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- 1 AN ACT relating to schools.
- Be it enacted by the People of the State of Illinois, 2
- 3 represented in the General Assembly:
- 4 Section 5. The School Code is amended by changing
- Section 7-2a as follows: 5
- 6 (105 ILCS 5/7-2a) (from Ch. 122, par. 7-2a)
- Sec. 7-2a. (a) Except as provided in subsection (b) of 7
- 8 this Section, (i) any petition for dissolution filed under
- this Article must specify the school district or districts to 9
- which all of the territory of the district proposed to be 10
- dissolved will be annexed and (ii) any petition 11
- dissolution may be made by the board of education of the 12
- 13 district or at least two-thirds a-majority of the registered
- legal voters residing in the district proposed to be 14
- 15 dissolved. No petition from any other district affected by
- the proposed dissolution shall be required. 16 <u>A petition</u>
- approved by the regional board of school trustees that was 17
- 18 initiated by the registered voters residing in the district
- 19 proposed to be dissolved is not effective until the question
- electors in each affected school district at a regular

of dissolution and annexation has been submitted to the

in each affected school district voting on the question. The

- 22 election and has been approved by a majority of the electors
- regional board of school trustees must certify the question 24
- to the proper election authority, which must submit the 25
- question at an election in accordance with the Election Code. 26
- 27 (b) Any school district with a population of less than
- 5,000 residents shall be dissolved and its territory annexed 28
- as provided in Section 7-11 by the regional board of school 29
- trustees upon the filing with the regional board of school 30
- trustees a request to dissolve of--a-petition adopted by 31

1 resolution of the board of education or-a-petition-signed--by 2 a--majority--of-the-registered-voters of the district seeking such dissolution. If a petition is initiated by two-thirds of 3 4 the registered voters in a school district with a population 5 of less than 5,000 residents and the petition seeks to annex the district in its entirety to another school district, then 6 the petition, if approved by the regional board of school 7 trustees, is not effective until the question of dissolution 8 9 and annexation has been submitted to the electors in each 10 affected school district at a regular election and has been approved by a majority of the electors in each affected 11 12 school district voting on the question. The regional board of school trustees must certify the question to the proper 13 election authority, which must submit the question at an 14 15 election in accordance with the Election Code. No resolution 16 shall be adopted by the board of education or petition shall be-adopted-or signed under this subsection (b) until the 17 board of education or the petitioners, as the case may be, 18 shall have given at least 10 days' notice to be published 19 a newspaper having general circulation in the 20 in 21 district and shall have conducted a public informational 22 meeting to inform the residents of the district of 23 proposed dissolution and to answer questions concerning the proposed dissolution. The <u>resolution or</u> petition shall 24 25 filed with and decided solely by the regional board of school trustees of the region in which the regional superintendent 26 of schools has supervision of the school district being 27 The regional board of school trustees shall not 28 dissolved. 29 act on a resolution petitien filed by a board of education if within 45 days after giving notice of the hearing required 30 under Section 7-11 a petition in opposition to the resolution 31 petition of the board to dissolve, signed by a majority of 32 the registered voters of the district, is filed with the 33 34 regional board of school trustees. The regional board of

1 school trustees shall have no authority to deny dissolution

2 requested in a proper resolution petition for dissolution

3 filed by a board of education under this subsection (b), but

4 shall exercise its discretion in accordance with Section 7-11

on the issue of annexing the territory of a district being

dissolved, giving consideration to but not being bound by the

7 wishes expressed by the residents of the various school

8 districts that may be affected by such annexation.

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When dissolution and annexation become effective for purposes of administration and attendance as determined pursuant to Section 7-11, the positions of teachers in contractual continued service in the district being dissolved are transferred to an annexing district or to annexing districts pursuant to the provisions of Section 24 - 12relative to teachers having contractual continued service status whose positions are transferred from one board to the control of a different board, and those said provisions of Section 24-12 shall apply to said transferred teachers. the event that the territory is added to 2 or more districts, the decision on which positions shall be transferred to which annexing districts shall be made giving consideration to the proportionate percent of pupils transferred and the annexing districts' staffing needs, and the transfer of specific individuals into such positions shall be based upon the request of those teachers in order of seniority in the dissolving district. The contractual continued service of any teacher thereby transferred to an annexing status district is not lost and the different board is subject this Act with respect to such transferred teacher in the same manner as if such teacher was that district's employee and had been its employee during the time such teacher was actually employed by the board of the dissolving district from which the position was transferred.

34 (Source: P.A. 86-13; 87-1215.)

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