HB4522 Enrolled

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 Section
10-22.22e as follows:

6 (105 ILCS 5/10-22.22e)

7 Sec. 10-22.22e. Science and mathematics partnership 8 school.

9 (a) Notwithstanding any other provision of law to the contrary and subject to the provisions of this Section, 2 4 or 10 more contiguous school districts with all or a portion of their 11 territory located within the geographic boundaries of the same 12 13 municipality may, when in their judgment the interest of the 14 districts and of the students therein will be best served, jointly operate, through an institution of higher education 15 located in the municipality, a science and mathematics 16 17 partnership school for serving some or all of grades kindergarten through 8. The partnership school may (i) restrict 18 attendance to pupils who reside within the geographic 19 20 boundaries of the areas served by the school districts and (ii) 21 select students for enrollment based on admission criteria that 22 focuses on academic proficiency in science and mathematics established by the partnership school and approved by the 23

HB4522 Enrolled - 2 - LRB098 19386 NHT 54542 b

1 districts' school boards; however, in no case mav the 2 partnership school discriminate on the basis of disability, 3 race, creed, color, gender, national origin, religion, ancestry, marital status, or need for special education 4 5 services in the establishment of its attendance boundaries or in the selection of students for enrollment. The number of 6 7 students enrolled from each school district shall be 8 approximately equal in number. If there are more students 9 eligible for enrollment in the partnership school from a school 10 district than there are spaces available, eligible students 11 must be selected by lottery.

12 (b) The school board of each school district shall, by 13 proper resolution, enter into the joint operation of the 14 partnership school. The school boards of the participating 15 districts shall execute a partnership school contract with the 16 institution of higher education for the joint operation, 17 subject to the provisions of this Section. The agreement for joint operation of the partnership school shall include, but 18 19 not be limited to, provisions for administration, staff, 20 programs, financing, facilities, and transportation.

(c) Each participating school district shall pay its per capita cost of educating the students residing in the district and attending the partnership school for the maintenance and operation of the partnership school. The manner of determining per capita cost must be set forth in the agreement. Each district shall pay the amount owed under the terms of the HB4522 Enrolled

agreement from the fund that the district would have used if the district had incurred the costs directly and may levy taxes and issue bonds as otherwise authorized for these purposes in order to make payments.

5 (d) The teachers and other non-administrative, certified 6 employees who work in the partnership school must be selected 7 according to criteria established by the partnership school and 8 agreed to by the school districts' school boards. The number of 9 such employees selected from each school district must be approximately equal in number. Their selection must be for a 10 11 2-year or 4-year period, upon the completion of which they must 12 be assigned to a comparable position in the school from which 13 they were selected. While working in the partnership school, these employees shall remain employees of and be paid by the 14 15 school district from which they were selected, and their wages 16 and benefits must be the same as if they were teaching or 17 otherwise working in that district, provided that additional wages and benefits may be provided to these teachers and other 18 19 staff if the participating school districts and the exclusive 20 bargaining representatives of their teachers and other staff agree. The contractual continued service status of a teacher 21 22 and the retirement benefits of those employees who accept work 23 with the partnership school must not be affected. A school term worked in the partnership school must be considered a school 24 25 term worked in the school district from which the employees were selected for contractual continued service attainment 26

5

HB4522 Enrolled - 4 - LRB098 19386 NHT 54542 b

1 purposes. The time spent in employment with a participating 2 district by any teacher who has not yet entered upon 3 contractual continued service and accepts selection to work in 4 the partnership school is not lost when computing the time 5 necessary for the teacher to enter upon contractual continued 6 service.

7 (Source: P.A. 97-97, eff. 1-1-12.)

8 Section 99. Effective date. This Act takes effect upon 9 becoming law.