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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 Section
5 5-1 as follows:

6 (105 ILCS 5/5-1) (from Ch. 122, par. 5-1)

7 Sec. 5-1. County school units.

(a) The territory in each county, exclusive of any school 8 9 district governed by any special act which requires the district to appoint its own school treasurer, shall constitute 10 a county school unit. County school units of less than 11 2,000,000 inhabitants shall be known as Class I county school 12 units and the office of township trustees, where existing on 13 14 July 1, 1962, in such units shall be abolished on that date and all books and records of such former township trustees shall be 15 16 forthwith thereafter transferred to the county board of school trustees. County school units of 2,000,000 or more inhabitants 17 shall be known as Class II county school units and shall retain 18 19 the office of township trustees unless otherwise provided in 20 subsection (b) or (c).

(b) Notwithstanding subsections (a) and (c), the school board of any elementary school district having a fall, 1989 aggregate enrollment of at least 2,500 but less than 6,500

pupils and having boundaries that are coterminous with the 1 2 boundaries of a high school district, and the school board of 3 any high school district having a fall, 1989 aggregate enrollment of at least 2,500 but less than 6,500 pupils and 4 5 having boundaries that are coterminous with the boundaries of an elementary school district, may, whenever the territory of 6 such school district forms a part of a Class II county school 7 8 unit, by proper resolution withdraw such school district from 9 the jurisdiction and authority of the trustees of schools of 10 the township in which such school district is located and from 11 the jurisdiction and authority of the township treasurer in 12 such Class II county school unit; provided that the school board of any such school district shall, upon the adoption and 13 14 passage of such resolution, thereupon elect or appoint its own 15 school treasurer as provided in Section 8-1. Upon the adoption 16 and passage of such resolution and the election or appointment 17 by the school board of its own school treasurer: (1) the trustees of schools in such township shall no longer have or 18 exercise any powers and duties with respect to the school 19 20 district governed by such school board or with respect to the school business, operations or assets of such school district; 21 22 and (2) all books and records of the township trustees relating 23 to the school business and affairs of such school district shall be transferred and delivered to the school board of such 24 25 school district. Upon the effective date of this amendatory Act 26 of 1993, the legal title to, and all right, title and interest

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

10 Notwithstanding subsections (a) and (c), the school boards 11 of Oak Park & River Forest District 200, Oak Park Elementary 12 School District 97, and River Forest School District 90 may, by proper resolution, withdraw from the 13 jurisdiction and authority of the trustees of schools of Proviso and Cicero 14 15 Townships and the township treasurer, provided that the school 16 board shall, upon the adoption and passage of the resolution, 17 elect or appoint its own school treasurer as provided in Section 8-1 of this Code. Upon the adoption and passage of the 18 resolution and the election or appointment by the school board 19 of its own school treasurer: (1) the trustees of schools in the 20 21 township or townships shall no longer have or exercise any 22 powers or duties with respect to the school district or with 23 respect to the school business, operations, or assets of the school district; (2) all books and records of the trustees of 24 25 schools and all moneys, securities, loanable funds, and other 26 assets relating to the school business and affairs of the

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

10 Notwithstanding subsections (a) and (c), the respective 11 school boards of Berwyn North School District 98, Berwyn South 12 School District 100, Cicero School District 99, and J.S. Morton High School District 201 may, by proper resolution, withdraw 13 from the jurisdiction and authority of the trustees of schools 14 15 of Cicero Township and the township treasurer, provided that the school board shall, upon the adoption and passage of the 16 17 resolution, elect or appoint its own school treasurer as provided in Section 8-1 of this Code. Upon the adoption and 18 19 passage of the resolution and the election or appointment by 20 the school board of its own school treasurer: (1) the trustees 21 of schools in the township shall no longer have or exercise any 22 powers or duties with respect to the school district or with 23 respect to the school business, operations, or assets of the school district; (2) all books and records of the trustees of 24 25 schools and all moneys, securities, loanable funds, and other 26 assets relating to the school business and affairs of the

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

10 Notwithstanding subsections (a) and (c) of this Section and 11 upon final judgment, including the exhaustion of all appeals or 12 a settlement between all parties, regarding claims set forth in 13 the case of Township Trustees of Schools Township 38 North, 14 Range 12 East v. Lyons Township High School District No. 204 case N. 13 CH 23386 pending in 2018 in the Circuit Court of 15 16 Cook County, Illinois, County Department, Chancery Division, 17 and all related pending claims, the school board of Lyons Township High School District 204 may commence, by proper 18 19 resolution, to withdraw from the jurisdiction and authority of 20 the trustees of schools of Lyons Township and the township treasurer, provided that the school board shall, upon the 21 22 adoption and passage of the resolution, elect or appoint its 23 own school treasurer as provided in Section 8-1 of this Code. 24 Upon the adoption and passage of the resolution and the election or appointment by the school board of its own school 25 treasurer commencing with the first day of the succeeding 26

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1	fiscal year, but not prior to July 1, 2019: (1) the trustees of
2	schools in the township shall no longer have or exercise any
3	powers or duties with respect to the school district or with
4	respect to the school business, operations, or assets of the
5	school district; (2) all books and records of the trustees of
6	schools and all moneys, securities, loanable funds, and other
7	assets relating to the school business and affairs of the
8	school district shall be transferred and delivered to the
9	school board, allowing for a reasonable period of time not to
10	exceed 90 days to liquidate any pooled investments; and (3) all
11	legal title to and all right, title, and interest formerly held
12	by the trustees of schools in any common school lands, school
13	buildings, or school sites used and occupied by the school
14	board and all rights of property and causes of action
15	pertaining to or constituting a part of the common school
16	lands, buildings, or sites shall be deemed transferred by
17	operation of law to and shall vest in the school board. The
18	changes made to this Section by this amendatory Act of the
19	100th General Assembly are prospective only, starting from the
20	effective date of this amendatory Act of the 100th General
21	Assembly, and shall not affect any legal action pending on the
22	effective date of this amendatory Act of the 100th General
23	Assembly in the Illinois courts in which Lyons Township High
24	School District 204 is a listed party.
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(c) Notwithstanding the provisions of subsection (a), theoffices of township treasurer and trustee of schools of any

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1 township located in a Class II county school unit shall be 2 abolished as provided in this subsection if all of the 3 following conditions are met:

(1) During the same 30 day period, each school board of 4 5 each elementary and unit school district that is subject to 6 the jurisdiction and authority of the township treasurer 7 and trustees of schools of the township in which those 8 offices are sought to be abolished gives written notice by 9 certified mail, return receipt requested to the township 10 treasurer and trustees of schools of that township of the 11 date of a meeting of the school board, to be held not more 12 than 90 nor less than 60 days after the date when the 13 notice is given, at which meeting the school board is to 14 consider and vote upon the question of whether there shall 15 be submitted to the electors of the school district a 16 proposition to abolish the offices of township treasurer 17 and trustee of schools of that township. None of the 18 notices given under this paragraph to the township 19 treasurer and trustees of schools of a township shall be 20 deemed sufficient or in compliance with the requirements of 21 this paragraph unless all of those notices are given within 22 the same 30 day period.

(2) Each school board of each elementary and unit
school district that is subject to the jurisdiction and
authority of the township treasurer and trustees of schools
of the township in which those offices are sought to be

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1 abolished, by the affirmative vote of at least 5 members of 2 the school board at a school board meeting of which notice 3 is given as required by paragraph (1) of this subsection, adopts a resolution requiring the secretary of the school 4 5 board to certify to the proper election authorities for submission to the electors of the school district at the 6 next consolidated election in accordance with the general 7 8 election law a proposition to abolish the offices of 9 township treasurer and trustee of schools of that township. 10 None of the resolutions adopted under this paragraph by any 11 elementary or unit school districts that are subject to the 12 jurisdiction and authority of the township treasurer and trustees of schools of the township in which those offices 13 14 are sought to be abolished shall be deemed in compliance 15 with the requirements of this paragraph or sufficient to 16 authorize submission of the proposition to abolish those 17 offices to a referendum of the electors in any such school district unless all of the school boards of all of the 18 19 elementary and unit school districts that are subject to 20 the jurisdiction and authority of the township treasurer 21 and trustees of schools of that township adopt such a 22 resolution in accordance with the provisions of this 23 paragraph.

(3) The school boards of all of the elementary and unit
 school districts that are subject to the jurisdiction and
 authority of the township treasurer and trustees of schools

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1 of the township in which those offices are sought to be 2 abolished submit a proposition to abolish the offices of township treasurer and trustee of schools of that township 3 to the electors of their respective school districts at the 4 5 same consolidated election in accordance with the general 6 election law, the ballot in each such district to be in 7 substantially the following form:

_____ 8 OFFICIAL BALLOT 9 10 Shall the offices of township 11 treasurer and YES trustee of 12 _ _ _ _ _ _ _ _ _ _ _ _ _ _ _ _ _ _ 13 schools of Township NO 14 Range be abolished? _____

15

16 At the consolidated election at which the (4) proposition to abolish the offices of township treasurer 17 and trustee of schools of a township is submitted to the 18 electors of each elementary and unit school district that 19 20 is subject to the jurisdiction and authority of the 21 township treasurer and trustee of schools of that township, 22 a majority of the electors voting on the proposition in each such elementary and unit school district votes in 23 24 favor of the proposition as submitted to them.

25 If in each elementary and unit school district that is subject to the jurisdiction and authority of the township 26

treasurer and trustees of schools of the township in which 1 2 those offices are sought to be abolished a majority of the 3 electors in each such district voting at the consolidated election on the proposition to abolish the offices of township 4 5 treasurer and trustee of schools of that township votes in favor of the proposition as submitted to them, the proposition 6 7 shall be deemed to have passed; but if in any such elementary 8 or unit school district a majority of the electors voting on 9 that proposition in that district fails to vote in favor of the 10 proposition as submitted to them, then notwithstanding the vote 11 of the electors in any other such elementary or unit school 12 district on that proposition the proposition shall not be deemed to have passed in any of those elementary or unit school 13 14 districts, and the offices of township treasurer and trustee of 15 schools of the township in which those offices were sought to 16 be abolished shall not be abolished, unless in each of those 17 elementary and unit school districts remaining subject to the jurisdiction and authority of the township treasurer and 18 trustees of schools of that township proceedings are again 19 20 initiated to abolish those offices and all of the proceedings 21 and conditions prescribed in paragraphs (1) through (4) of this 22 subsection are repeated and met in each of those elementary and 23 unit school districts.

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

The electors in all of the school districts subject to 7 the jurisdiction and authority of the township treasurer 8 9 and trustees of schools of the township in which those 10 offices are sought to be abolished shall vote at the 11 consolidated election on the proposition to abolish the 12 offices of township treasurer and trustee of schools of that township. If a majority of the electors in all of the 13 14 school districts combined voting on the proposition vote in 15 favor of the proposition, then the proposition shall be 16 deemed to have passed; but if a majority of the electors voting on the proposition in all of the school district 17 fails to vote in favor of the proposition as submitted to 18 19 them, then the proposition shall not be deemed to have 20 passed and the offices of township treasurer and trustee of 21 schools of the township in which those offices were sought 22 to be abolished shall not be abolished, unless and until the proceedings detailed in paragraphs (1) through (3) of 23 24 this subsection and the conditions set forth in this 25 paragraph are met.

26

If the proposition to abolish the offices of township

treasurer and trustee of schools of a township is deemed to 1 2 have passed at the consolidated election as provided in this subsection, those offices shall be deemed abolished by 3 operation of law effective on January 1 of the calendar year 4 5 immediately following the calendar year in which that consolidated election is held, provided that if after the 6 7 election, the trustees of schools by resolution elect to 8 abolish the offices of township treasurer and trustee of 9 schools effective on July 1 immediately following the election, 10 then the offices shall be abolished on July 1 immediately 11 following the election. On the date that the offices of 12 township treasurer and trustee of schools of a township are 13 deemed abolished by operation of law, the school board of each 14 elementary and unit school district and the school board of 15 each high school district that is subject to the jurisdiction 16 and authority of the township treasurer and trustees of schools 17 of that township at the time those offices are abolished: (i) shall appoint its own school treasurer as provided in Section 18 19 8-1; and (ii) unless the term of the contract of a township 20 treasurer expires on the date that the office of township treasurer is abolished, shall pay to the former township 21 22 its proportionate share of treasurer any aggregate 23 compensation that, were the office of township treasurer not 24 abolished at that time, would have been payable to the former 25 township treasurer after that date over the remainder of the 26 term of the contract of the former township treasurer that

began prior to but ends after that date. In addition, on the 1 2 date that the offices of township treasurer and trustee of 3 schools of a township are deemed abolished as provided in this subsection, the school board of each elementary school, high 4 5 school and unit school district that until that date is subject to the jurisdiction and authority of the township treasurer and 6 trustees of schools of that township shall be deemed by 7 8 operation of law to have agreed and assumed to pay and, when 9 determined, shall pay to the Illinois Municipal Retirement Fund 10 a proportionate share of the unfunded liability existing in 11 that Fund at the time these offices are abolished in that 12 calendar year for all annuities or other benefits then or 13 thereafter to become payable from that Fund with respect to all 14 periods of service performed prior to that date as a 15 participating employee in that Fund by persons serving during 16 those periods of service as a trustee of schools, township 17 treasurer or regular employee in the office of the township treasurer of that township. That unfunded liability shall be 18 actuarially determined by the board of trustees of the Illinois 19 20 Municipal Retirement Fund, and the board of trustees shall 21 thereupon notify each school board required to pay a 22 proportionate share of that unfunded liability of the aggregate 23 amount of the unfunded liability so determined. The amount so 24 paid to the Illinois Municipal Retirement Fund by each of those 25 school districts shall be credited to the account of the 26 township in that Fund. For each elementary school, high school

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and unit school district under the jurisdiction and authority 1 2 of a township treasurer and trustees of schools of a township in which those offices are abolished as provided in this 3 subsection, each such district's proportionate share of the 4 5 aggregate compensation payable to the former township 6 treasurer as provided in this paragraph and each such 7 district's proportionate share of the aggregate amount of the 8 liability payable to the Illinois unfunded Municipal 9 Retirement Fund as provided in this paragraph shall be computed 10 in accordance with the ratio that the number of pupils in 11 average daily attendance in each such district for the school 12 year last ending prior to the date on which the offices of 13 township treasurer and trustee of schools of that township are 14 abolished bears to the aggregate number of pupils in average 15 daily attendance in all of those districts as so reported for 16 that school year.

17 Upon abolition of the offices of township treasurer and trustee of schools of a township as provided in this 18 19 subsection: (i) the regional board of school trustees, in its 20 corporate capacity, shall be deemed the successor in interest to the former trustees of schools of that township with respect 21 22 to the common school lands and township loanable funds of the 23 township; (ii) all right, title and interest existing or vested 24 in the former trustees of schools of that township in the 25 common school lands and township loanable funds of the 26 township, and all records, moneys, securities and other assets,

rights of property and causes of action pertaining to or 1 2 constituting a part of those common school lands or township 3 loanable funds, shall be transferred to and deemed vested by operation of law in the regional board of school trustees, 4 5 which shall hold legal title to, manage and operate all common school lands and township loanable funds of the township, 6 7 receive the rents, issues and profits therefrom, and have and 8 exercise with respect thereto the same powers and duties as are 9 provided by this Code to be exercised by regional boards of 10 school trustees when acting as township land commissioners in 11 counties having at least 220,000 but fewer than 2,000,000 12 inhabitants; (iii) the regional board of school trustees shall 13 select to serve as its treasurer with respect to the common 14 school lands and township loanable funds of the township a 15 person from time to time also serving as the appointed school 16 treasurer of any school district that was subject to the 17 jurisdiction and authority of the township treasurer and trustees of schools of that township at the time those offices 18 19 were abolished, and the person selected to also serve as 20 treasurer of the regional board of school trustees shall have 21 his compensation for services in that capacity fixed by the 22 regional board of school trustees, to be paid from the township 23 loanable funds, and shall make to the regional board of school trustees the reports required to be made by treasurers of 24 25 township land commissioners, give bond as required by 26 treasurers of township land commissioners, and perform the

duties and exercise the powers of treasurers of township land 1 commissioners; (iv) the regional board of school trustees shall 2 3 designate in the manner provided by Section 8-7, insofar as applicable, a depositary for its treasurer, and the proceeds of 4 5 all rents, issues and profits from the common school lands and 6 township loanable funds of that township shall be deposited and 7 held in the account maintained for those purposes with that 8 depositary and shall be expended and distributed therefrom as 9 provided in Section 15-24 and other applicable provisions of 10 this Code; and (v) whenever there is vested in the trustees of 11 schools of a township at the time that office is abolished 12 under this subsection the legal title to any school buildings or school sites used or occupied for school purposes by any 13 14 elementary school, high school or unit school district subject 15 to the jurisdiction and authority of those trustees of school 16 at the time that office is abolished, the legal title to those 17 school buildings and school sites shall be deemed transferred by operation of law to and invested in the school board of that 18 19 school district, in its corporate capacity under Section 20 10-22.35B of this Code, the same to be held, sold, exchanged 21 leased or otherwise transferred in accordance with applicable 22 provisions of this Code.

Notwithstanding Section 2-3.25g of this Code, a waiver of a
mandate established under this Section may not be requested.
(Source: P.A. 100-374, eff. 8-25-17.)

26 Section 99. Effective date. This Act takes effect upon

1 becoming law.