable, and be accompanied by sufficient copies thereof for distribution to the <u>president of the school</u> board of each <u>detaching or dissolving and annexing</u> school district involved. The copies need not <u>contain original signatures</u> be signed by the petitioners as is required of the original petition.

6 (Source: Laws 1963, p. 3037.)

7 (105 ILCS 5/7-5) (from Ch. 122, par. 7-5)

Sec. 7-5. Detachment set aside upon petition. If there is a 8 9 recognized school district which as a result of detachment is 10 without a school building, the detachment may be set aside by 11 the regional county board of school trustees of the region in 12 county over which the regional county superintendent of schools had supervision and control, as defined in Section 3-14.2 of 13 14 this Code, prior to the detachment upon petition by two-thirds 15 of the eligible voters in the school district after such 16 detachment and the detached area. The regional county board of school trustees shall conduct a hearing upon the petition as 17 prescribed and in the manner provided in Section 7-6. 18

19 (Source: Laws 1961, p. 31.)

20	(105 ILCS 5/7-6) (from Ch. 122, par. 7-6)
21	Sec. 7-6. Petition filing; notice; hearing; decision.
22	(a) The secretary of the regional board of school trustees
23	or his or her designee, the chief administrative officer of an
24	educational service center under Section 7-04 of this Code or

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his or her designee, or the person designated by the trustees 1 2 of schools of the township in accordance with subsection (a-10) 3 of Section 7-04 of this Code, as appropriate, shall receive the filing of the petition, make the determination of validity in 4 5 accordance with subsection (a) of Section 7-1 of this Section, publish the notice, conduct the hearing, and issue the final 6 7 order. Upon the filing of a petition with the secretary of the regional board of school trustees under the provisions of 8 Section 7-1 or 7-2 of this Code, Act the secretary shall cause 9 10 a copy of such petition to be given to the president of the 11 school each board of each detaching or dissolving and annexing 12 school any district involved in the proposed boundary change 13 and shall cause a notice thereof to be published once in a newspaper having general circulation within the area of the 14 detaching or dissolving and annexing territory described in the 15 16 petition for the proposed change of boundaries.

17 (b) (Blank). When a joint hearing is required under the provisions of Section 7 2, the secretary also shall cause 18 copy of the notice to be sent to the regional board of school 19 20 trustees of each region affected. Notwithstanding the foregoing provisions of this Section, if the secretary of the 21 22 regional board of school trustees with whom a petition is filed under Section 7-2 fails, within 30 days after the filing of 23 such petition, to cause notice thereof to be published and sent 24 25 as required by this Section, then the secretary of the regional 26 board of school trustees of any other region affected may cause

1 the required notice to be published and sent, and the joint
2 hearing may be held in any region affected as provided in the
3 notice so published.

(b-5) If a petition filed under subsection (a) of Section 4 5 7 1 or under Section 7 2 proposes to annex all the territory of a school district to another school district, the petition 6 7 shall request the submission of a proposition at a regular 8 scheduled election for the purpose of voting for or against the 9 annexation of the territory described in the petition to the 10 school district proposing to annex that territory. No petition 11 filed or election held under this Article shall be null and 12 void, invalidated, or deemed in noncompliance with the Election 13 Code because of a failure to publish a notice with respect to the petition or referendum as required under subsection (q) of 14 Section 28-2 of that Code for petitions that are not filed 15 16 under this Article or Article 11E of this Code.

17 (c) When a petition contains more than 10 signatures the petition shall designate a committee of 10 of the petitioners 18 as attorney in fact for all petitioners, any 7 of whom may make 19 20 binding stipulations on behalf of all petitioners as to any question with respect to the petition or hearing or joint 21 22 hearing, and the regional board of school trustees, or regional 23 boards of school trustees in cases of a joint hearing may accept such stipulation in lieu of evidence or proof of the 24 25 matter stipulated. The committee of petitioners shall have the 26 same power to stipulate to accountings or waiver thereof

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between school districts; however, the regional board of school 1 2 trustees, or regional boards of school trustees in cases of a 3 joint hearing may refuse to accept such stipulation. Those designated as the committee of 10 shall serve in that capacity 4 5 until such time as the regional superintendent of schools or the committee of 10 determines that, because of death, 6 7 resignation, transfer of residency from the territory, or 8 failure to qualify, the office of a particular member of the 9 committee of 10 is vacant. Upon determination that a vacancy 10 exists, the remaining members shall appoint a petitioner to 11 fill the designated vacancy on the committee of 10. The 12 appointment of any new members by the committee of 10 shall be 13 made by a simple majority vote of the remaining designated members. 14

(d) The petition may be amended to withdraw not to exceed a total of 10% of the territory in the petition at any time prior to the hearing or joint hearing; provided that the petition shall after amendment comply with the requirements as to the number of signatures required on an original petition.

(e) The petitioners shall pay the expenses of publishing the notice and of any transcript taken at the hearing <u>and</u> <u>mailing the final order</u> or joint hearing; and, in case of an appeal from the decision of the regional board of school trustees, or regional boards of school trustees in cases of a joint hearing, or State Superintendent of Education in cases determined under subsection (1) of this Section, the appellants SB2990 Engrossed - 38 - LRB099 16913 NHT 41260 b shall pay the cost of preparing the record for appeal. <u>The</u> <u>regional superintendent of schools with whom the petition is</u> <u>filed may request a deposit at the time of filing to cover</u> expenses as provided in this subsection (e).

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5 (f) The notice shall state when the petition was filed, the 6 description of the <u>detaching</u> territory <u>or name of the</u> 7 <u>dissolving district</u>, the name of the annexing district, the 8 prayer of the petition, and the return day <u>and time</u> on <u>and</u> 9 <u>location in</u> which the hearing or joint hearing upon the 10 petition will be held, which shall not be more than <u>30</u> 15 nor 11 less than 15 calendar 10 days after the publication of notice.

12 (g) Prior to the hearing, the secretary of the regional board of school trustees shall submit to the regional board of 13 14 school trustees maps showing the districts involved and a written report of the financial and educational conditions of 15 16 the districts involved and the probable effect of the proposed 17 changes. The reports and maps submitted must be made a part of the record of the proceedings of the regional board of school 18 19 trustees. A copy of the report and maps submitted must be sent by the secretary of the regional board of school trustees to 20 21 the school board of each detaching or dissolving and annexing 22 school district not less than 5 days prior to the day upon 23 which the hearing is to be held. On such return day or on a day 24 to which the regional board of school trustees, or regional 25 boards of school trustees in cases of a joint hearing shall 26 continue the hearing or joint hearing the regional board of

- school trustees, or regional boards of school trustees in cases of a joint hearing shall hear the petition but may adjourn the hearing or joint hearing from time to time or may continue the matter for want of sufficient notice or other good cause.
- 5 (h) On the hearing day or on a day to which the regional board of school trustees shall continue the hearing, the 6 7 regional board of school trustees shall hear the petition but may adjourn the hearing from time to time or may continue the 8 9 matter for want of sufficient notice or other good cause. Prior 10 to the hearing or joint hearing the secretary of the regional 11 board of school trustees shall submit to the regional board of 12 school trustees, or regional boards of school trustees in cases of a joint hearing maps showing the districts involved, 13 written report of financial and educational conditions of 14 15 districts involved and the probable effect of the proposed 16 changes. The reports and maps submitted shall be made a part of the record of the proceedings of the regional board of school 17 trustees, or regional boards of school trustees in cases of a 18 19 joint hearing. A copy of the report and maps submitted shall be 20 sent by the secretary of the regional board of school trustees 21 to each board of the districts involved, not less than 5 days 22 prior to the day upon which the hearing or joint hearing is to 23 be held.

24	(h-5)	Except		for moti		ons	and	brief	fs cha	lenging	the
25	validity	of	a	pet	ition	or	othe	erwise	e chal	lenging	the
26	jurisdicti	Lon	of	the	regior	nal	board	of	school	trustees	to

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conduct a hearing on a petition and except for motions and 1 briefs related to the type of evidence the regional board of 2 3 school trustees may consider under subsection (i) of this 4 Section, no other motions, pleadings, briefs, discovery 5 requests, or other like documents may be filed with the 6 regional board of school trustees or served on other parties, and the regional board of school trustees shall have no 7 authority to consider such documents, except that if a legal 8 9 issue arises during a hearing, then the regional board of school trustees may, at its discretion, request briefs to be 10 11 submitted to it on that issue.

12 (i) The regional board of school trustees shall hear evidence as to the school needs and conditions of the territory 13 14 in the area within and adjacent thereto and the effect detachment will have on those needs and conditions and as to 15 16 the ability of the districts affected to meet the standards of 17 recognition as prescribed by the State Board of Education, shall take into consideration the division of funds and assets 18 19 that will result from the change of boundaries, and shall 20 determine whether it is in the best interests of the schools of 21 the area and the direct educational welfare of the pupils that 22 such change in boundaries be granted. If non-high school 23 territory is contained in the petition, the normal high school 24 attendance pattern of the pupils must be taken into 25 consideration. If the non-high school territory overlies an elementary district, a part of which is in a high school 26

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district, such territory may be annexed to the high school 1 2 district even though the territory is not contiguous to the high school district. However, upon resolution by the regional 3 board of school trustees, the secretary thereof shall conduct 4 5 the hearing upon any boundary petition and present a transcript of such hearing to the trustees, who shall base their decision 6 upon the transcript, maps, and information and any presentation 7 of counsel. The regional board of school trustees or regional 8 9 boards of school trustees in cases of a joint hearing shall hear evidence as to the school needs and conditions of the 10 11 territory in the area within and adjacent thereto and the 12 effect detachment will have on those needs and conditions and to the ability of the districts affected to meet 13 the ag standards of recognition as prescribed by the State Board of 14 Education, and shall take into consideration the division of 15 16 funds and assets which will result from the change of 17 boundaries and shall determine whether it is to the best interests of the schools of the area and the direct educational 18 welfare of the pupils that such change in boundaries be 19 20 granted, and in case non-high school territory is contained in 21 the petition the normal high school attendance pattern of the 22 children shall be taken into consideration. If the non-high 23 school territory overlies an elementary district, a part of which is in a high school district, such territory may be 24 25 annexed to such high school district even though not contiguous 26 to the high school district. However, upon resolution by the

regional board of school trustees, or regional boards of school 1 2 trustees in cases of a joint hearing the secretary or 3 secretaries thereof shall conduct the hearing or joint hearing upon any boundary petition and present a transcript of such 4 5 hearing to the trustees who shall base their decision upon the 6 transcript, maps and information and any presentation of 7 counsel. In the instance of a change of boundaries through 8 detachment:

9 (1) When considering the effect the detachment will 10 have on the direct educational welfare of the pupils, the 11 regional board of school trustees or the regional boards of 12 school trustees shall consider a comparison of the school 13 report cards for the schools of the affected districts and the school district report cards for the affected districts 14 15 only if there is no more than a 3% difference in the 16 minority, low-income, and English learner student 17 populations of the relevant schools of the districts.

(2) The community of interest of the petitioners and 18 their children and the effect detachment will have on the 19 20 whole child may be considered only if the regional board of 21 school trustees or the regional boards of school trustees 22 first determines determine that there would be а 23 significant direct educational benefit to the petitioners' 24 children if the change in boundaries were allowed.

(3) When petitioners cite an annexing district
 attendance center or centers in the petition or during

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testimony, the regional board of school trustees or the 1 regional boards of school trustees may consider the 2 difference in the distances from the detaching area to the 3 current attendance centers and the cited annexing district 4 5 attendance centers only if the difference is no less than 10 miles shorter to one of the cited annexing district 6 attendance centers than it is to the corresponding current 7 8 attendance center.

9 (4) The regional board of school trustees or the 10 regional boards of school trustees may not grant a petition 11 if doing so will increase the percentage of minority or 12 low-income students or English learners by more than 3% at the attendance center where students in the detaching 13 14 territory currently attend, provided that if the 15 percentage of any one of those groups also decreases at 16 that attendance center, the regional board or boards may 17 grant the petition upon consideration of other factors under this Section and this Article. 18

19 (5) The regional board of school trustees or the
 20 regional boards of school trustees may not consider whether
 21 changing the boundaries will increase the property values
 22 of the petitioners' property.

The factors in subdivisions (1) through (5) of this subsection (i) are applicable whether or not there are children residing in the petitioning area at the time the hearing is conducted. SB2990 Engrossed - 44 - LRB099 16913 NHT 41260 b

1 If the regional board of school trustees or the regional 2 boards of school trustees grants a petition to change school 3 district boundaries, then the annexing school district shall 4 determine the attendance center or centers that children from 5 the petitioning area shall attend.

6 (j) At the hearing, or joint hearing any resident of the 7 territory described in the petition or any resident in any 8 detaching, dissolving, or annexing school district or any 9 representative of a detaching, dissolving, or annexing school 10 district affected by the proposed change of boundaries may 11 appear in person or by an attorney in support of the petition 12 or to object to the granting of the petition and may present evidence in support of his or her position through either oral 13 14 or written testimony.

At the conclusion of the hearing, the regional 15 (k) 16 superintendent of schools as secretary to the regional board of 17 school trustees shall, within 30 days, enter an order either granting or denying the petition. The regional superintendent 18 of schools shall deliver a certified copy of the order by 19 certified mail, return receipt requested, to the petitioners or 20 committee of petitioners, as applicable; the school board of 21 22 each detaching or dissolving and annexing district; any person 23 providing testimony in support of or opposition to the petition 24 at the hearing; and any attorney who appears for a person. The 25 regional superintendent of schools shall also deliver a copy of the order to the regional superintendent of schools who has 26

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supervision and control, as defined in Section 3-14.2 of this 1 2 Code, of the annexing district if different from the regional 3 superintendent of schools with whom the petition was filed. The regional superintendent of schools is not required to send a 4 5 copy of the regional board of school trustees' order to those attending the hearing but not participating. The final order 6 7 shall be in writing and include findings of fact, conclusions 8 of law, and the decision to grant or deny the petition. At the 9 conclusion of the hearing, other than a joint hearing, the 10 regional superintendent of schools as ex officio member of the 11 regional board of school trustees shall within 30 days enter an 12 order either granting or denying the petition and shall deliver to the committee of petitioners, if any, and any person who has 13 filed his appearance in writing at the hearing and any attorney 14 15 who appears for any person and any objector who testifies at 16 the hearing and the regional superintendent of schools a 17 certified copy of its order.

Notwithstanding the foregoing provisions of this 18 (1)Section, if within 12 $\frac{9}{2}$ months after a petition is submitted 19 20 under the provisions of Section 7-1 the petition is not approved or denied by the regional board of school trustees and 21 22 the order approving or denying that petition entered and a copy 23 thereof served as provided in this Section, petitioners the school boards or registered voters of the districts affected 24 25 that submitted the petition (or the committee of 10, or an 26 attorney acting on its behalf, if designated in the petition)

may submit a copy of the petition directly to the State 1 2 Superintendent of Education for approval or denial. The copy of 3 the petition as so submitted shall be accompanied by a record of all proceedings had with respect to the petition up to the 4 5 time the copy of the petition is submitted to the State Superintendent of Education (including a copy of any notice 6 7 given or published, any certificate or other proof of 8 publication, copies of any maps or written report of the financial and educational conditions of the school districts 9 10 affected if furnished by the secretary of the regional board of 11 school trustees, copies of any amendments to the petition and 12 stipulations made, accepted or refused, a transcript of any 13 hearing or part of a hearing held, continued or adjourned on 14 the petition, and any orders entered with respect to the 15 petition or any hearing held thereon). The petitioners school 16 boards, registered voters or committee of 10 submitting the 17 petition and record of proceedings to the State Superintendent of Education shall give written notice by certified mail, 18 19 return receipt requested, to the regional board of school 20 trustees and to the secretary of that board and to the detaching or dissolving and annexing school districts that the 21 22 petition has been submitted to the State Superintendent of 23 Education for approval or denial τ and shall furnish a copy of the notice so given to the State Superintendent of Education. 24 25 The cost of assembling the record of proceedings for submission 26 to the State Superintendent of Education shall be the

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responsibility of the petitioners that submit school boards, 1 2 registered voters or committee of 10 that submits the petition 3 and record of proceedings to the State Superintendent of petition is submitted to the 4 Education. When a State 5 Superintendent of Education in accordance with the provisions 6 of this paragraph:

7 (1) The regional board of school trustees loses all 8 jurisdiction over the petition and shall have no further 9 authority to hear, approve, deny or otherwise act with 10 respect to the petition.

11 (2) All jurisdiction over the petition and the right 12 and duty to hear, approve, deny or otherwise act with 13 respect to the petition is transferred to and shall be 14 assumed and exercised by the State Superintendent of 15 Education.

16 (3) The State Superintendent of Education shall not be 17 required to repeat any proceedings that were conducted in accordance with the provisions of this Section prior to the 18 19 time jurisdiction over the petition is transferred to him, 20 but the State Superintendent of Education shall be required 21 to give and publish any notices and hold or complete any 22 hearings that were not given, held or completed by the 23 regional board of school trustees or its secretary as required by this Section prior to the time jurisdiction 24 25 the petition is transferred to the over State 26 Superintendent of Education.

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(4) If so directed by the State Superintendent of 1 Education, the regional superintendent of schools shall 2 submit to the State Superintendent of Education and to such 3 school boards as the State Superintendent of Education 4 5 shall prescribe accurate maps and a written report of the financial and educational conditions of the districts 6 7 affected and the probable effect of the proposed boundary 8 changes.

9 (5) The State Superintendent is authorized to conduct 10 further hearings, or appoint a hearing officer to conduct 11 further hearings, on the petition even though a hearing 12 thereon was held as provided in this Section prior to the 13 time jurisdiction over the petition is transferred to the 14 State Superintendent of Education.

15 (6) The State Superintendent of Education or the 16 hearing officer shall hear evidence and approve or deny the 17 petition and shall enter an order to that effect and 18 deliver and serve the same as required in other cases to be 19 done by the regional board of school trustees and the 20 regional superintendent of schools as <u>secretary</u> an ex 21 officio member of that board.

(m) <u>(Blank).</u> Within 10 days after the conclusion of a joint hearing required under the provisions of Section 7-2, each regional board of school trustees shall meet together and render a decision with regard to the joint hearing on the petition. If the regional boards of school trustees fail to

enter a joint order either granting or denying the petition, 1 2 the regional superintendent of schools for the educational service region in which the joint hearing is held shall enter 3 an order denying the petition, and within 30 days after the 4 5 conclusion of the joint hearing shall deliver a copy of the order denying the petition to the regional boards of school 6 7 trustees of each region affected, to the committee of petitioners, if any, to any person who has filed his appearance 8 9 in writing at the hearing and to any attorney who appears for 10 any person at the joint hearing. If the regional boards of 11 school trustees enter a joint order either granting or denying 12 the petition, the regional superintendent of schools for the 13 educational service region in which the joint hearing is held shall, within 30 days of the conclusion of the hearing, deliver 14 15 a copy of the joint order to those same committees and persons as are entitled to receive copies of the regional 16 17 superintendent's order in cases where the regional boards of school trustees have failed to enter a joint order. 18

(n) Within 10 days after service of a copy of the order 19 20 granting or denying the petition, any person so served may petition for a rehearing and, upon sufficient cause being 21 22 shown, a rehearing may be granted. The regional board of school 23 trustees shall first determine whether there is sufficient cause for a rehearing. If so determined, then the regional 24 25 board of school trustees shall allow the petition to be heard anew in its entirety in accordance with all procedures in this 26

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Article. The party requesting a rehearing shall pay the 1 expenses of publishing the notice and of any transcript taken 2 3 at the hearing. The filing of a petition for rehearing shall operate as a stay of enforcement until the regional board of 4 school trustees, or regional boards of school trustees in cases 5 6 of a joint hearing, or State Superintendent of Education in 7 cases determined under subsection (1) of this Section enters 8 enter the final order on such petition for rehearing.

9 (o) If a petition filed under subsection (a) of Section 7 1 10 or under Section 7-2 is required under the provisions of 11 subsection (b-5) of this Section 7-6 to request submission of a 12 proposition at a regular scheduled election for the purpose of 13 voting for or against the annexation of the territory described in the petition to the school district proposing to annex that 14 15 territory, and if the petition is granted or approved by the 16 regional board or regional boards of school trustees or by the 17 State Superintendent of Education, the proposition shall be placed on the ballot at the next regular scheduled election. 18 (Source: P.A. 99-475, eff. 1-1-16.) 19

20 (105 ILCS 5/7-7) (from Ch. 122, par. 7-7)

Sec. 7-7. Administrative Review Law. The decision of the regional board of school trustees, or the decision of the regional boards of school trustees following a joint hearing, or the decision of the State Superintendent of Education in cases determined pursuant to subsection (1) of Section 7-6,

shall be deemed an "administrative decision" as defined in 1 2 Section 3-101 of the Code of Civil Procedure; and any resident, 3 who appears at the hearing or any petitioner, or board of education entitled to receive a certified copy of the regional 4 5 board of school trustees' order of any district affected may, within 35 days after a copy of the decision sought to be 6 7 reviewed was served by certified mail, return receipt requested, registered mail upon the resident, petitioner, or 8 9 board of education, the party affected thereby file a complaint 10 for a judicial review of such decision in accordance with the 11 Administrative Review Law and the rules adopted pursuant 12 thereto. The commencement of any action for judicial review 13 shall operate as a stay of enforcement, and no further proceedings shall be had until final disposition of such 14 15 review. If the transcript of the hearing is required to be 16 presented to another county board of school trustees the time 17 within which a complaint for review must be filed shall not begin to run until the decision of the regional board of school 18 19 trustees hearing the petition has been granted or denied by the 20 regional board of school trustees conducting a hearing on the 21 transcript. The circuit court of the county in which the 22 petition is filed with the regional board of school trustees 23 shall have sole jurisdiction to entertain a complaint for such 24 review when only one regional board of school trustees must 25 act; however, when the regional boards of school trustees act 26 following a joint hearing, the circuit court of the county in

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1 which the joint hearing on the original petition is conducted

2 shall have sole jurisdiction of the complaint for such review.

- 3 (Source: P.A. 87-210.)
- 4 (105 ILCS 5/7-8) (from Ch. 122, par. 7-8)

5 Sec. 7-8. Limitation on successive petitions. No territory, nor any part thereof, which is involved in any 6 7 proceeding to change the boundaries of a school district by 8 detachment or dissolution from or annexation to such school 9 district of such territory, and which, after a hearing on the 10 merits of the petition or referendum vote, is not so detached 11 or dissolved nor annexed, shall be again involved in 12 proceedings to change the boundaries of such school district for at least 2 years after final determination of such first 13 14 proceeding, unless during that 2-year period a petition filed 15 is substantially different than any other previously filed petition during the previous 2 years or if a school district 16 involved is identified as a priority district under Section 17 2-3.25d-5 of this Code, is placed on the financial watch list 18 by the State Board of Education, or is certified as being in 19 20 financial difficulty during that 2-year period or if such first 21 proceeding involved a petition brought under Section 7-2b of 22 this Article 7. The 2-year period is counted beginning from the 23 date of a final administrative decision after all appeal 24 timelines have run, upon final court order after all appeal timelines have run, or upon the certification of the election 25

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- 1 results in the event of a dissolution. The 2-year period is 2
 2 calendar years.
- 3 (Source: P.A. 99-193, eff. 7-30-15.)

4 (105 ILCS 5/7-9) (from Ch. 122, par. 7-9)

5 Sec. 7-9. Effective date of change. In case a petition is filed for the creation of or the change of boundaries of or for 6 7 an election to vote upon a proposition of creating or annexing territory to a school district after August 1, as provided in 8 9 this Article, and the change is granted or the election 10 carries, and no appeal is taken such change shall become 11 effective after the time for appeal has run for the purpose of all elections; however, the change shall not affect 12 the administration of the schools until July 1 following the date 13 14 the petition is granted or upon which the election is held and 15 the school boards of the districts as they existed prior to the 16 change shall exercise the same power and authority over such territory until such date; however, new districts shall be 17 permitted to organize and elect officers within the time 18 19 prescribed by the general election law. In the event that the 20 granting of a petition has become final, either through failure 21 to seek Administrative Review, or by the final decision of a 22 court on review if no further appeal is taken, or upon 23 certification of election results in the event of a 24 dissolution, the change in boundaries shall become effective the following July 1 forthwith. The school boards of the 25

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districts as they existed prior to the change shall exercise 1 2 the same power and authority over such territory until such date, unless However, if the granting of the petition becomes 3 final between September 1 and June 30 of any year, the 4 administration of and attendance at the schools shall not be 5 affected until the following July 1, when the change in 6 7 boundaries shall become effective for all purposes. After the granting of a petition has become final, the date when 8 the 9 change shall become effective for purposes of administration 10 and attendance may be accelerated or postponed by stipulation 11 of each of the school boards of each detaching or dissolving 12 and annexing school district and approval affected and approved by the regional board of school trustees or by the board of a 13 14 special charter district with which the original petition is 15 required to be filed.

16 (Source: P.A. 90-459, eff. 8-17-97.)

17 (105 ILCS 5/7-10) (from Ch. 122, par. 7-10)

Sec. 7-10. Map showing change; filed change Filed. Within 18 30 thirty days after the boundaries of any school district have 19 been changed, or a new district created under any of the 20 21 provisions of this Article the regional county superintendent 22 of schools of any county involved shall make and file with the county clerk or clerks of his county a map of any detaching, 23 24 dissolving, or annexing school districts, involved in any 25 change of boundaries or creation of a new district whereupon SB2990 Engrossed - 55 - LRB099 16913 NHT 41260 b

the county clerks shall extend taxes against the territory in accordance therewith; provided: Provided that if an action to review such decision under Section 7-7 is taken, the regional <u>superintendent of schools</u> County Superintendent of Schools shall not file the map with the county clerk until after he <u>or</u> <u>she</u> is served with a certified copy of the order of the final disposition of such review.

8 (Source: Laws 1961, p. 31.)

9

(105 ILCS 5/7-10.5 new)

10 Sec. 7-10.5. Teacher transfer. When dissolution and 11 annexation become effective for purposes of administration and 12 attendance as determined pursuant to Section 7-9 or 7-11 of 13 this Code, as applicable, the positions of teachers in contractual continued service in the district being dissolved 14 are transferred to an annexing district or to annexing 15 16 districts pursuant to the provisions of subsection (h) of Section 24-11 of this Code relative to teachers having 17 contractual continued service status whose positions are 18 transferred from one school board to the control of a different 19 school board, and those said provisions of subsection (h) of 20 21 Section 24-11 of this Code shall apply to the transferred 22 teachers. In the event that the territory is added to 2 or more 23 districts, the decision on which positions are to be 24 transferred to which annexing districts must be made giving consideration to the proportionate percentage of pupils 25

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transferred and the annexing districts' staffing needs, and the 1 2 transfer of specific individuals into such positions must be 3 based upon the request of those teachers in order of seniority in the dissolving district. The contractual continued service 4 5 status of any teacher thereby transferred to an annexing district is not lost and the different school board is subject 6 7 to this Code with respect to the transferred teacher in the 8 same manner as if the teacher was that district's employee and 9 had been its employee during the time the teacher was actually employed by the school board of the dissolving district from 10 11 which the position was transferred.

12

(105 ILCS 5/7-11) (from Ch. 122, par. 7-11)

7-11. Annexation of 13 Sec. dissolved non-operating 14 districts. If any school district has become dissolved as provided in Section 5-32, or if a petition for dissolution is 15 16 filed under subsection (b) of Section 7-2a, the regional board of school trustees shall attach the territory of such dissolved 17 district to one or more districts and, if the territory is 18 added to 2 or more districts, shall divide the property of the 19 20 dissolved district among the districts to which its territory 21 is added, in the manner provided for the division of property 22 in case of the organization of a new district from a part of another district. The regional board of school trustees of the 23 24 region in which the regional superintendent has supervision and control, as defined in Section 3-14.2 of this Code, over the 25

school district that is dissolved shall have all power 1 2 necessary to annex the territory of the dissolved district as 3 provided in this Section, including the power to attach the territory to a school district under the supervision and 4 5 control of the regional superintendent of another educational service region and, in the case of Leepertown CCSD 175, the 6 7 power to attach the territory to a non-contiguous school district if deemed in the best interests of the schools of the 8 9 area and the educational welfare of the pupils involved. The 10 annexation of the territory of a dissolved school district 11 under this Section shall entitle the school districts involved 12 in the annexation to payments from the State Board of Education 13 in the same manner and to the same extent authorized in the 14 case of other annexations under this Article. Other provisions 15 of this Article 7 of The School Code shall apply to and govern dissolutions and annexations under this Section and Section 16 17 7-2a, except that it is the intent of the General Assembly that in the case of conflict the provisions of this Section and 18 Section 7-2a shall control over the other provisions of this 19 20 Article.

The regional board of school trustees shall give notice of a hearing, to be held not less than 50 days nor more than 70 days after a school district is dissolved under Section 5-32 or a petition is filed under subsection (b) of Section 7-2a, on the disposition of the territory of such school district by publishing a notice thereof at least once each week for 2

successive weeks in at least one newspaper having a general 1 2 circulation within the area of the territory involved. At such hearing, the regional board of school trustees shall hear 3 evidence as to the school needs and conditions of the territory 4 5 and of the area within and adjacent thereto, and shall take into consideration the educational welfare of the pupils of the 6 7 territory and the normal high school attendance pattern of the 8 children. In the case of an elementary school district, except 9 for Leepertown CCSD 175, if all the eighth grade graduates of 10 such district customarily attend high school in the same high 11 school district, the regional board of school trustees shall, 12 unless it be impossible because of the restrictions of a special charter district, annex the territory of the district 13 14 to a contiguous elementary school district whose eighth grade graduates customarily attend that high school, and that has an 15 16 elementary school building nearest to the center of the 17 territory to be annexed, but if such eighth grade graduates customarily attend more than one high school the regional board 18 of school trustees shall determine the attendance pattern of 19 20 such graduates and divide the territory of the district among 21 the contiguous elementary districts whose graduates attend the 22 same respective high schools.

At the conclusion of the hearing, the regional superintendent of schools, as secretary to the regional board of school trustees, shall, within 10 days, enter an order detailing the annexation of the dissolved district. The SB2990 Engrossed - 59 - LRB099 16913 NHT 41260 b

regional superintendent of schools shall deliver a certified 1 copy of the order by certified mail, return receipt requested, 2 3 to the petitioners or committee of petitioners, as applicable; the school board of each dissolving and annexing district; any 4 5 person providing testimony in support of or opposition to the petition at the hearing; and any attorney who appears for any 6 7 person. The regional superintendent of schools shall also 8 deliver a copy of the order to the regional superintendent of 9 schools who has supervision and control, as defined in Section 3-14.2 of this Code, of the annexing district, if different 10 11 from the regional superintendent of schools with whom the 12 petition was filed. The regional superintendent of schools is not required to send a copy of the regional board of school 13 14 trustees' order to those attending the hearing but not participating. The final order shall be in writing and include 15 16 findings of fact, conclusions of law, and the annexation 17 decision. The decision of the regional board of school trustees shall be The decision of the regional board of school trustees 18 19 in such matter shall be issued within 10 days after the 20 conclusion of the hearing and deemed an "administrative decision" as defined in Section 3-101 of the Code of Civil 21 22 Procedure and any resident, who appears at the hearing or any 23 petitioner, or school district entitled to receive a certified 24 copy of the regional board of school trustees' order may, 25 within 10 days after a copy of the decision sought to be reviewed was served by certified mail, return receipt 26

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requested, registered mail upon the resident, petitioner, or 1 2 school district, the party affected thereby file a complaint for the judicial review of such decision in accordance with the 3 Law", and all amendments and "Administrative Review 4 5 modifications thereof and the rules adopted pursuant thereto. The commencement of any action for review shall operate as a 6 stay of enforcement, and no further proceedings shall be had 7 until final disposition of such review. The final decision of 8 9 the regional board of school trustees or of any court upon 10 judicial review shall become effective under Section 7-9 in the 11 case of a petition for dissolution filed under subsection (b) 12 of Section 7-2a, and a final decision shall become effective immediately following the date no further appeal is allowable 13 in the case of a district dissolved under Section 5-32. 14

15 Notwithstanding the foregoing provisions of this Section 16 or any other provision of law to the contrary, the school board 17 of the Mt. Morris School District is authorized to donate to the City of Mount Morris, Illinois the school building and 18 19 other real property used as a school site by the Mt. Morris 20 School District at the time of its dissolution, by appropriate resolution adopted by the school board of the district prior to 21 22 the dissolution of the district; and upon the adoption of a 23 resolution by the school board donating the school building and school site to the City of Mount Morris, Illinois as authorized 24 25 by this Section, the regional board of school trustees or other 26 school officials holding legal title to the school building and

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school site so donated shall immediately convey the same to the
 City of Mt. Morris, Illinois.

3 (Source: P.A. 97-656, eff. 1-13-12.)

4 (105 ILCS 5/7-12) (from Ch. 122, par. 7-12)

5 Sec. 7-12. Termination of office. Upon the close of the 6 then current school year during which any school district is 7 annexed to another school district under any of the provisions of this Article, the terms of office of the school directors or 8 9 board of education members of the annexed school district shall 10 be terminated and the school board of the annexing district 11 shall perform all the duties and have all the powers of the 12 school board of the annexed district. The annexing district as it is constituted on and after the time of such annexation 13 14 shall receive all the assets and assume all the obligations and 15 liabilities including the bonded indebtedness of the original 16 annexing district and of the district annexed. The tax rate for such assumed bonded indebtedness shall be determined in the 17 18 manner provided in Article 19 of this Code Act.

19 (Source: Laws 1961, p. 31.)

20 (105 ILCS 5/7-14A) (from Ch. 122, par. 7-14A)

Sec. 7-14A. Annexation <u>compensation</u> Compensation. There shall be no accounting made after a mere change in boundaries when no new district is created, except that those districts whose enrollment increases by 90% or more as a result of

annexing territory detached from another district pursuant to 1 2 this Article are eligible for supplementary State aid payments in accordance with Section 11E-135 of this Code. Eligible 3 annexing districts shall apply to the State Board of Education 4 5 for supplementary State aid payments by submitting enrollment figures for the year immediately preceding and the year 6 immediately following the effective date of the boundary change 7 8 for both the district gaining territory and the district losing 9 territory. Copies of any intergovernmental agreements between 10 the district gaining territory and the district losing 11 territory detailing any transfer of fund balances and staff 12 must also be submitted. In all instances of changes in boundaries, the district losing territory shall not count the 13 14 average daily attendance of pupils living in the territory 15 during the year preceding the effective date of the boundary 16 change in its claim for reimbursement under Section 18-8.05 17 $\frac{18-8}{18-8}$ for the school year following the effective date of the change in boundaries and the district receiving the territory 18 shall count the average daily attendance of pupils living in 19 20 the territory during the year preceding the effective date of the boundary change in its claim for reimbursement under 21 22 Section 18-8.05 $\frac{18-8}{18-8}$ for the school year following the 23 effective date of the change in boundaries. The changes to this 24 Section made by this amendatory Act of the 95th General 25 Assembly are intended to be retroactive and applicable to any 26 annexation taking effect on or after July 1, 2004.

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1 (Source: P.A. 95-707, eff. 1-11-08.)

(105 ILCS 5/7-29) (from Ch. 122, par. 7-29) 2 3 Sec. 7-29. Limitation on contesting boundary change. No 4 Neither the People of the State of Illinois nor any person, 5 corporation, private or public, nor any association of persons 6 shall commence an action contesting either directly or 7 indirectly the annexation of any territory to a school district shall commence or the creation of any new school district 8 9 unless brought within 2 calendar years after (i) the order 10 annexing the territory or creating the new district shall have 11 become final in the event of a detachment or (ii) the election 12 results shall have been certified in the event of a dissolution. Where or within 2 years after the date of the 13 14 election creating the new school district if no proceedings to 15 contest such election are duly instituted within the time 16 permitted by law, or within two years after the final disposition of any proceedings which may be so instituted to 17 contest such election; however where a limitation of a shorter 18 period is prescribed by statute, such shorter limitation shall 19 apply. The, and the limitation set forth in this Section 20 21 section shall not apply to jurisdictional challenges any order 22 where the judge, body or officer entering the order annexing the territory or creating the new district did not at the time 23 24 of the entry of such order have jurisdiction of the subject 25 matter.

1 (Source: P.A. 86-1334.)

2	(105 ILCS 5/7-31 new)
3	Sec. 7-31. Applicability of amendatory Act. For any
4	petition filed with the regional superintendent of schools
5	under this Article prior to the effective date of this
6	amendatory Act of the 99th General Assembly, including a
7	petition for a rehearing pursuant to subsection (n) of Section
8	7-6 of this Code, the proposed action described in the
9	petition, including all notices, hearings, administrative
10	decisions, ballots, elections, and passage requirements
11	relating thereto, shall proceed and be in accordance with the
12	law in effect prior to the effective date of this amendatory
13	Act of the 99th General Assembly.
14	(105 ILCS 5/10-22.35B new)
15	Sec. 10-22.35B. Title to school sites and buildings.
16	(a) On January 1, 1994 (the effective date of Public Act
17	88-155): (i) the legal title to all school buildings and school
18	sites used or occupied for school purposes by a school district
19	located in a Class I county school unit or held for the use of
20	any such school district by and in the name of the regional
21	board of school trustees shall vest in the school board of the
22	school district, and the legal title to those school buildings
23	and school sites shall be deemed transferred by operation of
24	law to the school board of the school district, to be used for

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school purposes and held, sold, leased, exchanged, or otherwise 1 2 transferred in accordance with law; and (ii) the legal title to 3 all school buildings and school sites used or occupied for school purposes by a school district that is located in a Class 4 5 II county school unit and that has withdrawn from the jurisdiction and authority of the trustees of schools of a 6 township and the township treasurer under subsection (b) of 7 8 Section 5-1 of this Code or held for the use of any such school 9 district by and in the name of the regional board of school 10 trustees at the time that regional board of school trustees was 11 abolished by Public Act 87-969 shall vest in the school board 12 of the school district, and the legal title to those school buildings and school sites shall be deemed transferred by 13 14 operation of law to the school district, to be used for school purposes and held, sold, leased, exchanged, or otherwise 15 16 transferred in accordance with law.

17 (b) The school board of each school district to which subsection (a) of this Section is applicable may receive any 18 19 gift, grant, donation, or legacy made for the use of any school 20 or for any school purpose within its jurisdiction and shall succeed to any gift, grant, donation, or legacy heretofore 21 22 received by the regional board of school trustees, either from 23 the township school trustees within their jurisdiction or from 24 any other source, for the use of any school of the district served by the school board or for any other school purpose of 25 26 that school district. All conveyances of real estate made to

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1 the school board of a school district under this Section shall
2 be made to the school board in its corporate name and to its
3 successors in office.

4 (c) All school districts and high school districts may take
5 and convey title to real estate to be improved by buildings or
6 other structures for vocational or other educational training
7 as provided in Section 10-23.3 of this Code.

8 (d) Nothing in this Section shall be deemed to apply to any 9 common school lands or lands granted or exchanged therefor or 10 to the manner in which such lands are managed and controlled 11 for the use and benefit of the school township and the schools 12 of the township by the township land commissioners, the 13 regional board of school trustees (acting as the township land 14 commissioners), or the trustees of schools of the township, 15 which hold legal title to those lands; and they may continue to receive gifts, grants, donations, or legacies made for the use 16 17 of the school township and for the schools of the township generally in the same manner as such gifts, grants, donations, 18 19 or legacies were made prior to January 1, 1994.

20 (105 ILCS 5/12-24) (from Ch. 122, par. 12-24)

Sec. 12-24. Elimination of non-high school district. The territory of the non-high school district or unit district not maintaining a high school in existence on January 1, 1950 of any county having a population of 500,000 or less shall be automatically eliminated from the non-high school district or SB2990 Engrossed - 67 - LRB099 16913 NHT 41260 b

unit district, unless (1) the non-high school territory is 1 2 adjacent to a district created by a special Act whose boundaries are required by such Act to be coterminous with some 3 city or village or to a district maintaining grades 1 through 4 5 12 and (2) has children in such territory who customarily attend the high school of such district and (3) has no school 6 7 district operating grades 9 through 12 to which such territory could 8 be annexed without impairing the educational 9 opportunities of the children of such territory and in such 10 case the territory shall remain non-high school territory.

11 Any such non-high school district including any unit 12 district not maintaining a high school pursuant to the 13 provisions of this Section shall pay tuition for high school 14 students at a rate to be mutually agreed by the boards of 15 education of each district affected.

When territory is eliminated from a non-high school district or unit district not maintaining a high school it shall be annexed by the county board of school trustees as provided in Section 7-27 of this <u>Code (now repealed)</u> Act.

Any non-high school district affected by such elimination and annexation may continue to exercise all previously conferred and existing powers pending final administrative or judicial affirmance thereof.

24 (Source: P.A. 81-950.)

25

(105 ILCS 5/16-2) (from Ch. 122, par. 16-2)

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Sec. 16-2. Joint use of site and building. Whenever the 1 2 school boards of two or more school districts have agreed upon 3 the joint use of any school site and compensation to be paid therefor, and any such site has been selected in the manner 4 5 required by law, it is lawful for such districts to use the 6 same school site and after payment of the compensation, the 7 trustees of schools of the township or regional board of school 8 trustees, as the case may be, by proper instrument in writing 9 shall declare that title to such site is held for the joint use 10 of such districts according to the terms of such agreement, and 11 such districts shall be further authorized to construct, 12 maintain and use a building jointly for the benefit of the 13 inhabitants thereof. Notwithstanding any other provisions of 14 this Section:

15 (1) If legal title to the selected site is held in the name 16 of the school board of a school district that has agreed to the 17 joint use of the site with any other school districts, and if those other school districts are also districts whose school 18 19 boards, under subsection (a) of Section 10-22.35B of this Code 20 7-28, are to hold legal title to school buildings and school 21 sites of the district, then upon the execution of the agreement 22 and payment of the compensation in accordance with the terms of 23 the agreement the school boards of the districts shall be 24 deemed to hold legal title to the site as tenants in common, 25 and the required deed or deeds of conveyance shall be executed 26 and delivered by the president and secretary or clerk of the

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school boards to reflect that legal title to the selected site
 is held in that manner.

(2) If one more but not all of the school boards that are 3 party to the agreement are school boards that, under subsection 4 5 (a) of Section 10-22.35B of this Code 7 28, are to hold legal title to the school buildings and school sites of the district, 6 the interest in the selected site of each school board that is 7 8 to hold legal title to the school buildings and school sites of 9 the district shall be that of a tenant in common; and the 10 required deed or deeds of conveyance shall be executed and 11 delivered by the president and secretary or clerk of the 12 trustees of schools of the township, regional board of school 13 trustees, township land commissioners, or school boards, as the 14 case may be, to reflect that tenancy in common interest of the 15 appropriate school board or school boards with the trustees of 16 schools of the township, regional board of school trustees or 17 township land commissioners, as the case may be, in the legal title to the selected site. 18

19 (Source: P.A. 88-155.)

20 (105 ILCS 5/32-4.6) (from Ch. 122, par. 32-4.6)

Sec. 32-4.6. Title, care and custody of property; supervision and control.

The title, care and custody of all schoolhouses and school sites belonging to districts that are described in Section 32-2.11 and that are not districts whose school boards under SB2990 Engrossed - 70 - LRB099 16913 NHT 41260 b

subsection (a) of Section 10-22.35B of this Code 7-28 are to 1 2 hold legal title to school buildings and school sites of the district shall be vested in the trustees of schools of the 3 townships in which the districts are situated, but 4 the 5 supervision and control of such schoolhouses and sites shall be 6 vested in the board of inspectors of the districts. In all other cases, the legal title, care, custody and control of 7 8 school houses and school sites belonging to districts that are 9 described in Section 32-2.11, together with the supervision and 10 control of those school houses and sites, shall be vested in 11 the board of inspectors of the districts.

12 (Source: P.A. 88-155.)

13 (105 ILCS 5/7-01 rep.)

- 14 (105 ILCS 5/7-2 rep.)
- 15 (105 ILCS 5/7-2.3 rep.)

16 (105 ILCS 5/7-2.4 rep.)

- 17 (105 ILCS 5/7-2.5 rep.)
- 18 (105 ILCS 5/7-2.6 rep.)
- 19 (105 ILCS 5/7-2.7 rep.)
- 20 (105 ILCS 5/7-13 rep.)
- 21 (105 ILCS 5/7-27 rep.)
- 22 (105 ILCS 5/7-28 rep.)
- 23 (105 ILCS 5/7-30 rep.)

24Section 10. The School Code is amended by repealing25Sections 7-01, 7-2, 7-2.3, 7-2.4, 7-2.5, 7-2.6, 7-2.7, 7-13,

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1 7-27, 7-28, and 7-30.

2 Section 99. Effective date. This Act takes effect July 1, 3 2016.