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1 AN ACT concerning education.

2 Be it enacted by the People of the State of Illinois, 3 represented in the General Assembly:

Section 5. The School Code is amended by changing Sections
1A-10, 1C-4, 2-3.12, 2-3.250, 2-3.39, 2-3.62, 2-3.64a-5, 3-1,
3-2.5, 3-11, 3-15.6, 3-15.10, 3-15.17, 10-17a, 14-8.02,
14-9.01, 14C-1, 14C-2, 14C-3, 14C-5, 14C-7, 14C-9, 14C-11,
27A-5, 34-2.4, and 34-8.17 and by renumbering and changing
Section 2-3.160 as follows:

10 (105 ILCS 5/1A-10)

Sec. 1A-10. Divisions of Board. The State Board of Education shall <u>have, without limitation, the following</u>, <u>before April 1, 2005, create</u> divisions within the Board, <u>including without limitation the following</u>:

- 15 (1) <u>Educator Effectiveness</u> Teaching and Learning
 16 Services for All Children.
- 17 (2) <u>Improvement and Innovation</u> School Support Services
 18 for All Schools.
- 19 (3) Fiscal Support Services.
- 20 (4) (Blank).
- 21 (5) Internal Auditor.
- 22 (6) Human Resources.
- 23 <u>(7) Legal.</u>

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(8) Specialized Instruction, Nutrition, and Wellness.
 (9) Language and Early Childhood Development.
 The State Board of Education may, after consultation with the
 General Assembly, add any divisions or functions to the Board
 that it deems appropriate and consistent with Illinois law.
 (Source: P.A. 95-793, eff. 1-1-09.)

7

(105 ILCS 5/1C-4)

8 Sec. 1C-4. Reports. The State Superintendent of Education, 9 in cooperation with the school districts participating under 10 this Article, shall annually report to the leadership of the 11 General Assembly on the progress made in implementing this Article. By February 1, 1997, the State Board of Education 12 shall submit to the Governor and General Assembly a 13 comprehensive plan for Illinois school districts, including 14 15 the school district that has been organized under Article 34 16 and is under the jurisdiction of the Chicago Board of Education, to establish and implement a block grant funding 17 18 system for educational programs that are currently funded through single-program grants. Before submitting its plan to 19 20 establish and implement a block grant funding system to the 21 Governor and General Assembly as required by this Section, the State Board of Education shall give appropriate notice of 22 and hold statewide public hearings on the subject of funding 23 educational programs through block grants. The plan shall be 24 designed to relieve school districts of the administrative 25

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burdens that impede efficiency and accompany single-program 1 2 funding. A school district that receives an Early Childhood Education Block Grant shall report to the State Board of 3 Education on its use of the block grant in such form and detail 4 5 as the State Board of Education may specify. In addition, the report must include the following description for the district, 6 7 which must also be reported to the General Assembly: block 8 grant allocation and expenditures by program; population and 9 service levels by program; and administrative expenditures by 10 program. The State Board of Education shall ensure that the 11 reporting requirements for a district organized under Article 12 34 of this Code are the same as for all other school districts 13 in this State.

14 (Source: P.A. 97-238, eff. 8-2-11.)

15 (105 ILCS 5/2-3.12) (from Ch. 122, par. 2-3.12)

16 Sec. 2-3.12. School building code.

17 (a) To prepare for school boards with the advice of the 18 Department of Public Health, the Capital Development Board, and 19 the State Fire Marshal a school building code that will 20 conserve the health and safety and general welfare of the 21 pupils and school personnel and others who use public school 22 facilities.

(b) Within 2 years after September 23, 1983, and every 10
years thereafter, or at such other times as the State Board of
Education deems necessary or the regional superintendent so

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orders, each school board subject to the provisions of this Section shall again survey its school buildings and effectuate any recommendations in accordance with the procedures set forth herein.

5 (1) An architect or engineer licensed in the State of 6 Illinois is required to conduct the surveys under the 7 provisions of this Section and shall make a report of the 8 findings of the survey titled "safety survey report" to the 9 school board.

10 (2) The school board shall approve the safety survey 11 report, including any recommendations to effectuate 12 compliance with the code, and submit it to the Regional 13 Superintendent.

14 (3) The Regional Superintendent shall render a
15 decision regarding approval or denial and submit the safety
16 survey report to the State Superintendent of Education.

17 (4) The State Superintendent of Education shall 18 approve or deny the report including recommendations to 19 effectuate compliance with the code and, if approved, issue 20 a certificate of approval.

(5) Upon receipt of the certificate of approval, the
 Regional Superintendent shall issue an order to effect any
 approved recommendations included in the report. The
 report shall meet all of the following requirements:

(A) Items in the report shall be prioritized.(B) Urgent items shall be considered as those items

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related to life safety problems that present an immediate hazard to the safety of students.

(C) Required items shall be considered as those items that are necessary for a safe environment but present less of an immediate hazard to the safety of students.

7 (D) Urgent and required items shall reference a 8 specific rule in the code authorized by this Section 9 that is currently being violated or will be violated 10 within the next 12 months if the violation is not 11 remedied.

12 (6) The school board of each district so surveyed and receiving a report of needed recommendations to be made to 13 14 maintain standards of safety and health of the pupils 15 enrolled shall effectuate the correction of urgent items as 16 soon as achievable to ensure the safety of the students, 17 but in no case more than one year after the date of the State Superintendent of Education's approval of 18 the 19 recommendation.

20 (7) Required items shall be corrected in a timely 21 manner, but in no case more than 5 years from the date of 22 the State Superintendent of Education's approval of the 23 recommendation.

(8) Once each year the school board shall submit a
 report of progress on completion of any recommendations to
 effectuate compliance with the code.

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(c) As soon as practicable, but not later than 2 years 1 2 after January 1, 1993, the State Board of Education shall combine the document known as "Efficient and Adequate Standards 3 for the Construction of Schools" with the document known as 4 5 "Building Specifications for Health and Safety in Public 6 Schools" together with any modifications or additions that may 7 be deemed necessary. The combined document shall be known as the "Health/Life Safety Code for Public Schools" and shall be 8 9 the governing code for all facilities that house public school 10 students or are otherwise used for public school purposes, 11 whether such facilities are permanent or temporary and whether 12 they are owned, leased, rented, or otherwise used by the 13 district. Facilities owned by a school district but that are 14 not used to house public school students or are not used for 15 public school purposes shall be governed by separate provisions 16 within the code authorized by this Section.

(d) The 10 year survey cycle specified in this Section shall continue to apply based upon the standards contained in the "Health/Life Safety Code for Public Schools", which shall specify building standards for buildings that are constructed prior to January 1, 1993 and for buildings that are constructed after that date.

(e) The "Health/Life Safety Code for Public Schools" shall be the governing code for public schools; however, the provisions of this Section shall not preclude inspection of school premises and buildings pursuant to Section 9 of the Fire SB1319 Engrossed - 7 - LRB099 06560 NHT 26633 b

Investigation Act, provided that the provisions of 1 the 2 "Health/Life Safety Code for Public Schools", or such predecessor document authorized by this Section as may be 3 applicable are used, and provided that those inspections are 4 5 coordinated with the Regional Superintendent having 6 jurisdiction over the public school facility.

7 (e-5) After the effective date of this amendatory Act of 8 the 98th General Assembly, all new school building construction 9 governed by the "Health/Life Safety Code for Public Schools" 10 must include in its design and construction a storm shelter 11 that meets the minimum requirements of the ICC/NSSA Standard 12 for the Design and Construction of Storm Shelters (ICC-500), 13 published jointly by the International Code Council and the 14 National Storm Shelter Association. Nothing in this subsection 15 (e-5) precludes the design engineers, architects, or school 16 district from applying a higher life safety standard than the 17 ICC-500 for storm shelters.

(f) Nothing in this Section shall be construed to prohibit the State Fire Marshal or a qualified fire official to whom the State Fire Marshal has delegated his or her authority from conducting a fire safety check in a public school.

(g) The Regional Superintendent shall address any violations that are not corrected in a timely manner pursuant to subsection (b) of Section 3-14.21 of this Code.

25 (h) Any agency having jurisdiction beyond the scope of the 26 applicable document authorized by this Section may issue a SB1319 Engrossed - 8 - LRB099 06560 NHT 26633 b

1 lawful order to a school board to effectuate recommendations, 2 and the school board receiving the order shall certify to the 3 Regional Superintendent and the State Superintendent of 4 Education when it has complied with the order.

5 (i) The State Board of Education is authorized to adopt any 6 rules that are necessary relating to the administration and 7 enforcement of the provisions of this Section.

8 (j) The code authorized by this Section shall apply only to 9 those school districts having a population of less than 500,000 10 inhabitants.

11 (k) In this Section, a "qualified fire official" means an 12 individual that meets the requirements of rules adopted by the 13 State Fire Marshal in cooperation with the State Board of 14 Education to administer this Section. These rules shall be 15 based on recommendations made by the task force established 16 under Section 2-3.137 (now repealed) of this Code.

17 (Source: P.A. 98-883, eff. 1-1-15.)

18

(105 ILCS 5/2-3.250)

Sec. 2-3.250. Registration and recognition of non-public
 elementary and secondary schools.

(a) Findings. The General Assembly finds and declares (i)
that the Constitution of the State of Illinois provides that a
"fundamental goal of the People of the State is the educational
development of all persons to the limits of their capacities"
and (ii) that the educational development of every school

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1 student serves the public purposes of the State. In order to 2 ensure that all Illinois students and teachers have the 3 opportunity to enroll and work in State-approved educational 4 institutions and programs, the State Board of Education shall 5 provide for the voluntary registration and recognition of 6 non-public elementary and secondary schools.

7 (b) Registration. All non-public elementary and secondary 8 schools in the State of Illinois may voluntarily register with 9 the State Board of Education on an annual basis. Registration 10 shall be completed in conformance with procedures prescribed by 11 the State Board of Education. Information required for 12 registration shall include assurances of compliance (i) with 13 and State laws regarding health examination federal and 14 immunization. attendance, length of term, and 15 nondiscrimination and (ii) with applicable fire and health 16 safety requirements.

17 (c) Recognition. All non-public elementary and secondary schools in the State of Illinois may voluntarily seek the 18 status of "Non-public School Recognition" from the State Board 19 20 of Education. This status may be obtained by compliance with administrative guidelines and review procedures as prescribed 21 22 by the State Board of Education. The guidelines and procedures 23 must recognize that some of the aims and the financial bases of non-public schools are different from public schools and will 24 25 not be identical to those for public schools, nor will they be 26 more burdensome. The quidelines and procedures must also

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1 recognize the diversity of non-public schools and shall not 2 impinge upon the noneducational relationships between those 3 schools and their clientele.

Prohibition against recognition. A non-public 4 (c-5)5 elementary or secondary school may not obtain "Non-public 6 School Recognition" status unless the school requires all 7 certified and non-certified applicants for employment with the 8 school, after July 1, 2007, to authorize a fingerprint-based 9 criminal history records check as a condition of employment to 10 determine if such applicants have been convicted of any of the 11 enumerated criminal or drug offenses set forth in Section 12 21B-80 21-23a of this Code or have been convicted, within 7 13 years of the application for employment, of any other felony under the laws of this State or of any offense committed or 14 15 attempted in any other state or against the laws of the United 16 States that, if committed or attempted in this State, would 17 have been punishable as a felony under the laws of this State.

Authorization for the check shall be furnished by the 18 applicant to the school, except that if the applicant is a 19 20 substitute teacher seeking employment in more than one non-public school, a teacher seeking concurrent part-time 21 22 employment positions with more than one non-public school (as a 23 reading specialist, special education teacher, or otherwise), 24 educational support personnel employee seeking or an 25 employment positions with more than one non-public school, then only one of the non-public schools employing the individual 26

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Upon receipt of 1 shall request the authorization. this 2 non-public school shall submit the authorization, the applicant's name, sex, race, date of birth, social security 3 number, fingerprint images, and other identifiers, 4 as 5 prescribed by the Department of State Police, to the Department 6 of State Police.

The Department of State Police and Federal Bureau of 7 8 Investigation shall furnish, pursuant to a fingerprint-based 9 criminal history records check, records of convictions, 10 forever and hereafter, until expunded, to the president or 11 principal of the non-public school that requested the check. 12 The Department of State Police shall charge that school a fee 13 for conducting such check, which fee must be deposited into the State Police Services Fund and must not exceed the cost of the 14 15 inquiry. Subject to appropriations for these purposes, the 16 State Superintendent of Education shall reimburse non-public 17 schools for fees paid to obtain criminal history records checks under this Section. 18

A non-public school may not obtain recognition status unless the school also performs a check of the Statewide Sex Offender Database, as authorized by the Sex Offender Community Notification Law, for each applicant for employment, after July 1, 2007, to determine whether the applicant has been adjudicated a sex offender.

Any information concerning the record of convictions obtained by a non-public school's president or principal under

this Section is confidential and may be disseminated only to 1 2 the governing body of the non-public school or any other person necessary to the decision of hiring the applicant for 3 employment. A copy of the record of convictions obtained from 4 5 the Department of State Police shall be provided to the applicant for employment. Upon a check of the Statewide Sex 6 Offender Database, the non-public school shall notify the 7 8 applicant as to whether or not the applicant has been 9 identified in the Sex Offender Database as a sex offender. Any 10 information concerning the records of conviction obtained by 11 the non-public school's president or principal under this 12 Section for a substitute teacher seeking employment in more 13 than one non-public school, a teacher seeking concurrent 14 part-time employment positions with more than one non-public 15 school (as a reading specialist, special education teacher, or 16 otherwise), or an educational support personnel employee 17 seeking employment positions with more than one non-public school may be shared with another non-public school's principal 18 19 or president to which the applicant seeks employment. Any 20 person who releases any criminal history record information concerning an applicant for employment is guilty of a Class A 21 22 misdemeanor and may be subject to prosecution under federal 23 law, unless the release of such information is authorized by 24 this Section.

No non-public school may obtain recognition status that knowingly employs a person, hired after July 1, 2007, for whom SB1319 Engrossed - 13 - LRB099 06560 NHT 26633 b

Police 1 Department of State and Federal Bureau а of 2 Investigation fingerprint-based criminal history records check and a Statewide Sex Offender Database check has not been 3 initiated or who has been convicted of any offense enumerated 4 5 in Section 21B-80 of this Code or any offense committed or 6 attempted in any other state or against the laws of the United 7 States that, if committed or attempted in this State, would 8 have been punishable as one or more of those offenses. No 9 non-public school may obtain recognition status under this 10 Section that knowingly employs a person who has been found to 11 be the perpetrator of sexual or physical abuse of a minor under 12 18 years of age pursuant to proceedings under Article II of the 13 Juvenile Court Act of 1987.

14 In order to obtain recognition status under this Section, a 15 non-public school must require compliance with the provisions 16 of this subsection (c-5) from all employees of persons or firms 17 holding contracts with the school, including, but not limited to, food service workers, school bus drivers, and other 18 19 transportation employees, who have direct, daily contact with pupils. Any information concerning the records of conviction or 20 21 identification as a sex offender of any such employee obtained 22 by the non-public school principal or president must be 23 promptly reported to the school's governing body.

(d) Public purposes. The provisions of this Section are in
the public interest, for the public benefit, and serve secular
public purposes.

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(e) Definition. For purposes of this Section, a non-public
school means any non-profit, non-home-based, and non-public
elementary or secondary school that is in compliance with Title
VI of the Civil Rights Act of 1964 and attendance at which
satisfies the requirements of Section 26-1 of this Code.
(Source: P.A. 96-431, eff. 8-13-09; 97-607, eff. 8-26-11.)

7 (105 ILCS 5/2-3.39) (from Ch. 122, par. 2-3.39)

8 Sec. 2-3.39. Department of Transitional Bilingual 9 Education. To establish a Department of Transitional Bilingual 10 Education. In selecting staff for the Department of 11 Transitional Bilingual Education the State Board of Education 12 shall give preference to persons who are natives of foreign 13 countries where languages to be used in transitional bilingual 14 education programs are the predominant languages. The 15 Department of Transitional Bilingual Education has the power 16 and duty to:

(1) Administer and enforce the provisions of Article 14C of this Code including the power to promulgate any necessary rules and regulations.

(2) Study, review, and evaluate all available resources and
programs that, in whole or in part, are or could be directed
towards meeting the language capability needs of <u>child English</u>
<u>learners and adult English learners</u> children and adults of
limited English-speaking ability residing in the State.

25 (3) Gather information about the theory and practice of

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bilingual education in this State and elsewhere, and encourage experimentation and innovation in the field of bilingual education.

(4) Provide for the maximum practical involvement of 4 5 parents of bilingual children, transitional bilingual education teachers, representatives of community groups, 6 7 educators, and laymen knowledgeable in the field of bilingual education in the formulation of policy and procedures relating 8 to the administration of Article 14C of this Code. 9

10 (5) Consult with other public departments and agencies, 11 including but not limited to the Department of Community 12 Affairs, the Department of Public Welfare, the Division of 13 Employment Security, the Commission Against Discrimination, 14 and the United States Department of Health, Education, and 15 Welfare in connection with the administration of Article 14C of 16 this Code.

17 (6) Make recommendations in the areas of preservice and 18 in-service training for transitional bilingual education 19 teachers, curriculum development, testing and testing 20 mechanisms, and the development of materials for transitional 21 bilingual education programs.

(7) Undertake any further activities which may assist in the full implementation of Article 14C of this Code and to make an annual report to the General Assembly to include an evaluation of the program, the need for continuing such a program, and recommendations for improvement. SB1319 Engrossed - 16 - LRB099 06560 NHT 26633 b

The requirement for reporting to the General Assembly shall 1 2 be satisfied by filing copies of the report with the Speaker, Minority Leader and the Clerk of the 3 House the of Representatives and the President, the Minority Leader and the 4 5 Secretary of the Senate and the Legislative Research Unit, as required by Section 3.1 of "An Act to revise the law in 6 7 relation to the General Assembly", approved February 25, 1874, 8 as amended, and filing such additional copies with the State 9 Government Report Distribution Center for the General Assembly 10 as is required under paragraph (t) of Section 7 of the State 11 Library Act.

12 (Source: P.A. 84-1438.)

13 (105 ILCS 5/2-3.62) (from Ch. 122, par. 2-3.62)

14 Sec. 2-3.62. Educational service centers.

15 (a) A regional network of educational service centers shall 16 be established by the State Board of Education to coordinate and combine existing services in a manner which is practical 17 18 and efficient and to provide new services to schools as provided in this Section. Services to be made available by such 19 20 centers shall include the planning, implementation and 21 evaluation of:

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(1) (blank);

(2) computer technology education;

24 (3) mathematics, science and reading resources for
 25 teachers including continuing education, inservice

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training and staff development.

2 The centers may provide training, technical assistance, 3 coordination and planning in other program areas such as school improvement, school accountability, financial 4 planning, 5 consultation, and services, career guidance, early childhood education, alcohol/drug education and prevention, family life 6 7 - sex education, electronic transmission of data from school 8 districts to the State, alternative education and regional 9 special education, and telecommunications systems that provide 10 distance learning. Such telecommunications systems may be 11 obtained through the Department of Central Management Services 12 pursuant to Section 405-270 of the Department of Central 13 Management Services Law (20 ILCS 405/405-270). The programs and services of educational service centers may be offered to 14 15 private school teachers and private school students within each 16 service center area provided public schools have already been 17 afforded adequate access to such programs and services.

Upon the abolition of the office, removal from office, 18 disqualification for office, resignation from office, or 19 20 expiration of the current term of office of the regional superintendent of schools, whichever is earlier, the chief 21 22 administrative officer of the centers serving that portion of a 23 Class II county school unit outside of a city of 500,000 or more inhabitants shall have and exercise, in and with respect 24 25 to each educational service region having a population of 26 2,000,000 or more inhabitants and in and with respect to each SB1319 Engrossed - 18 - LRB099 06560 NHT 26633 b

1 school district located in any such educational service region,
2 all of the rights, powers, duties, and responsibilities
3 theretofore vested by law in and exercised and performed by the
4 regional superintendent of schools for that area under the
5 provisions of this Code or any other laws of this State.

6 The State Board of Education shall promulgate rules and 7 regulations necessary to implement this Section. The rules 8 shall include detailed standards which delineate the scope and 9 specific content of programs to be provided by each Educational 10 Service Center, as well as the specific planning, 11 implementation and evaluation services to be provided by each 12 Center relative to its programs. The Board shall also provide 13 the standards by which it will evaluate the programs provided 14 by each Center.

(b) Centers serving Class 1 county school units shall be 15 16 governed by an 11-member board, 3 members of which shall be 17 public school teachers nominated by the local bargaining representatives to the appropriate regional superintendent for 18 appointment and no more than 3 members of which shall be from 19 each of the following categories, including but not limited to 20 21 superintendents, regional superintendents, school board 22 members and a representative of an institution of higher 23 education. The members of the board shall be appointed by the 24 regional superintendents whose school districts are served by 25 the educational service center. The composition of the board 26 will reflect the revisions of this amendatory Act of 1989 as

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1 the terms of office of current members expire.

2 (c) The centers shall be of sufficient size and number to 3 assure delivery of services to all local school districts in 4 the State.

5 (d) From monies appropriated for this program the State 6 Board of Education shall provide grants paid from the Personal 7 Property Tax Replacement Fund to qualifying Educational 8 Service Centers applying for such grants in accordance with 9 rules and regulations promulgated by the State Board of 10 Education to implement this Section.

11 (e) The governing authority of each of the 18 regional 12 educational service centers shall appoint a family life - sex education advisory board consisting of 2 parents, 2 teachers, 2 13 school administrators, 2 school board members, 2 health care 14 15 professionals, one library system representative, and the 16 director of the regional educational service center who shall 17 serve as chairperson of the advisory board so appointed. Members of the family life - sex education advisory boards 18 19 shall serve without compensation. Each of the advisory boards 20 appointed pursuant to this subsection shall develop a plan for regional teacher-parent family life - sex education training 21 22 sessions and shall file a written report of such plan with the 23 governing board of their regional educational service center. The directors of each of the regional educational service 24 25 centers shall thereupon meet, review each of the reports 26 submitted by the advisory boards and combine those reports into SB1319 Engrossed - 20 - LRB099 06560 NHT 26633 b

a single written report which they shall file with the Citizens
 Council on School Problems prior to the end of the regular
 school term of the 1987-1988 school year.

(f) The 14 educational service centers serving Class I 4 5 county school units shall be disbanded on the first Monday of and their statutory responsibilities 6 August, 1995, and programs shall be assumed by the regional offices of education, 7 8 subject to rules and regulations developed by the State Board 9 of Education. The regional superintendents of schools elected 10 by the voters residing in all Class I counties shall serve as 11 the chief administrators for these programs and services. By 12 rule of the State Board of Education, the 10 educational service regions of lowest population shall provide 13 such 14 services under cooperative agreements with larger regions. (Source: P.A. 97-619, eff. 11-14-11; 98-24, eff. 6-19-13; 15

16 98-647, eff. 6-13-14.)

17

(105 ILCS 5/2-3.64a-5)

18 Sec. 2-3.64a-5. State goals and assessment.

(a) For the assessment and accountability purposes of this Section, "students" includes those students enrolled in a public or State-operated elementary school, secondary school, or cooperative or joint agreement with a governing body or board of control, a charter school operating in compliance with the Charter Schools Law, a school operated by a regional office of education under Section 13A-3 of this Code, or a public SB1319 Engrossed - 21 - LRB099 06560 NHT 26633 b

school administered by a local public agency or the Department
 of Human Services.

The State Board of Education shall establish the 3 (b) academic standards that are to be applicable to students who 4 5 are subject to State assessments under this Section. The State Board of Education shall not establish any such standards in 6 7 final form without first providing opportunities for public 8 participation and local input in the development of the final 9 academic standards. Those opportunities shall include а 10 well-publicized period of public comment and opportunities to 11 file written comments.

12 (c) Beginning no later than the 2014-2015 school year, the 13 State Board of Education shall annually assess all students 14 enrolled in grades 3 through 8 in English language arts and 15 mathematics.

Beginning no later than the 2017-2018 school year, the State Board of Education shall annually assess all students in science at one grade in grades 3 through 5, at one grade in grades 6 through 8, and at one grade in grades 9 through 12.

The State Board of Education shall annually assess schools that operate a secondary education program, as defined in Section 22-22 of this Code, in English language arts and mathematics. The State Board of Education shall administer no more than 3 assessments, per student, of English language arts and mathematics for students in a secondary education program. One of these assessments shall include a college and career SB1319 Engrossed - 22 - LRB099 06560 NHT 26633 b

1 ready determination.

2 Students who are not assessed for college and career ready 3 determinations may not receive a regular high school diploma unless the student is exempted from taking State assessments 4 5 under subsection (d) of this Section because (i) the student's individualized educational program developed under Article 14 6 7 of this Code identifies the State assessment as inappropriate 8 for the student, (ii) the student is enrolled in a program of 9 adult and continuing education, as defined in the Adult 10 Education Act, (iii) the school district is not required to 11 assess the individual student for purposes of accountability 12 under federal No Child Left Behind Act of 2001 requirements, 13 (iv) the student has been determined to be an English language learner, referred to in this Code as a student with limited 14 15 English proficiency, and has been enrolled in schools in the 16 United States for less than 12 months, or (v) the student is 17 otherwise identified by the State Board of Education, through rules, as being exempt from the assessment. 18

19 The State Board of Education shall not assess students 20 under this Section in subjects not required by this Section.

Districts shall inform their students of the timelines and procedures applicable to their participation in every yearly administration of the State assessments. The State Board of Education shall establish periods of time in each school year during which State assessments shall occur to meet the objectives of this Section. SB1319 Engrossed - 23 - LRB099 06560 NHT 26633 b

(d) Every individualized educational program as described 1 2 in Article 14 shall identify if the State assessment or 3 components thereof are appropriate for the student. The State Board of Education shall develop rules governing 4 the 5 administration of an alternate assessment that may be available to students for whom participation in this State's regular 6 7 assessments is not appropriate, even with accommodations as allowed under this Section. 8

9 Students receiving special education services whose 10 individualized educational programs identify them as eligible 11 for the alternative State assessments nevertheless shall have 12 the option of taking this State's regular assessment that 13 includes a college and career ready determination, which shall 14 be administered in accordance with the eligible accommodations 15 appropriate for meeting these students' respective needs.

16 All students determined to be an English learners language 17 learner, referred to in this Code as a student with limited English proficiency, shall 18 participate in the State 19 assessments, excepting those students who have been enrolled in 20 schools in the United States for less than 12 months. Such 21 students may be exempted from participation in one annual 22 administration of the English language arts assessment. Any 23 student determined to be an English language learner, referred to in this Code as a student with limited English proficiency, 24 25 shall receive appropriate assessment accommodations, including 26 language supports, which shall be established by rule. Approved SB1319 Engrossed - 24 - LRB099 06560 NHT 26633 b

assessment accommodations must be provided until the student's English language skills develop to the extent that the student is no longer considered to be an English language learner, referred to in this Code as a student with limited English proficiency, as demonstrated through a State-identified English language proficiency assessment.

7 (e) The results or scores of each assessment taken under 8 this Section shall be made available to the parents of each 9 student.

10 In each school year, the scores attained by a student on 11 the State assessment that includes a college and career ready 12 determination must be placed in the student's permanent record 13 and must be entered on the student's transcript pursuant to 14 rules that the State Board of Education shall adopt for that 15 purpose in accordance with Section 3 of the Illinois School 16 Student Records Act. In each school year, the scores attained 17 by a student on the State assessments administered in grades 3 through 8 must be placed in the student's temporary record. 18

(f) All schools shall administer an academic assessment of English language proficiency in oral language (listening and speaking) and reading and writing skills to all children determined to be English language learners, referred to in <u>Section 14C-3 of this Code as children with limited</u> <u>English-speaking ability</u>.

(g) All schools in this State that are part of the sampledrawn by the National Center for Education Statistics, in

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collaboration with their school districts and the State Board 1 2 shall biennial of Education, administer the academic 3 assessments under the National Assessment of Educational Progress carried out under Section 411(b)(2) of the federal 4 5 National Education Statistics Act of 1994 (20 U.S.C. 9010) if 6 the U.S. Secretary of Education pays the costs of administering 7 the assessments.

Subject to available funds to this State for the 8 (h) 9 purpose of student assessment, the State Board of Education 10 shall provide additional assessments and assessment resources 11 that may be used by school districts for local assessment 12 State Board of Education shall purposes. The annually 13 distribute a listing of these additional resources.

14 (i) For the purposes of this subsection (i), "academically based assessments" means assessments consisting of questions 15 16 and answers that are measurable and quantifiable to measure the 17 knowledge, skills, and ability of students in the subject All the 18 matters covered by assessments. assessments 19 administered pursuant to this Section must be academically 20 based assessments. The scoring of academically based assessments shall be reliable, valid, and fair and shall meet 21 22 the quidelines for assessment development and use prescribed by 23 the American Psychological Association, the National Council on Measurement in Education, and the American Educational 24 25 Research Association.

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The State Board of Education shall review the use of all

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1 assessment item types in order to ensure that they are valid 2 and reliable indicators of student performance aligned to the 3 learning standards being assessed and that the development, 4 administration, and scoring of these item types are justifiable 5 in terms of cost.

(j) The State Superintendent of Education shall appoint a 6 7 committee of no more than 21 members, consisting of parents, 8 school administrators, school board teachers, members, 9 assessment experts, regional superintendents of schools, and 10 citizens, to review the State assessments administered by the 11 State Board of Education. The Committee shall select one of its 12 members as its chairperson. The Committee shall meet on an 13 basis to review the content and design of the ongoing 14 assessments (including whether the requirements of subsection 15 (i) of this Section have been met), the time and money expended 16 at the local and State levels to prepare for and administer the 17 assessments, the collective results of the assessments as measured against the stated purpose of assessing student 18 19 performance, and other issues involving the assessments 20 identified by the Committee. The Committee shall make periodic recommendations to the State Superintendent of Education and 21 22 the General Assembly concerning the assessments.

(k) The State Board of Education may adopt rules toimplement this Section.

25 (Source: P.A. 98-972, eff. 8-15-14.)

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(105 ILCS 5/2-3.162)

Sec. <u>2-3.162</u> 2-3.160. Student discipline report; school
discipline improvement plan.

(a) On or before October 31, 2015 and on or before October 4 5 31 of each subsequent year, the State Board of Education, through the State Superintendent of Education, shall prepare a 6 7 report on student discipline in all school districts in this State, including State-authorized charter schools. This report 8 9 shall include data from all public schools within school 10 districts, including district-authorized charter schools. This 11 report must be posted on the Internet website of the State 12 Board of Education. The report shall include data on the 13 out-of-school suspensions, issuance of expulsions, and 14 removals to alternative settings in lieu of another 15 disciplinary action, disaggregated by race and ethnicity, 16 gender, age, grade level, whether a student is an English 17 learner limited English proficiency, incident type, and discipline duration. 18

(b) The State Board of Education shall analyze the data under subsection (a) of this Section on an annual basis and determine the top 20% of school districts for the following metrics:

(1) Total number of out-of-school suspensions divided
by the total district enrollment by the last school day in
September for the year in which the data was collected,
multiplied by 100.

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1 (2) Total number of out-of-school expulsions divided 2 by the total district enrollment by the last school day in 3 September for the year in which the data was collected, 4 multiplied by 100.

5 (3) Racial disproportionality, defined as the overrepresentation of students of color or white students 6 in comparison to the total number of students of color or 7 white students on October 1st of the school year in which 8 9 collected, with respect to data are the use of 10 out-of-school suspensions and expulsions, which must be 11 calculated using the same method as the U.S. Department of 12 Education's Office for Civil Rights uses.

The analysis must be based on data collected over 3 consecutive school years, beginning with the 2014-2015 school year.

16 Beginning with the 2017-2018 school year, the State Board 17 of Education shall require each of the school districts that are identified in the top 20% of any of the metrics described 18 in this subsection (b) for 3 consecutive years to submit a plan 19 20 identifying the strategies the school district will implement 21 to reduce the use of exclusionary disciplinary practices or 22 racial disproportionality or both, if applicable. School 23 districts that no longer meet the criteria described in any of the metrics described in this subsection (b) for 3 consecutive 24 25 years shall no longer be required to submit a plan.

26 This plan may be combined with any other improvement plans

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1 required under federal or State law.

2 The calculation of the top 20% of any of the metrics described in this subsection (b) shall exclude all school 3 districts, State-authorized charter schools, and special 4 5 charter districts that issued fewer than a total of 10 6 out-of-school suspensions or expulsions, whichever is 7 applicable, during the school year. The calculation of the top 20% of metric described in subdivision (3) of this subsection 8 9 (b) shall exclude all school districts with an enrollment of 10 fewer than 50 white students or fewer than 50 students of 11 color.

12 The plan must be approved at a public school board meeting 13 and posted on the school district's Internet website. Within 14 one year after being identified, the school district shall 15 submit to the State Board of Education and post on the 16 district's Internet website a progress report describing the 17 implementation of the plan and the results achieved. 18 (Source: P.A. 98-1102, eff. 8-26-14; revised 10-14-14.)

19 (105 ILCS 5/3-1) (from Ch. 122, par. 3-1)

Sec. 3-1. Election; eligibility. Quadrennially there shall be elected in every county, except those which have been consolidated into a multicounty educational service region under Article 3A and except those having a population of 2,000,000 or more inhabitants, a regional superintendent of schools, who shall enter upon the discharge of his duties on

the first Monday of August next after his election; provided, 1 2 of office of however, that the term each regional superintendent of schools in office on June 30, 3 2003 is terminated on July 1, 2003, except that an incumbent regional 4 5 superintendent of schools shall continue to serve until his 6 elected and qualified, successor is and each regional 7 superintendent of schools elected at the general election in 8 2002 and every four years thereafter shall assume office on the 9 first day of July next after his election. No one is eligible 10 to file his petition at any primary election for the nomination as candidate for the office of regional superintendent of 11 12 schools nor to enter upon the duties of such office either by 13 election or appointment unless he possesses the following 14 qualifications: (1) he is of good character, (2) he has a 15 master's degree, (3) he has earned at least 20 semester hours 16 of credit in professional education at the graduate level, (4) 17 he holds a valid all grade supervisory license, certificate or a valid State state limited supervisory license certificate, or 18 a valid state life supervisory <u>license</u> certificate, or a valid 19 administrative license certificate, (5) he has had at least 4 20 years experience in teaching, and (6) he was engaged for at 21 22 least 2 years of the 4 previous years in full time teaching or 23 supervising in the common public schools or serving as a county 24 superintendent of schools or regional superintendent of 25 schools for an educational service region in the State of 26 Illinois.

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No petition of any candidate for nomination for the office 1 2 of regional superintendent of schools may be filed and no such 3 candidate's name may be placed on a primary or general election ballot, unless such candidate files as part of his petition a 4 5 certificate from the State Board of Education certifying that 6 from the records of its office such candidate has the 7 qualifications required by this Section; however, any 8 incumbent filing his petition for nomination for a succeeding 9 term of office shall not be required to attach such certificate 10 to his petition of candidacy.

11 Nomination papers filed under this Section are not valid 12 unless the candidate named therein files with the county clerk or State Board of Elections a statement of economic interests 13 14 as required by the Illinois Governmental Ethics Act. Such 15 receipt shall be so filed either previously during the calendar 16 year in which his nomination papers were filed or within the 17 period for the filing of nomination papers in accordance with the general election law. 18

19 The changes in qualifications made by Public Act 76-1563 do 20 not affect the right of an incumbent to seek reelection.

On and after July 1, 1994, the provisions of this Section shall have no application in any educational service region having a population of 2,000,000 or more inhabitants; provided further that no election shall be held in November of 1994 or at any other time after July 1, 1992 for the office of regional superintendent of schools in any county or educational service

- 32 - LRB099 06560 NHT 26633 b SB1319 Engrossed region having a population of 2,000,000 or more inhabitants. 1 2 (Source: P.A. 96-893, eff. 7-1-10.) 3 (105 ILCS 5/3-2.5)4 Sec. 3-2.5. Salaries. 5 (a) Except as otherwise provided in this Section, the regional superintendents of schools shall receive for their 6 7 services an annual salary according to the population, as 8 determined by the last preceding federal census, of the region 9 they serve, as set out in the following schedule: 10 SALARIES OF REGIONAL SUPERINTENDENTS OF 11 SCHOOLS 12 POPULATION OF REGION ANNUAL SALARY Less than 48,000 \$73,500 13 61,000 48,000 to 99,999 \$78,000 14 15 100,000 to 999,999 \$81,500 16 1,000,000 and over \$83,500 17 The changes made by Public Act 86-98 in the annual salary that the regional superintendents of schools shall receive for 18 19 their services shall apply to the annual salary received by the 20 regional superintendents of schools during each of their 21 elected terms of office that commence after July 26, 1989 and 22 before the first Monday of August, 1995. 23 The changes made by Public Act 89-225 in the annual salary 24 that regional superintendents of schools shall receive for

25 their services shall apply to the annual salary received by the

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regional superintendents of schools during their elected terms
 of office that commence after August 4, 1995 and end on August
 1, 1999.

The changes made by this amendatory Act of the 91st General Assembly in the annual salary that the regional superintendents of schools shall receive for their services shall apply to the annual salary received by the regional superintendents of schools during each of their elected terms of office that commence on or after August 2, 1999.

10 Beginning July 1, 2000, the salary that the regional 11 superintendent of schools receives for his or her services 12 shall be adjusted annually to reflect the percentage increase, if any, in the most recent Consumer Price Index, as defined and 13 14 officially reported by the United States Department of Labor, 15 Bureau of Labor Statistics, except that no annual increment may 16 exceed 2.9%. If the percentage of change in the Consumer Price 17 Index is a percentage decrease, the salary that the regional superintendent of schools receives shall not be adjusted for 18 19 that year.

20 When regional superintendents are authorized by the School 21 Code to appoint assistant regional superintendents, the 22 assistant regional superintendent shall receive an annual 23 salary based on his or her qualifications and computed as a 24 percentage of the salary of the regional superintendent to whom 25 he or she is assistant, as set out in the following schedule: SB1319 Engrossed - 34 - LRB099 06560 NHT 26633 b

1 SALARIES OF ASSISTANT REGIONAL

2 SUPERINTENDENTS

3	QUALIFICATIONS OF	PERCENTAGE OF SALARY
4	ASSISTANT REGIONAL	OF REGIONAL
5	SUPERINTENDENT	SUPERINTENDENT
6	No Bachelor's degree, but State	
7	certificate valid for teaching	
8	and supervising.	70%
9	Bachelor's degree plus	
10	State <u>license</u> certificate valid	
11	for supervising.	75%
12	Master's degree plus	
13	State <u>license</u> certificate valid	
1 /		0.0.0

14 for supervising.

90%

However, in any region in which the appointment of more than one assistant regional superintendent is authorized, whether by Section 3-15.10 of this Code or otherwise, not more than one assistant may be compensated at the 90% rate and any other assistant shall be paid at not exceeding the 75% rate, in each case depending on the qualifications of the assistant.

The salaries provided in this Section plus an amount for other employment-related compensation or benefits for regional superintendents and assistant regional superintendents are payable monthly by the State Board of Education out of the Personal Property Tax Replacement Fund through a specific appropriation to that effect in the State Board of Education SB1319 Engrossed - 35 - LRB099 06560 NHT 26633 b

budget. The State Comptroller in making his or her warrant to any county for the amount due it from the Personal Property Tax Replacement Fund shall deduct from it the several amounts for which warrants have been issued to the regional superintendent, and any assistant regional superintendent, of the educational service region encompassing the county since the preceding apportionment from the Personal Property Tax Replacement Fund.

8 County boards may provide for additional compensation for 9 the regional superintendent or the assistant regional 10 superintendents, or for each of them, to be paid quarterly from 11 the county treasury.

12 (b) Upon abolition of the office of regional superintendent 13 of schools in educational service regions containing 2,000,000 or more inhabitants as provided in Section 3-0.01 of this Code, 14 15 the funds provided under subsection (a) of this Section shall 16 continue to be appropriated and reallocated, as provided for 17 pursuant to subsection (b) of Section 3-0.01 of this Code, to educational service centers established pursuant 18 the to Section 2-3.62 of this Code for an educational service region 19 20 containing 2,000,000 or more inhabitants.

(c) If the State pays all or any portion of the employee contributions required under Section 16-152 of the Illinois Pension Code for employees of the State Board of Education, it shall also, subject to appropriation in the State Board of Education budget for such payments to Regional Superintendents and Assistant Regional Superintendents, pay the employee SB1319 Engrossed - 36 - LRB099 06560 NHT 26633 b

1 contributions required of regional superintendents of schools 2 and assistant regional superintendents of schools on the same 3 basis, but excluding any contributions based on compensation 4 that is paid by the county rather than the State.

5 This subsection (c) applies to contributions based on 6 payments of salary earned after the effective date of this 7 amendatory Act of the 91st General Assembly, except that in the 8 case of an elected regional superintendent of schools, this 9 subsection does not apply to contributions based on payments of 10 salary earned during a term of office that commenced before the 11 effective date of this amendatory Act.

12 (Source: P.A. 97-333, eff. 8-12-11; 97-619, eff. 11-14-11; 13 97-732, eff. 6-30-12; 98-24, eff. 6-19-13.)

14 (105 ILCS 5/3-11) (from Ch. 122, par. 3-11)

15 Sec. 3-11. Institutes or inservice training workshops. In 16 counties of less than 2,000,000 inhabitants, the regional superintendent may arrange for or conduct district, regional, 17 or county institutes, or equivalent professional educational 18 19 experiences, not more than 4 days annually. Of those 4 days, 2 20 days may be used as a teacher's and educational support 21 personnel workshop, when approved regional by the 22 superintendent, up to 2 days may be used for conducting parent-teacher conferences, or up to 2 days may be utilized as 23 24 parental institute days as provided in Section 10-22.18d. 25 Educational support personnel may be exempt from a workshop if

the workshop is not relevant to the work they do. A school 1 2 district may use one of its 4 institute days on the last day of the school term. "Institute" or "Professional educational 3 experiences" means any educational gathering, demonstration of 4 5 methods of instruction, visitation of schools or other institutions or facilities, sexual abuse and sexual assault 6 7 awareness seminar, or training in First Aid (which may include 8 cardiopulmonary resuscitation or defibrillator training) held 9 or approved by the regional superintendent and declared by him 10 to be an institute day, or parent-teacher conferences. With the 11 concurrence of the State Superintendent of Education, he or she 12 may employ such assistance as is necessary to conduct the 13 institute. Two or more adjoining counties may jointly hold an institute. Institute instruction shall be free to holders of 14 15 licenses certificates good in the county or counties holding 16 the institute $_{\overline{\tau}}$ and to those who have paid an examination fee 17 and failed to receive a license certificate.

In counties of 2,000,000 or more inhabitants, the regional 18 19 superintendent may arrange for or conduct district, regional, 20 county inservice training workshops, or equivalent or professional educational experiences, not more than 4 days 21 22 annually. Of those 4 days, 2 days may be used as a teacher's 23 and educational support personnel workshop, when approved by the regional superintendent, up to 2 days may be used for 24 25 conducting parent-teacher conferences, or up to 2 days may be 26 utilized as parental institute days as provided in Section SB1319 Engrossed - 38 - LRB099 06560 NHT 26633 b

10-22.18d. Educational support personnel may be exempt from a 1 2 workshop if the workshop is not relevant to the work they do. A school district may use one of those 4 days on the last day of 3 school term. "Inservice Training Workshops" 4 the or 5 "Professional educational experiences" means any educational gathering, demonstration of methods of instruction, visitation 6 7 of schools or other institutions or facilities, sexual abuse 8 and sexual assault awareness seminar, or training in First Aid 9 (which include cardiopulmonary resuscitation may or 10 defibrillator training) held or approved by the regional 11 superintendent and declared by him to be an inservice training 12 workshop, or parent-teacher conferences. With the concurrence 13 of the State Superintendent of Education, he may employ such 14 assistance as is necessary to conduct the inservice training 15 workshop. With the approval of the regional superintendent, 2 16 or more adjoining districts may jointly hold an inservice 17 training workshop. In addition, with the approval of the regional superintendent, one district may conduct its own 18 19 inservice training workshop with subject matter consultants 20 requested from the county, State or any State institution of higher learning. 21

22 Such teachers institutes as referred to in this Section may 23 be held on consecutive or separate days at the option of the 24 regional superintendent having jurisdiction thereof.

25 Whenever reference is made in this Act to "teachers 26 institute", it shall be construed to include the inservice SB1319 Engrossed - 39 - LRB099 06560 NHT 26633 b

1 training workshops or equivalent professional educational 2 experiences provided for in this Section.

Any institute advisory committee existing on April 1, 1995, is dissolved and the duties and responsibilities of the institute advisory committee are assumed by the regional office of education advisory board.

7 Districts providing inservice training programs shall 8 constitute inservice committees, 1/2 of which shall be 9 teachers, 1/4 school service personnel and 1/4 administrators 10 to establish program content and schedules.

11 The teachers institutes shall include teacher training 12 (i) peer counseling programs committed to and other 13 anti-violence and conflict resolution programs, including without limitation programs for preventing at risk students 14 15 from committing violent acts, and (ii) educator ethics and 16 teacher-student conduct. Beginning with the 2009-2010 school 17 year, the teachers institutes shall include instruction on prevalent student chronic health conditions. 18

19 (Source: P.A. 96-431, eff. 8-13-09; 97-525, eff. 1-1-12.)

20

(105 ILCS 5/3-15.6) (from Ch. 122, par. 3-15.6)

Sec. 3-15.6. Additional employees. To employ, with the approval of the county board, such additional employees as are needed for the discharge of the duties of the office. The non-clerical employees shall be persons versed in the principles and methods of education, familiar with public SB1319 Engrossed - 40 - LRB099 06560 NHT 26633 b

school work, competent to visit schools, and <u>licensed</u>
 certificated pursuant to this Code if their duties are
 comparable to those for which <u>licensure</u> certification is
 required by this Code.

5 On and after July 1, 1994, the provisions of this Section 6 shall have no application in any educational service region 7 having a population of 2,000,000 or more inhabitants. 8 (Source: P.A. 86-361; 87-654; 87-1251.)

9 (105 ILCS 5/3-15.10) (from Ch. 122, par. 3-15.10)

10 Sec. 3-15.10. Assistant Regional Superintendent. То 11 employ, in counties or regions of 2,000,000 inhabitants or 12 less, in addition to any assistants authorized to be employed 13 with the approval of the county board, an assistant regional 14 superintendent of schools, who shall be a person of good 15 attainment, versed in the principles and methods of education, 16 and gualified to teach and supervise schools under Article 21B of this Code 21 of this Act; to fix the term of such assistant; 17 18 and to direct his work and define his duties. On the effective 19 date of this amendatory Act of the 96th General Assembly, in 20 regions established within that portion of a Class II county 21 school unit outside of a city of 500,000 or more inhabitants, 22 the employment of all persons serving as assistant county or 23 regional superintendents of schools is terminated, the 24 position of assistant regional superintendent of schools in 25 each such region is abolished, and this Section shall,

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beginning on the effective date of this amendatory Act of the 1 2 96th General Assembly, have no further application in the 3 educational service region. Assistant regional superintendents shall each be a person of good attainment, versed in the 4 5 principles and methods of education, and qualified to teach and supervise schools under Article 21B of this Code 21 of this 6 7 Act. The work of such assistant regional superintendent shall 8 be so arranged and directed that the county or regional 9 superintendent and assistant superintendent, together, shall 10 devote an amount of time during the school year, equal to at least the full time of one individual, to the supervision of 11 12 schools and of teaching in the schools of the county.

13 A regional superintendent of schools shall not employ his 14 or her spouse, child, stepchild, or relative as an assistant 15 regional superintendent of schools. By September 1 each year, a 16 regional superintendent shall certify to the State Board of 17 Education that he or she has complied with this paragraph. If the State Board of Education becomes aware of the fact that a 18 19 regional superintendent is employing his or her spouse, child, 20 stepchild, or relative as an assistant regional superintendent, the State Board of Education shall report this 21 22 information to the Governor and the Comptroller, and the State 23 Board of Education shall not request for payment from the State 24 Comptroller any warrants for the payment of the assistant 25 regional superintendent's salary or other employment-related 26 compensation or benefits. In this paragraph, "relative" means a

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grandparent, parent, aunt, uncle, sibling, first cousin, nephew, niece, grandchild, or spouse of one of these persons. This paragraph applies only to contracts for employment entered into on or after the effective date of this amendatory Act of the 91st General Assembly.

6 (Source: P.A. 96-893, eff. 7-1-10; 97-619, eff. 11-14-11.)

7 (105 ILCS 5/3-15.17)

8 Sec. 3-15.17. Civic education advancement.

9 (a) The General Assembly finds that civic education and 10 participation are fundamental elements of a healthy democracy, 11 and schools are in need of support to identify civic learning 12 opportunities and to implement new strategies to prepare and 13 sustain high quality citizenship among their student body.

(b) Subject to appropriation, funding for civic education 14 professional development for high school teachers must be 15 16 provided by line item appropriation made to the State Board of 17 Education for that purpose. When appropriated, the State Board 18 of Education must provide this funding to each regional superintendent of schools based on high school enrollment as 19 20 reported on the State Board of Education's most recent fall 21 enrollment and housing report, except that 20% of each annual 22 appropriation must be reserved for a school district organized under Article 34 of this Code. 23

(c) In order to establish eligibility for one or more ofits schools to receive funding under this Section, a school

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district shall submit to its regional superintendent of schools 1 2 an application, accompanied by a completed civic audit, for 3 each school. A regional superintendent shall award funds to a district based on the number of teachers identified by the 4 5 district to receive professional development multiplied by \$250. A district must not be awarded more than \$3,000 in any 6 7 year, unless additional funds remain available after all 8 eligible applicants have received funding. A district may not 9 use funds authorized under this Section in any school more than 10 once every 2 years. Funds provided under this Section must be 11 used exclusively for professional development provided by 12 entities that are approved providers for purposes of license certificate renewal under Section 21B-45 21-14 of this Code. 13

(d) The civic audit form and its content must be designed 14 15 and updated as deemed necessary by the Illinois Civic Mission 16 Coalition. Data from completed civic audits must be processed 17 by the Illinois Civic Mission Coalition. The civic audit must be made available by the Illinois Civic Mission Coalition and 18 must be designed to provide teachers and principals with a 19 20 blueprint to better understand how current curriculum, service 21 learning, and extracurricular activities are providing civic 22 learning experiences for their students.

23 (Source: P.A. 95-225, eff. 8-16-07.)

24 (105 ILCS 5/10-17a) (from Ch. 122, par. 10-17a)

25 Sec. 10-17a. State, school district, and school report

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1 cards.

2 (1) By October 31, 2013 and October 31 of each subsequent school year, the State Board of Education, through the State 3 Superintendent of Education, shall prepare a State report card, 4 5 school district report cards, and school report cards, and shall by the most economic means provide to each school 6 7 district in this State, including special charter districts and districts subject to the provisions of Article 34, the report 8 cards for the school district and each of its schools. 9

10 (2) In addition to any information required by federal law, 11 the State Superintendent shall determine the indicators and 12 presentation of the school report card, which must include, at 13 a minimum, the most current data possessed by the State Board 14 of Education related to the following:

15 (A) school characteristics and student demographics, 16 including average class size, average teaching experience, 17 student racial/ethnic breakdown, and the percentage of students classified as low-income; 18 the percentage of 19 students classified as limited English learners 20 proficiency; the percentage of students who have 21 individualized education plans or 504 plans that provide 22 for special education services; the percentage of students 23 who annually transferred in or out of the school district; per-pupil operating expenditure of 24 the school the 25 district; and the per-pupil State average operating 26 expenditure for the district type (elementary, high SB1319 Engrossed - 45 - LRB099 06560 NHT 26633 b

school, or unit);

2 curriculum information, including, (B) where 3 Advanced Placement, International applicable, Baccalaureate or equivalent courses, dual enrollment 4 5 courses, foreign language classes, school personnel 6 resources (including Career Technical Education teachers), 7 after school programs, extracurricular before and 8 activities, subjects in which elective classes are 9 offered, health and wellness initiatives (including the 10 average number of days of Physical Education per week per 11 student), approved programs of study, awards received, 12 community partnerships, and special programs such as programming for the gifted and talented, students with 13 14 disabilities, and work-study students;

15 (C) student outcomes, including, where applicable, the 16 percentage of students meeting as well as exceeding State 17 standards on assessments, the percentage of students in the 18 eighth grade who pass Algebra, the percentage of students 19 enrolled in post-secondary institutions (including 20 colleges, universities, community colleges, trade/vocational schools, and training programs leading to 21 22 career certification within 2 semesters of high school 23 graduation), the percentage of students graduating from 24 high school who are college ready, the percentage of 25 students graduating from high school who are career ready, 26 and the percentage of graduates enrolled in community colleges, colleges, and universities who are in one or more
 courses that the community college, college, or university
 identifies as a remedial course;

4 (D) student progress, including, where applicable, the 5 percentage of students in the ninth grade who have earned 5 6 credits or more without failing more than one core class, a 7 measure of students entering kindergarten ready to learn, a 8 measure of growth, and the percentage of students who enter 9 high school on track for college and career readiness; and

10 (E) the school environment, including, where 11 applicable, the percentage of students with less than 10 12 absences in a school year, the percentage of teachers with less than 10 absences in a school year for reasons other 13 14 than professional development, leaves taken pursuant to 15 the federal Family Medical Leave Act of 1993, long-term 16 disability, or parental leaves, the 3-year average of the 17 percentage of teachers returning to the school from the previous year, the number of different principals at the 18 19 school in the last 6 years, 2 or more indicators from any 20 school climate survey selected or approved by the State and 21 administered pursuant to Section 2-3.153 of this Code, with 22 the same or similar indicators included on school report 23 cards for all surveys selected or approved by the State 24 pursuant to Section 2-3.153 of this Code, and the combined 25 percentage of teachers rated as proficient or excellent in 26 their most recent evaluation.

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The school report card shall also provide information that 1 allows for comparing the current outcome, progress, 2 and 3 environment data to the State average, to the school data from the past 5 years, and to the outcomes, progress, 4 and 5 environment of similar schools based on the type of school and enrollment of low-income students, special education students, 6 7 and limited English learners proficiency students.

8 (3) At the discretion of the State Superintendent, the 9 school district report card shall include a subset of the 10 information identified in paragraphs (A) through (E) of 11 subsection (2) of this Section, as well as information relating 12 to the operating expense per pupil and other finances of the school district, and the State report card shall include a 13 subset of the information identified in paragraphs (A) through 14 15 (E) of subsection (2) of this Section.

16 (4) Notwithstanding anything to the contrary in this 17 Section, in consultation with key education stakeholders, the 18 State Superintendent shall at any time have the discretion to 19 amend or update any and all metrics on the school, district, or 20 State report card.

(5) Annually, no more than 30 calendar days after receipt of the school district and school report cards from the State Superintendent of Education, each school district, including special charter districts and districts subject to the provisions of Article 34, shall present such report cards at a regular school board meeting subject to applicable notice SB1319 Engrossed - 48 - LRB099 06560 NHT 26633 b

requirements, post the report cards on the school district's 1 2 Internet web site, if the district maintains an Internet web 3 site, make the report cards available to a newspaper of general circulation serving the district, and, upon request, send the 4 5 report cards home to a parent (unless the district does not 6 maintain an Internet web site, in which case the report card 7 shall be sent home to parents without request). If the district 8 posts the report card on its Internet web site, the district 9 shall send a written notice home to parents stating (i) that 10 the report card is available on the web site, (ii) the address 11 of the web site, (iii) that a printed copy of the report card 12 will be sent to parents upon request, and (iv) the telephone number that parents may call to request a printed copy of the 13 14 report card.

15 (6) Nothing contained in this amendatory Act of the 98th 16 General Assembly repeals, supersedes, invalidates, or 17 nullifies final decisions in lawsuits pending on the effective date of this amendatory Act of the 98th General Assembly in 18 19 Illinois courts involving the interpretation of Public Act 20 97-8.

21 (Source: P.A. 97-671, eff. 1-24-12; 98-463, eff. 8-16-13; 22 98-648, eff. 7-1-14.)

(105 ILCS 5/14-8.02) (from Ch. 122, par. 14-8.02)
Sec. 14-8.02. Identification, Evaluation and Placement of
Children.

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(a) The State Board of Education shall make rules under 1 2 which local school boards shall determine the eligibility of children to receive special education. Such rules shall ensure 3 that a free appropriate public education be available to all 4 5 children with disabilities as defined in Section 14-1.02. The State Board of Education shall require local school districts 6 7 to administer non-discriminatory procedures or tests to 8 limited English learners proficiency students coming from 9 homes in which a language other than English is used to 10 determine their eligibility to receive special education. The 11 placement of low English proficiency students in special 12 education programs and facilities shall be made in accordance 13 with the test results reflecting the student's linguistic, 14 cultural and special education needs. For purposes of determining the eligibility of children the State Board of 15 16 Education shall include in the rules definitions of "case 17 study", "staff conference", "individualized educational program", and "qualified specialist" appropriate to each 18 category of children with disabilities as defined in this 19 20 Article. For purposes of determining the eligibility of children from homes in which a language other than English is 21 22 used, the State Board of Education shall include in the rules 23 definitions for "qualified bilingual specialists" and 24 "linguistically and culturally appropriate individualized 25 educational programs". For purposes of this Section, as well as Sections 14-8.02a, 14-8.02b, and 14-8.02c of this Code, 26

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1 "parent" means a parent as defined in the federal Individuals
2 with Disabilities Education Act (20 U.S.C. 1401(23)).

(b) No child shall be eligible for special education 3 facilities except with a carefully completed case study fully 4 5 reviewed by professional personnel in a multidisciplinary 6 staff conference and only upon the recommendation of qualified 7 specialists or a qualified bilingual specialist, if available. 8 At the conclusion of the multidisciplinary staff conference, 9 the parent of the child shall be given a copy of the 10 multidisciplinary conference summary report and 11 recommendations, which includes options considered, and be 12 informed of their right to obtain an independent educational 13 evaluation if they disagree with the evaluation findings conducted or obtained by the school district. If the school 14 15 district's evaluation is shown to be inappropriate, the school 16 district shall reimburse the parent for the cost of the 17 independent evaluation. The State Board of Education shall, with advice from the State Advisory Council on Education of 18 Children with Disabilities on the inclusion of 19 specific 20 independent prepare educational evaluators, а list of suggested independent educational evaluators. The State Board 21 22 of Education shall include on the list clinical psychologists 23 licensed pursuant to the Clinical Psychologist Licensing Act. Such psychologists shall not be paid fees in excess of the 24 25 amount that would be received by a school psychologist for performing the same services. The State Board of Education 26

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shall supply school districts with such list and make the list 1 2 available to parents at their request. School districts shall 3 make the list available to parents at the time they are informed of their right to obtain an independent educational 4 5 evaluation. However, the school district may initiate an impartial due process hearing under this Section within 5 days 6 7 of any written parent request for an independent educational evaluation to show that its evaluation is appropriate. If the 8 9 final decision is that the evaluation is appropriate, the 10 parent still has a right to an independent educational 11 evaluation, but not at public expense. An independent 12 educational evaluation at public expense must be completed 13 within 30 days of a parent written request unless the school 14 district initiates an impartial due process hearing or the 15 parent or school district offers reasonable grounds to show 16 that such 30 day time period should be extended. If the due 17 process hearing decision indicates that the parent is entitled to an independent educational evaluation, it must be completed 18 19 within 30 days of the decision unless the parent or the school district offers reasonable grounds to show that such 30 day 20 period should be extended. If a parent disagrees with the 21 22 summary report or recommendations of the multidisciplinary 23 conference or the findings of any educational evaluation which 24 results therefrom, the school district shall not proceed with a 25 placement based upon such evaluation and the child shall remain 26 in his or her regular classroom setting. No child shall be

eligible for admission to a special class for the educable 1 2 mentally disabled or for the trainable mentally disabled except with a psychological evaluation and recommendation by a school 3 psychologist. Consent shall be obtained from the parent of a 4 5 child before any evaluation is conducted. If consent is not given by the parent or if the parent disagrees with the 6 7 findings of the evaluation, then the school district may 8 initiate an impartial due process hearing under this Section. 9 The school district may evaluate the child if that is the 10 decision resulting from the impartial due process hearing and 11 the decision is not appealed or if the decision is affirmed on 12 appeal. The determination of eligibility shall be made and the 13 IEP meeting shall be completed within 60 school days from the date of written parental consent. In those instances when 14 15 written parental consent is obtained with fewer than 60 pupil 16 attendance days left in the school year, the eligibility 17 determination shall be made and the IEP meeting shall be completed prior to the first day of the following school year. 18 Special education and related services must be provided in 19 20 accordance with the student's IEP no later than 10 school attendance days after notice is provided to the parents 21 22 pursuant to Section 300.503 of Title 34 of the Code of Federal 23 Regulations and implementing rules adopted by the State Board 24 of Education. The appropriate program pursuant to the individualized educational program of students whose native 25 26 tongue is a language other than English shall reflect the SB1319 Engrossed - 53 - LRB099 06560 NHT 26633 b

special education, cultural and linguistic needs. No later than 1 2 September 1, 1993, the State Board of Education shall establish 3 standards for the development, implementation and monitoring of appropriate bilingual special individualized educational 4 5 programs. The State Board of Education shall further 6 incorporate appropriate monitoring procedures to verifv 7 implementation of these standards. The district shall indicate to the parent and the State Board of Education the nature of 8 9 the services the child will receive for the regular school term while waiting placement in the appropriate special education 10 11 class.

12 If the child is deaf, hard of hearing, blind, or visually 13 impaired and he or she might be eligible to receive services from the Illinois School for the Deaf or the Illinois School 14 for the Visually Impaired, the school district shall notify the 15 16 parents, in writing, of the existence of these schools and the 17 services they provide and shall make a reasonable effort to inform the parents of the existence of other, local schools 18 that provide similar services and the services that these other 19 20 schools provide. This notification shall include without limitation information on school services, school admissions 21 22 criteria, and school contact information.

In the development of the individualized education program for a student who has a disability on the autism spectrum (which includes autistic disorder, Asperger's disorder, pervasive developmental disorder not otherwise specified, SB1319 Engrossed - 54 - LRB099 06560 NHT 26633 b

1 childhood disintegrative disorder, and Rett Syndrome, as 2 defined in the Diagnostic and Statistical Manual of Mental 3 Disorders, fourth edition (DSM-IV, 2000)), the IEP team shall 4 consider all of the following factors:

5 (1) The verbal and nonverbal communication needs of the 6 child.

7 (2) The need to develop social interaction skills and8 proficiencies.

9 (3) The needs resulting from the child's unusual 10 responses to sensory experiences.

11 (4) The needs resulting from resistance to12 environmental change or change in daily routines.

13 (5) The needs resulting from engagement in repetitive14 activities and stereotyped movements.

15 (6) The need for any positive behavioral
16 interventions, strategies, and supports to address any
17 behavioral difficulties resulting from autism spectrum
18 disorder.

(7) Other needs resulting from the child's disability
that impact progress in the general curriculum, including
social and emotional development.

Public Act 95-257 does not create any new entitlement to a service, program, or benefit, but must not affect any entitlement to a service, program, or benefit created by any other law.

26 If the student may be eligible to participate in the

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Home-Based Support Services Program for Mentally Disabled 1 2 Adults authorized under the Developmental Disability and Mental Disability Services Act upon becoming an adult, the 3 student's individualized education program shall include plans 4 5 for (i) determining the student's eligibility for those home-based services, (ii) enrolling the student in the program 6 7 of home-based services, and (iii) developing a plan for the student's most effective use of the home-based services after 8 9 the student becomes an adult and no longer receives special 10 educational services under this Article. The plans developed 11 under this paragraph shall include specific actions to be taken 12 by specified individuals, agencies, or officials.

13 In the development of the individualized education (C) 14 program for a student who is functionally blind, it shall be 15 presumed that proficiency in Braille reading and writing is 16 essential for the student's satisfactory educational progress. 17 For purposes of this subsection, the State Board of Education shall determine the criteria for a student to be classified as 18 functionally blind. Students who are not currently identified 19 20 functionally blind who are also entitled to Braille as instruction include: (i) those whose vision loss is so severe 21 22 that they are unable to read and write at a level comparable to 23 their peers solely through the use of vision, and (ii) those who show evidence of progressive vision loss that may result in 24 25 functional blindness. Each student who is functionally blind 26 shall be entitled to Braille reading and writing instruction SB1319 Engrossed - 56 - LRB099 06560 NHT 26633 b

that is sufficient to enable the student to communicate with 1 2 the same level of proficiency as other students of comparable 3 ability. Instruction should be provided to the extent that the student is physically and cognitively able to use Braille. 4 5 Braille instruction may be used in combination with other education services 6 special appropriate to the student's 7 educational needs. The assessment of each student who is 8 functionally blind for the purpose of developing the student's 9 individualized education program shall include documentation 10 of the student's strengths and weaknesses in Braille skills. 11 Each person assisting in the development of the individualized 12 education program for a student who is functionally blind shall 13 information describing the benefits of Braille receive 14 instruction. The individualized education program for each 15 student who is functionally blind shall specify the appropriate 16 learning medium or media based on the assessment report.

17 (d) To the maximum extent appropriate, the placement shall provide the child with the opportunity to be educated with 18 19 children who are not disabled; provided that children with 20 disabilities who are recommended to be placed into regular education classrooms are provided with supplementary services 21 22 to assist the children with disabilities to benefit from the 23 regular classroom instruction and are included on the teacher's 24 regular education class register. Subject to the limitation of 25 the preceding sentence, placement in special classes, separate 26 schools or other removal of the disabled child from the regular

educational environment shall occur only when the nature of the 1 2 severity of the disability is such that education in the 3 regular classes with the use of supplementary aids and services cannot be achieved satisfactorily. The placement of limited 4 5 English learners proficiency students with disabilities shall 6 be in non-restrictive environments which provide for 7 integration with non-disabled peers in bilingual classrooms. 8 Annually, each January, school districts shall report data on 9 students from non-English speaking backgrounds receiving 10 special education and related services in public and private 11 facilities as prescribed in Section 2-3.30. If there is a 12 disagreement between parties involved regarding the special 13 placement of any child, either education in-state or 14 out-of-state, the placement is subject to impartial due process 15 procedures described in Article 10 of the Rules and Regulations 16 to Govern the Administration and Operation of Special 17 Education.

(e) No child who comes from a home in which a language 18 19 other than English is the principal language used may be 20 assigned to any class or program under this Article until he 21 has been given, in the principal language used by the child and 22 used in his home, tests reasonably related to his cultural 23 environment. All testing and evaluation materials and 24 procedures utilized for evaluation and placement shall not be 25 linguistically, racially or culturally discriminatory.

26 (f) Nothing in this Article shall be construed to require

any child to undergo any physical examination or medical
 treatment whose parents object thereto on the grounds that such
 examination or treatment conflicts with his religious beliefs.

(q) School boards or their designee shall provide to the 4 5 parents of a child prior written notice of any decision (a) proposing to initiate or change, or (b) refusing to initiate or 6 7 the identification, evaluation, or educational change, 8 placement of the child or the provision of a free appropriate 9 public education to their child, and the reasons therefor. Such 10 written notification shall also inform the parent of the 11 opportunity to present complaints with respect to any matter 12 relating to the educational placement of the student, or the 13 provision of a free appropriate public education and to have an 14 impartial due process hearing on the complaint. The notice 15 shall inform the parents in the parents' native language, 16 unless it is clearly not feasible to do so, of their rights and 17 all procedures available pursuant to this Act and the federal Individuals with Disabilities Education Improvement Act of 18 19 2004 (Public Law 108-446); it shall be the responsibility of 20 the State Superintendent to develop uniform notices setting forth the procedures available under this Act and the federal 21 22 Individuals with Disabilities Education Improvement Act of 23 2004 (Public Law 108-446) to be used by all school boards. The notice shall also inform the parents of the availability upon 24 25 request of a list of free or low-cost legal and other relevant 26 services available locally to assist parents in initiating an SB1319 Engrossed - 59 - LRB099 06560 NHT 26633 b

impartial due process hearing. Any parent who is deaf, or does 1 2 using not normally communicate spoken English, who participates in a meeting with a representative of a local 3 educational agency for the purposes of developing 4 an 5 individualized educational program shall be entitled to the 6 services of an interpreter.

7 (g-5) For purposes of this subsection (g-5), "qualified 8 professional" means an individual who holds credentials to 9 evaluate the child in the domain or domains for which an 10 evaluation is sought or an intern working under the direct 11 supervision of a qualified professional, including a master's 12 or doctoral degree candidate.

13 ensure that a parent can participate fully То and 14 effectively with school personnel in the development of 15 appropriate educational and related services for his or her 16 child, the parent, an independent educational evaluator, or a 17 qualified professional retained by or on behalf of a parent or child must be afforded reasonable access to educational 18 19 facilities, personnel, classrooms, and buildings and to the 20 child as provided in this subsection (q-5). The requirements of this subsection (g-5) apply to any public school facility, 21 22 building, or program and to any facility, building, or program 23 supported in whole or in part by public funds. Prior to visiting a school, school building, or school facility, the 24 25 parent, independent educational evaluator, or qualified 26 professional may be required by the school district to inform SB1319 Engrossed - 60 - LRB099 06560 NHT 26633 b

the building principal or supervisor in writing of the proposed 1 visit, the purpose of the visit, and the approximate duration 2 3 of the visit. The visitor and the school district shall arrange the visit or visits at times that are mutually agreeable. 4 5 Visitors shall comply with school safety, security, and visitation policies at all times. School district visitation 6 7 policies must not conflict with this subsection (g-5). Visitors 8 shall be required to comply with the requirements of applicable 9 laws, including those privacv laws protecting the 10 confidentiality of education records such as the federal Family 11 Educational Rights and Privacy Act and the Illinois School 12 Student Records Act. The visitor shall not disrupt the 13 educational process.

(1) A parent must be afforded reasonable access of
sufficient duration and scope for the purpose of observing
his or her child in the child's current educational
placement, services, or program or for the purpose of
visiting an educational placement or program proposed for
the child.

20 (2) An independent educational evaluator or а 21 qualified professional retained by or on behalf of a parent 22 or child must be afforded reasonable access of sufficient 23 duration and scope for the purpose of conducting an 24 evaluation of the child, the child's performance, the 25 child's current educational program, placement, services, 26 or environment, or any educational program, placement,

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services, or environment proposed for the child, including 1 2 interviews of educational personnel, child observations, 3 assessments, tests or assessments of the child's educational program, services, or placement or of any 4 5 proposed educational program, services, or placement. If one or more interviews of school personnel are part of the 6 7 evaluation, the interviews must be conducted at a mutually 8 agreed upon time, date, and place that do not interfere 9 with the school employee's school duties. The school 10 district mav limit interviews to personnel having 11 information relevant to the child's current educational 12 services, program, or placement or to proposed а 13 educational service, program, or placement.

- 14 (h) (Blank).
- 15 (i) (Blank).
- 16 (j) (Blank).
- 17 (k) (Blank).
- 18 (l) (Blank).
- 19 (m) (Blank).
- 20 (n) (Blank).
- 21 (o) (Blank).
- 22 (Source: P.A. 98-219, eff. 8-9-13.)

(105 ILCS 5/14-9.01) (from Ch. 122, par. 14-9.01)
 Sec. 14-9.01. Qualifications of teachers, other
 professional personnel and necessary workers. No person shall

be employed to teach any class or program authorized by this 1 2 Article who does not hold a valid teacher's license certificate as provided by law and unless he has had such special training 3 as the State Board of Education may require. No special license 4 5 certificate or endorsement to a special license certificate issued under Section 21B-30 of this Code Section 21 4 on or 6 after July 1, 1994, shall be valid for teaching students with 7 8 visual disabilities unless the person to whom the license 9 certificate or endorsement is issued has attained satisfactory 10 performance on an examination that is designed to assess 11 competency in Braille reading and writing skills according to 12 standards that the State Board of Education may adopt. Evidence of successfully completing the examination of Braille reading 13 and writing skills must be submitted to the State Board of 14 15 Education prior to an applicant's taking examination of the 16 content area subject matter knowledge test required under 17 Section 21B-30 of this Code Section 21 1a. In Beginning July 1, 1995, in addition to other requirements, a candidate for a 18 teaching license certification in the area of the deaf and hard 19 20 of hearing granted by the Illinois State Board of Education for teaching deaf and hard of hearing students in grades pre-school 21 22 through grade 12 must demonstrate a minimum proficiency in sign 23 language as determined by the Illinois State Board of Education. All other professional personnel employed in any 24 25 class, service, or program authorized by this Article shall 26 hold such licenses certificates and shall have had such special

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training as the State Board of Education may require; provided 1 2 that in a school district organized under Article 34, the 3 school district may employ speech and language pathologists who are licensed under the Illinois Speech-Language Pathology and 4 5 Audiology Practice Act but who do not hold a license certificate issued under this the School Code if the district 6 7 certifies that a chronic shortage of certified personnel 8 exists. Nothing contained in this Act prohibits the school 9 board from employing necessary workers to assist the teacher 10 with the special educational facilities, except that all such 11 necessary workers must have had such training as the State 12 Board of Education may require.

13 No later than January 1, 1993, the State Board of Education 14 shall develop, in consultation with the Advisory Council on the Education of Children with Disabilities and the Advisory 15 16 Council on Bilingual Education, rules governing the 17 qualifications for certification of teachers and school service personnel providing services to limited English 18 19 learners proficient students receiving special education and 20 related services.

21 The employment of any teacher in a special education 22 provided for in Sections 14-1.01 to 14-14.01, program 23 inclusive, shall be subject to the provisions of Sections 24-11 24 to 24-16, inclusive. Any teacher employed in a special education program, prior to the effective date of this 25 amendatory Act of 1987, in which 2 or more districts 26

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participate shall enter upon contractual continued service in
 each of the participating districts subject to the provisions
 of Sections 24-11 to 24-16, inclusive.

4 (Source: P.A. 92-651, eff. 7-11-02.)

5 (105 ILCS 5/14C-1) (from Ch. 122, par. 14C-1)

6 Sec. 14C-1. The General Assembly finds that there are large numbers of children in this State who come from environments 7 8 where the primary language is other than English. Experience 9 has shown that public school classes in which instruction is 10 given only in English are often inadequate for the education of 11 children whose native tongue is another language. The General 12 Assembly believes that a program of transitional bilingual education can meet the needs of these children and facilitate 13 14 their integration into the regular public school curriculum. 15 Therefore, pursuant to the policy of this State to ensure 16 insure equal educational opportunity to every child, and in recognition of the educational needs of English learners 17 18 children of limited English speaking ability, it is the purpose 19 of this Act to provide for the establishment of transitional 20 bilingual education programs in the public schools, to provide 21 supplemental financial assistance to help local school 22 districts meet the extra costs of such programs, and to allow to directly or indirectly provide technical 23 this State 24 professional development assistance and to support 25 transitional bilingual education programs statewide.

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1 (Source: P.A. 96-1423, eff. 8-3-10.)

6

2 (105 ILCS 5/14C-2) (from Ch. 122, par. 14C-2)
3 Sec. 14C-2. Definitions. Unless the context indicates
4 otherwise, the terms used in this Article have the following
5 meanings:

(a) "State Board" means the State Board of Education.

7 (b) "Certification Board" means the State Teacher8 Certification Board.

9 (c) "School District" means any school district 10 established under this Code.

11 "English learners" of (d) "Children limitod 12 English-speaking ability" means (1) all children in grades 13 pre-K through 12 who were not born in the United States, whose 14 native tongue is a language other than English, and who are 15 incapable of performing ordinary classwork in English; and (2) 16 all children in grades pre-K through 12 who were born in the 17 United of parents possessing States no or limited 18 English-speaking ability and who are incapable of performing 19 ordinary classwork in English.

(e) "Teacher of transitional bilingual education" means a
teacher with a speaking and reading ability in a language other
than English in which transitional bilingual education is
offered and with communicative skills in English.

24 (f) "Program in transitional bilingual education" means a 25 full-time program of instruction (1) in all those courses or SB1319 Engrossed - 66 - LRB099 06560 NHT 26633 b

subjects which a child is required by law to receive and which 1 2 are required by the child's school district, which shall be given in the native language of English learners the children 3 of limited English-speaking ability who are enrolled in the 4 5 program and also in English, (2) in the reading and writing of the native language of English learners the children of limited 6 English speaking ability who are enrolled in the program and in 7 8 the oral language (listening and speaking), reading, and 9 writing of English, and (3) in the history and culture of the 10 country, territory, or geographic area which is the native land 11 the parents of English learners children of limited of 12 English-speaking ability who are enrolled in the program and in the history and culture of the United States; or a part-time 13 program of instruction based on the educational needs of those 14 English learners children of limited English-speaking ability 15 16 who do not need a full-time program of instruction.

17 (Source: P.A. 98-972, eff. 8-15-14.)

18 (105 ILCS 5/14C-3) (from Ch. 122, par. 14C-3)

19 Language classification of Sec. 14C-3. children; 20 establishment of program; period of participation; 21 examination. Each school district shall ascertain, not later 22 than the first day of March, under regulations prescribed by the State Board, the number of English learners children of 23 24 limited English-speaking ability within the school district, 25 and shall classify them according to the language of which they SB1319 Engrossed - 67 - LRB099 06560 NHT 26633 b

possess a primary speaking ability, and their grade level, age or achievement level.

When, at the beginning of any school year, there is within 3 an attendance center of a school district, not including 4 5 children who are enrolled in existing private school systems, 6 20 or more English learners children of limited 7 English speaking ability in any such language classification, the school district shall establish, for each classification, a 8 9 program in transitional bilingual education for the children 10 therein. A school district may establish a program in 11 transitional bilingual education with respect to any 12 classification with less than 20 children therein, but should a 13 school district decide not to establish such a program, the 14 school district shall provide a locally determined 15 transitional program of instruction which, based upon an 16 individual student language assessment, provides content area 17 instruction in a language other than English to the extent necessary to ensure that each student can benefit from 18 19 educational instruction and achieve an early and effective 20 transition into the regular school curriculum.

Every school-age <u>English learner</u> child of limited English-speaking ability not enrolled in existing private school systems shall be enrolled and participate in the program in transitional bilingual education established for the classification to which he belongs by the school district in which he resides for a period of 3 years or until such time as SB1319 Engrossed - 68 - LRB099 06560 NHT 26633 b

he achieves a level of English language skills which will enable him to perform successfully in classes in which instruction is given only in English, whichever shall first occur.

5 <u>An English learner</u> A child of limited English speaking 6 ability enrolled in a program in transitional bilingual 7 education may, in the discretion of the school district and 8 subject to the approval of the child's parent or legal 9 guardian, continue in that program for a period longer than 3 10 years.

11 An examination in the oral language (listening and 12 speaking), reading, and writing of English, as prescribed by 13 the State Board, shall be administered annually to all English learners children of limited English-speaking ability enrolled 14 15 and participating in a program in transitional bilingual 16 education. No school district shall transfer an English learner 17 a child of limited English speaking ability out of a program in transitional bilingual education prior to his third year of 18 enrollment therein unless the parents of the child approve the 19 20 transfer in writing, and unless the child has received a score on said examination which, in the determination of the State 21 22 Board, reflects a level of English language skills appropriate 23 to his or her grade level.

If later evidence suggests that a child so transferred is still disabled by an inadequate command of English, he may be re-enrolled in the program for a length of time equal to that SB1319 Engrossed - 69 - LRB099 06560 NHT 26633 b

1 which remained at the time he was transferred.

2 (Source: P.A. 98-972, eff. 8-15-14.)

3 (105 ILCS 5/14C-5) (from Ch. 122, par. 14C-5)

Sec. 14C-5. Nonresident children; enrollment and tuition; joint programs. A school district may allow a nonresident <u>English learner</u> child of limited English speaking ability to enroll in or attend its program in transitional bilingual education, and the tuition for such a child shall be paid by the district in which he resides.

10 Any school district may join with any other school district 11 or districts to provide the programs in transitional bilingual 12 education required or permitted by this Article.

13 (Source: P.A. 78-727.)

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

15 Sec. 14C-7. Participation in extracurricular activities of public schools. Instruction in courses of subjects included in 16 17 a program of transitional bilingual education which are not mandatory may be given in a language other than English. In 18 those courses or subjects in which verbalization is not 19 20 essential to an understanding of the subject matter, including 21 but not necessarily limited to art, music and physical 22 education, English learners children of limited 23 English-speaking ability shall participate fully with their 24 English-speaking contemporaries in the regular public school SB1319 Engrossed - 70 - LRB099 06560 NHT 26633 b

1 classes provided for said subjects. Each school district shall 2 ensure to children enrolled in a program in transitional 3 bilingual education practical and meaningful opportunity to 4 participate fully in the extracurricular activities of the 5 regular public schools in the district.

6 (Source: P.A. 78-727.)

7 (105 ILCS 5/14C-9) (from Ch. 122, par. 14C-9)

8 Sec. 14C-9. Tenure; minimum salaries. Any person employed 9 as a teacher of transitional bilingual education whose teaching 10 certificate was issued pursuant to Section 14C-8 (now repealed) 11 of this Code Article shall have such employment credited to him 12 or her for the purposes of determining under the provisions of 13 this Code eligibility to enter upon contractual continued 14 service; provided that such employment immediately precedes 15 and is consecutive with the year in which such person becomes 16 certified under Article 21 of this Code or licensed under Article 21B of this Code. 17

For the purposes of determining the minimum salaries payable to persons certified under Section 14C-8 (now repealed) of this <u>Code</u> Article, such persons shall be deemed to have been trained at a recognized institution of higher learning.

22 (Source: P.A. 82-597.)

23 (105 ILCS 5/14C-11) (from Ch. 122, par. 14C-11)
24 Sec. 14C-11. Preschool or summer school programs. A school

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district may establish, on a full or part-time basis, preschool 1 2 or summer school programs in transitional bilingual education 3 for English learners children of limited English-speaking ability or join with the other school districts in establishing 4 5 such preschool or summer programs. Preschool or summer programs in transitional bilingual education shall not substitute for 6 7 programs in transitional bilingual education required to be 8 provided during the regular school year.

9 (Source: P.A. 78-727.)

10

(105 ILCS 5/27A-5)

11 Sec. 27A-5. Charter school; legal entity; requirements.

12 (a) A charter school shall be a public, nonsectarian, 13 nonreligious, non-home based, and non-profit school. A charter 14 school shall be organized and operated as a nonprofit 15 corporation or other discrete, legal, nonprofit entity 16 authorized under the laws of the State of Illinois.

(b) A charter school may be established under this Article 17 18 by creating a new school or by converting an existing public school or attendance center to charter school status. Beginning 19 20 on the effective date of this amendatory Act of the 93rd 21 General Assembly, in all new applications to establish a 22 charter school in a city having a population exceeding 500,000, operation of the charter school shall be limited to one campus. 23 24 The changes made to this Section by this amendatory Act of the 93rd General Assembly do not apply to charter schools existing 25

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or approved on or before the effective date of this amendatory
 Act.

(b-5) In this subsection (b-5), "virtual-schooling" means 3 a cyber school where students engage in online curriculum and 4 5 instruction via the Internet and electronic communication with 6 at. locations with their teachers remote and students 7 participating at different times.

From April 1, 2013 through December 31, 2016, there is a 8 9 moratorium on the establishment of charter schools with 10 virtual-schooling components in school districts other than a 11 school district organized under Article 34 of this Code. This 12 moratorium apply to a charter school does not with 13 virtual-schooling components existing or approved prior to 14 April 1, 2013 or to the renewal of the charter of a charter 15 school with virtual-schooling components already approved 16 prior to April 1, 2013.

17 On or before March 1, 2014, the Commission shall submit to Assembly a effect 18 the General report on the of virtual-schooling, including without limitation the effect on 19 20 student performance, the costs associated with 21 virtual-schooling, and issues with oversight. The report shall 22 include policy recommendations for virtual-schooling.

(c) A charter school shall be administered and governed by its board of directors or other governing body in the manner provided in its charter. The governing body of a charter school shall be subject to the Freedom of Information Act and the Open SB1319 Engrossed - 73 - LRB099 06560 NHT 26633 b

1 Meetings Act.

2 (d) A charter school shall comply with all applicable
3 health and safety requirements applicable to public schools
4 under the laws of the State of Illinois.

5 (e) Except as otherwise provided in the School Code, a 6 charter school shall not charge tuition; provided that a 7 charter school may charge reasonable fees for textbooks, 8 instructional materials, and student activities.

9 A charter school shall be responsible for (f) the 10 management and operation of its fiscal affairs including, but 11 not limited to, the preparation of its budget. An audit of each 12 charter school's finances shall be conducted annually by an outside, independent contractor retained by the charter 13 14 school. To ensure financial accountability for the use of 15 public funds, on or before December 1 of every year of 16 operation, each charter school shall submit to its authorizer 17 and the State Board a copy of its audit and a copy of the Form 990 the charter school filed that year with the federal 18 19 Internal Revenue Service. In addition, if deemed necessary for 20 proper financial oversight of the charter school, an authorizer 21 may require quarterly financial statements from each charter school. 22

(g) A charter school shall comply with all provisions of this $Article_{\underline{I}}$ the Illinois Educational Labor Relations $Act_{\underline{I}}$ all federal and State laws and rules applicable to public schools that pertain to special education and the instruction SB1319 Engrossed - 74 - LRB099 06560 NHT 26633 b

of English language learners, referred to in this Code as "children of limited English-speaking ability"; and its charter. A charter school is exempt from all other State laws and regulations in this Code governing public schools and local school board policies, except the following:

6 (1) Sections 10-21.9 and 34-18.5 of this Code regarding 7 criminal history records checks and checks of the Statewide 8 Sex Offender Database and Statewide Murderer and Violent 9 Offender Against Youth Database of applicants for 10 employment;

11 (2) Sections 24-24 and 34-84A of this Code regarding
12 discipline of students;

13 (3) the Local Governmental and Governmental Employees
14 Tort Immunity Act;

(4) Section 108.75 of the General Not For Profit
 Corporation Act of 1986 regarding indemnification of
 officers, directors, employees, and agents;

18

19

(5) the Abused and Neglected Child Reporting Act;

(6) the Illinois School Student Records Act;

20 (7) Section 10-17a of this Code regarding school report
 21 cards;

22 (8) the P-20 Longitudinal Education Data System Act;
23 and

24 (9) Section 27-23.7 of this Code regarding bullying 25 prevention<u>; and</u>.

26 (10) (9) Section 2-3.162 2-3.160 of this the School

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1

Code regarding student discipline reporting.

2 The change made by Public Act 96-104 to this subsection (g)
3 is declaratory of existing law.

(h) A charter school may negotiate and contract with a 4 5 school district, the governing body of a State college or university or public community college, or any other public or 6 7 for-profit or nonprofit private entity for: (i) the use of a 8 school building and grounds or any other real property or 9 facilities that the charter school desires to use or convert 10 for use as a charter school site, (ii) the operation and 11 maintenance thereof, and (iii) the provision of any service, 12 activity, or undertaking that the charter school is required to perform in order to carry out the terms of its charter. 13 14 However, a charter school that is established on or after the 15 effective date of this amendatory Act of the 93rd General 16 Assembly and that operates in a city having a population 17 exceeding 500,000 may not contract with a for-profit entity to manage or operate the school during the period that commences 18 on the effective date of this amendatory Act of the 93rd 19 20 General Assembly and concludes at the end of the 2004-2005 school year. Except as provided in subsection (i) of this 21 22 Section, a school district may charge a charter school 23 reasonable rent for the use of the district's buildings, grounds, and facilities. Any services for which a charter 24 25 school contracts with a school district shall be provided by 26 the district at cost. Any services for which a charter school SB1319 Engrossed - 76 - LRB099 06560 NHT 26633 b

1 contracts with a local school board or with the governing body 2 of a State college or university or public community college 3 shall be provided by the public entity at cost.

(i) In no event shall a charter school that is established 4 5 by converting an existing school or attendance center to 6 charter school status be required to pay rent for space that is deemed available, as negotiated and provided in the charter 7 agreement, in school district facilities. However, all other 8 9 costs for the operation and maintenance of school district 10 facilities that are used by the charter school shall be subject 11 to negotiation between the charter school and the local school 12 board and shall be set forth in the charter.

13 (j) A charter school may limit student enrollment by age or 14 grade level.

15 (k) If the charter school is approved by the Commission, 16 then the Commission charter school is its own local education 17 agency.

18 (Source: P.A. 97-152, eff. 7-20-11; 97-154, eff. 1-1-12; 19 97-813, eff. 7-13-12; 98-16, eff. 5-24-13; 98-639, eff. 6-9-14; 20 98-669, eff. 6-26-14; 98-739, eff. 7-16-14; 98-783, eff. 21 1-1-15; 98-1059, eff. 8-26-14; 98-1102, eff. 8-26-14; revised 22 10-14-14.)

(105 ILCS 5/34-2.4) (from Ch. 122, par. 34-2.4)
Sec. 34-2.4. School improvement plan. A 3 year local school
improvement plan shall be developed and implemented at each

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attendance center. This plan shall reflect the overriding 1 purpose of the attendance center to improve educational 2 3 quality. The local school principal shall develop a school improvement plan in consultation with the local school council, 4 school staff, parents and community 5 all categories of residents. Once the plan is developed, reviewed by the 6 7 professional personnel leadership committee, and approved by 8 the local school council, the principal shall be responsible 9 for directing implementation of the plan, and the local school 10 council shall monitor its implementation. After the 11 termination of the initial 3 year plan, a new 3 year plan shall 12 be developed and modified as appropriate on an annual basis.

13 The school improvement plan shall be designed to achieve 14 priority goals including but not limited to:

15 (a) assuring that students show significant progress 16 toward meeting and exceeding State performance standards 17 in State mandated learning areas, including the mastery of 18 higher order thinking skills in these areas;

(b) assuring that students attend school regularly and graduate from school at such rates that the district average equals or surpasses national norms;

(c) assuring that students are adequately prepared for and aided in making a successful transition to further education and life experience;

(d) assuring that students are adequately prepared for
and aided in making a successful transition to employment;

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and

1

2 (e) assuring that students are, to the maximum extent 3 possible, provided with a common learning experience that 4 is of high academic quality and that reflects high 5 expectations for all students' capacities to learn.

6 With respect to these priority goals, the school 7 improvement plan shall include but not be limited to the 8 following:

9 (a) an analysis of data collected in the attendance 10 center and community indicating the specific strengths and 11 weaknesses of the attendance center in light of the goals 12 specified above, including data and analysis specified by 13 State Board of Education pertaining to the specific 14 measurable outcomes for student performance, the 15 attendance centers, and their instructional programs;

16 (b) a description of specific annual objectives the 17 attendance center will pursue in achieving the goals 18 specified above;

19 (c) a description of the specific activities the 20 attendance center will undertake to achieve its 21 objectives;

(d) an analysis of the attendance center's staffing pattern and material resources, and an explanation of how the attendance center's planned staffing pattern, the deployment of staff, and the use of material resources furthers the objectives of the plan; SB1319 Engrossed - 79 - LRB099 06560 NHT 26633 b

1 (e) a description of the key assumptions and directions 2 of the school's curriculum and the academic and 3 non-academic programs of the attendance center, and an 4 explanation of how this curriculum and these programs 5 further the goals and objectives of the plan;

6 (f) a description of the steps that will be taken to 7 enhance educational opportunities for all students, 8 regardless of gender, including limited English <u>learners</u> 9 proficient students, disabled students, low-income 10 students and minority students;

(g) a description of any steps which may be taken by the attendance center to educate parents as to how they can assist children at home in preparing their children to learn effectively;

(h) a description of the steps the attendance center will take to coordinate its efforts with, and to gain the participation and support of, community residents, business organizations, and other local institutions and individuals;

(i) a description of any staff development program for
all school staff and volunteers tied to the priority goals,
objectives, and activities specified in the plan;

(j) a description of the steps the local school council will undertake to monitor implementation of the plan on an ongoing basis;

26

(k) a description of the steps the attendance center

will take to ensure that teachers have working conditions
 that provide a professional environment conducive to
 fulfilling their responsibilities;

4 (1) a description of the steps the attendance center
5 will take to ensure teachers the time and opportunity to
6 incorporate new ideas and techniques, both in subject
7 matter and teaching skills, into their own work;

8 (m) a description of the steps the attendance center 9 will take to encourage pride and positive identification 10 with the attendance center through various athletic 11 activities; and

12 (n) a description of the student need for and provision 13 of services to special populations, beyond the standard 14 school programs provided for students in grades K through 12 and those enumerated in the categorical programs cited 15 in item d of part 4 of Section 34-2.3, including financial 16 17 costs of providing same and a timeline for implementing the necessary services, including but not limited, when 18 19 applicable, to ensuring the provisions of educational 20 services to all eligible children aged 4 years for the 1990-91 school year and thereafter, reducing class size to 21 22 State averages in grades K-3 for the 1991-92 school year 23 and thereafter and in all grades for the 1993-94 school 24 year and thereafter, and providing sufficient staff and 25 facility resources for students not served in the regular 26 classroom setting.

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Based on the analysis of data collected indicating specific strengths and weaknesses of the attendance center, the school improvement plan may place greater emphasis from year to year on particular priority goals, objectives, and activities.

5 (Source: P.A. 93-48, eff. 7-1-03.)

6

(105 ILCS 5/34-8.17)

7 34-8.17. Lump-sum allocation; key centralized Sec. 8 functions. Final designation as a Learning Zone under this Law 9 shall entitle the participating attendance centers to receive 10 funds in lump-sum allocations, to budget and spend those funds, 11 and to operate in accordance with the designation and this Law. 12 Lump-sum allocations shall be based on the number of enrolled regular and special needs students and shall include all 13 14 operating funds for compensation, supplies, equipment, 15 repairs, energy, maintenance, transportation, and professional 16 services, and all special funds that follow special populations, including desegregation, special education, 17 18 bilingual, federal, and State Chapter 1 funds. A sum equal to 3.2% of operating funds shall be deducted by the board to 19 20 key centralized functions, unless a provide designated 21 Learning Zone obtains one or more of those functions elsewhere, 22 in which case the sum shall be appropriately adjusted. As used in this Law, key centralized functions shall mean: 23

24 (1) Equity assurance staff to ensure that services are
 25 maintained for students with disabilities, limited English

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- <u>learners</u> proficient students, low-income students, and any
 other special need students as required by federal law;
- 3 (2) Payroll services and background and credential 4 checks;
- 5 (3) Budget and treasury services to levy and collect
 6 taxes and distribute lump-sum funding;
- 7 (4) Central computer systems providing information
 8 distribution and networking;
- 9 (5) On-line data collection and analysis centers for 10 student and school data;
- 11
- (6) Emergency pool funding; and
- 12 (7) Legal and labor departmental services for 13 system-wide litigation and collective bargaining 14 negotiations.

15 (Source: P.A. 89-3, eff. 2-27-95; 89-15, eff. 5-30-95.)

Section 10. The Critical Health Problems and Comprehensive Health Education Act is amended by changing Section 5 as follows:

19 (105 ILCS 110/5) (from Ch. 122, par. 865)

Sec. 5. Advisory Committee. An advisory committee consisting of 11 members is hereby established as follows: the Director of Public Health or his or her designee, the Secretary of Human Services or his or her designee, and an additional person representing the Department of Human Services SB1319 Engrossed - 83 - LRB099 06560 NHT 26633 b

designated by the Secretary, the Director of Children and 1 2 Family Services or his or her designee, the Chairman of the Illinois Joint Committee on School Health or his or her 3 designee, and 7 6 members to be appointed by the State Board of 4 5 Education to be chosen, insofar as is possible, from the following groups: colleges and universities, voluntary health 6 7 medicine, dentistry, professional agencies, health 8 associations, teachers, administrators, members of local 9 boards of education, and lay citizens. The original public 10 members shall, upon their appointment, serve until July 1, 11 1973, and, thereafter, new appointments of public members shall 12 be made in like manner and such members shall serve for 4 year terms commencing on July 1, 1973, and until their successors 13 14 are appointed and qualified. Vacancies in the terms of public 15 members shall be filled in like manner as original appointments 16 for the balance of the unexpired terms. The members of the 17 advisory committee shall receive no compensation but shall be reimbursed for actual and necessary expenses incurred in the 18 performance of their duties. Such committee shall select a 19 20 chairman and establish rules and procedures for its proceedings not inconsistent with the provisions of this Act. Such 21 22 committee shall advise the State Board of Education on all 23 matters relating to the implementation of the provisions of 24 this Act. They shall assist in presenting advice and 25 interpretation concerning a comprehensive health education program to the Illinois public, especially as related to 26

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1 critical health problems. They shall also assist in understanding 2 establishing a sound and sympathetic 3 relationship between such comprehensive health education 4 program and the public health, welfare and educational programs 5 of other agencies in the community.

6 (Source: P.A. 90-372, eff. 7-1-98; 91-61, eff. 6-30-99.)

7 (105 ILCS 5/2-3.60 rep.)

- 8 (105 ILCS 5/2-3.64b rep.)
- 9 (105 ILCS 5/2-3.120 rep.)
- 10 (105 ILCS 5/2-3.137 rep.)
- 11 (105 ILCS 5/2-3.147 rep.)
- 12 (105 ILCS 5/3-11.5 rep.)
- 13 (105 ILCS 5/22-65 rep.)
- 14 (105 ILCS 5/22-75 rep.)

Section 15. The School Code is amended by repealing Sections 2-3.60, 2-3.64b, 2-3.120, 2-3.137, 2-3.147, 3-11.5, 22-65, and 22-75.

Section 99. Effective date. This Act takes effect July 1, 2015.

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7	105 ILCS 5/2-3.62	from Ch. 122, par. 2-3.62
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10	105 ILCS 5/3-1	from Ch. 122, par. 3-1
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12	105 ILCS 5/3-11	from Ch. 122, par. 3-11
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15	105 ILCS 5/3-15.17	
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- 1 105 ILCS 5/27A-5
- 2 105 ILCS 5/34-2.4 from Ch. 122, par. 34-2.4
- 3 105 ILCS 5/34-8.17
- 4 105 ILCS 110/5 from Ch. 122, par. 865
- 5 105 ILCS 5/2-3.60 rep.
- 6 105 ILCS 5/2-3.64b rep.
- 7 105 ILCS 5/2-3.120 rep.
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- 9 105 ILCS 5/2-3.147 rep.
- 10 105 ILCS 5/3-11.5 rep.
- 11 105 ILCS 5/22-65 rep.
- 12 105 ILCS 5/22-75 rep.