

Rep. Barbara Flynn Currie

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1	AMENDMENT TO SENATE BILL 492
2	AMENDMENT NO Amend Senate Bill 492 by replacing
3	everything after the enacting clause with the following:
4	"Section 5. The State Revenue Sharing Act is amended by
5	changing Section 12 as follows:
6	(30 ILCS 115/12) (from Ch. 85, par. 616)
7	Sec. 12. Personal Property Tax Replacement Fund. There is
8	hereby created the Personal Property Tax Replacement Fund, a
9	special fund in the State Treasury into which shall be paid all
10	revenue realized:
11	(a) all amounts realized from the additional personal
12	property tax replacement income tax imposed by subsections (c)
13	and (d) of Section 201 of the Illinois Income Tax Act, except
14	for those amounts deposited into the Income Tax Refund Fund
15	pursuant to subsection (c) of Section 901 of the Illinois
16	Income Tax Act; and

1 (b) all amounts realized from the additional personal 2 property replacement invested capital taxes imposed by Section 3 2a.1 of the Messages Tax Act, Section 2a.1 of the Gas Revenue 4 Tax Act, Section 2a.1 of the Public Utilities Revenue Act, and 5 Section 3 of the Water Company Invested Capital Tax Act, and 6 amounts payable to the Department of Revenue under the 7 Telecommunications Infrastructure Maintenance Fee Act.

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8 As soon as may be after the end of each month, the 9 Department of Revenue shall certify to the Treasurer and the 10 Comptroller the amount of all refunds paid out of the General 11 Revenue Fund through the preceding month on account of overpayment of liability on taxes paid into the Personal 12 13 Property Tax Replacement Fund. Upon receipt of such 14 certification, the Treasurer and the Comptroller shall 15 transfer the amount so certified from the Personal Property Tax 16 Replacement Fund into the General Revenue Fund.

17 The payments of revenue into the Personal Property Tax 18 Replacement Fund shall be used exclusively for distribution to taxing districts, regional offices and officials for fiscal 19 20 years 2012 and 2013 only, and local officials as provided in 21 this Section and in the School Code, payment of the ordinary 22 and contingent expenses of the Property Tax Appeal Board, 23 payment of the expenses of the Department of Revenue incurred 24 in administering the collection and distribution of monies paid 25 into the Personal Property Tax Replacement Fund and transfers 26 due to refunds to taxpayers for overpayment of liability for

1	taxes paid into the Personal Property Tax Replacement Fund.
2	In addition, moneys in the Personal Property Tax
3	Replacement Fund may be used to pay any of the following: (i)
4	salary, stipends, and additional compensation as provided by
5	law for chief election clerks, county clerks, and county
6	recorders; (ii) costs associated with regional offices of
7	education and educational service centers; (iii)
8	reimbursements payable by the State Board of Elections under
9	Section 4-25, 5-35, 6-71, 13-10, 13-10a, or 13-11 of the
10	Election Code; and (iv) expenses of the Illinois Educational
11	Labor Relations Board.

As soon as may be after the effective date of this 12 13 amendatory Act of 1980, the Department of Revenue shall certify to the Treasurer the amount of net replacement revenue paid 14 15 into the General Revenue Fund prior to that effective date from 16 the additional tax imposed by Section 2a.1 of the Messages Tax Act; Section 2a.1 of the Gas Revenue Tax Act; Section 2a.1 of 17 the Public Utilities Revenue Act; Section 3 of the Water 18 19 Company Invested Capital Tax Act; amounts collected by the 20 Department of Revenue under the Telecommunications 21 Infrastructure Maintenance Fee Act; and the additional 22 personal property tax replacement income tax imposed by the 23 Illinois Income Tax Act, as amended by Public Act 81-1st 24 Special Session-1. Net replacement revenue shall be defined as 25 the total amount paid into and remaining in the General Revenue 26 Fund as a result of those Acts minus the amount outstanding and

obligated from the General Revenue Fund in state vouchers or warrants prior to the effective date of this amendatory Act of 1980 as refunds to taxpayers for overpayment of liability under those Acts.

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5 All interest earned by monies accumulated in the Personal 6 Property Tax Replacement Fund shall be deposited in such Fund. 7 All amounts allocated pursuant to this Section are appropriated 8 on a continuing basis.

Prior to December 31, 1980, as soon as may be after the end 9 10 of each quarter beginning with the quarter ending December 31, 11 1979, and on and after December 31, 1980, as soon as may be after January 1, March 1, April 1, May 1, July 1, August 1, 12 October 1 and December 1 of each year, the Department of 13 14 Revenue shall allocate to each taxing district as defined in 15 Section 1-150 of the Property Tax Code, in accordance with the 16 provisions of paragraph (2) of this Section the portion of the funds held in the Personal Property Tax Replacement Fund which 17 is required to be distributed, as provided in paragraph (1), 18 for each guarter. Provided, however, under no circumstances 19 20 shall any taxing district during each of the first two years of 21 distribution of the taxes imposed by this amendatory Act of 1979 be entitled to an annual allocation which is less than the 22 23 funds such taxing district collected from the 1978 personal 24 property tax. Provided further that under no circumstances 25 shall any taxing district during the third year of distribution 26 of the taxes imposed by this amendatory Act of 1979 receive 09800SB0492ham003 -5- LRB098 04743 JDS 46146 a

1 less than 60% of the funds such taxing district collected from 2 the 1978 personal property tax. In the event that the total of the allocations made as above provided for all 3 taxing districts, during either of such 3 years, exceeds the amount 4 5 available for distribution the allocation of each taxing 6 district shall be proportionately reduced. Except as provided in Section 13 of this Act, the Department shall then certify, 7 pursuant to appropriation, such allocations to the State 8 Comptroller who shall pay over to the several taxing districts 9 10 the respective amounts allocated to them.

Any township which receives an allocation based in whole or in part upon personal property taxes which it levied pursuant to Section 6-507 or 6-512 of the Illinois Highway Code and which was previously required to be paid over to a municipality shall immediately pay over to that municipality a proportionate share of the personal property replacement funds which such township receives.

Any municipality or township, other than a municipality 18 with a population in excess of 500,000, which receives an 19 20 allocation based in whole or in part on personal property taxes which it levied pursuant to Sections 3-1, 3-4 and 3-6 of the 21 22 Illinois Local Library Act and which was previously required to 23 be paid over to a public library shall immediately pay over to 24 that library a proportionate share of the personal property tax 25 replacement funds which such municipality or township 26 receives; provided that if such a public library has converted 09800SB0492ham003 -6- LRB098 04743 JDS 46146 a

1 to a library organized under The Illinois Public Library 2 District Act, regardless of whether such conversion has January 1, 1988, on, 3 occurred after or before such 4 proportionate share shall be immediately paid over to the 5 library district which maintains and operates the library. 6 However, any library that has converted prior to January 1, 1988, and which hitherto has not received the personal property 7 tax replacement funds, shall receive such funds commencing on 8 9 January 1, 1988.

10 Any township which receives an allocation based in whole or 11 in part on personal property taxes which it levied pursuant to Section 1c of the Public Graveyards Act and which taxes were 12 13 previously required to be paid over to or used for such public 14 cemetery or cemeteries shall immediately pay over to or use for 15 such public cemetery or cemeteries a proportionate share of the 16 personal property tax replacement funds which the township 17 receives.

18 Any taxing district which receives an allocation based in whole or in part upon personal property taxes which it levied 19 20 for another governmental body or school district in Cook County 21 in 1976 or for another governmental body or school district in 22 the remainder of the State in 1977 shall immediately pay over 23 to that governmental body or school district the amount of 24 personal property replacement funds which such governmental 25 body or school district would receive directly under the 26 provisions of paragraph (2) of this Section, had it levied its

1 own taxes.

2 (1) The portion of the Personal Property Tax 3 Replacement Fund required to be distributed as of the time 4 allocation is required to be made shall be the amount 5 available in such Fund as of the time allocation is 6 required to be made.

The amount available for distribution shall be the 7 8 total amount in the fund at such time minus the necessary 9 administrative and other authorized expenses as limited by 10 the appropriation and the amount determined by: (a) \$2.8 million for fiscal year 1981; (b) for fiscal year 1982, 11 .54% of the funds distributed from the fund during the 12 13 preceding fiscal year; (c) for fiscal year 1983 through 14 fiscal year 1988, .54% of the funds distributed from the 15 fund during the preceding fiscal year less .02% of such 16 fund for fiscal year 1983 and less .02% of such funds for each fiscal year thereafter; (d) for fiscal year 1989 17 18 through fiscal year 2011 no more than 105% of the actual administrative expenses of the prior fiscal year; (e) for 19 20 fiscal year 2012 and beyond, a sufficient amount to pay (i) 21 stipends, additional compensation, salary reimbursements, 22 and other amounts directed to be paid out of this Fund for 23 local officials as authorized or required by statute and 24 (ii) no more than 105% of the actual administrative 25 expenses of the prior fiscal year, including payment of the 26 ordinary and contingent expenses of the Property Tax Appeal 09800SB0492ham003

Board and payment of the expenses of the Department of 1 2 Revenue incurred in administering the collection and 3 distribution of moneys paid into the Fund; or (f) for fiscal years 2012 and 2013 only, a sufficient amount to pay 4 5 stipends, additional compensation, salary reimbursements, and other amounts directed to be paid out of this Fund for 6 7 regional offices and officials as authorized or required by 8 statute. Such portion of the fund shall be determined after 9 the transfer into the General Revenue Fund due to refunds, 10 if any, paid from the General Revenue Fund during the preceding quarter. If at any time, for any reason, there is 11 12 insufficient amount. in the Personal Property Tax 13 Replacement Fund for payments for regional offices and officials or local officials or payment of costs of 14 15 administration or for transfers due to refunds at the end of any particular month, the amount of such insufficiency 16 17 shall be carried over for the purposes of payments for regional offices and officials, local officials, transfers 18 19 into the General Revenue Fund, and costs of administration 20 to the following month or months. Net replacement revenue 21 held, and defined above, shall be transferred by the 22 Treasurer and Comptroller to the Personal Property Tax 23 Replacement Fund within 10 days of such certification.

24 (2) Each quarterly allocation shall first be
 25 apportioned in the following manner: 51.65% for taxing
 26 districts in Cook County and 48.35% for taxing districts in

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the remainder of the State.

The Personal Property Replacement Ratio of each taxing 2 3 district outside Cook County shall be the ratio which the Tax 4 Base of that taxing district bears to the Downstate Tax Base. 5 The Tax Base of each taxing district outside of Cook County is the personal property tax collections for that taxing district 6 7 for the 1977 tax year. The Downstate Tax Base is the personal 8 property tax collections for all taxing districts in the State 9 outside of Cook County for the 1977 tax year. The Department of 10 Revenue shall have authority to review for accuracy and 11 completeness the personal property tax collections for each taxing district outside Cook County for the 1977 tax year. 12

13 The Personal Property Replacement Ratio of each Cook County taxing district shall be the ratio which the Tax Base of that 14 15 taxing district bears to the Cook County Tax Base. The Tax Base 16 of each Cook County taxing district is the personal property tax collections for that taxing district for the 1976 tax year. 17 The Cook County Tax Base is the personal property tax 18 collections for all taxing districts in Cook County for the 19 20 1976 tax year. The Department of Revenue shall have authority 21 to review for accuracy and completeness the personal property 22 tax collections for each taxing district within Cook County for 23 the 1976 tax year.

For all purposes of this Section 12, amounts paid to a taxing district for such tax years as may be applicable by a foreign corporation under the provisions of Section 7-202 of 09800SB0492ham003 -10- LRB098 04743 JDS 46146 a

1 the Public Utilities Act, as amended, shall be deemed to be personal property taxes collected by such taxing district for 2 3 such tax years as may be applicable. The Director shall 4 determine from the Illinois Commerce Commission, for any tax 5 year as may be applicable, the amounts so paid by any such 6 foreign corporation to any and all taxing districts. The Illinois Commerce Commission shall furnish such information to 7 8 the Director. For all purposes of this Section 12, the Director shall deem such amounts to be collected personal property taxes 9 10 of each such taxing district for the applicable tax year or 11 years.

Taxing districts located both in Cook County and in one or more other counties shall receive both a Cook County allocation and a Downstate allocation determined in the same way as all other taxing districts.

16 If any taxing district in existence on July 1, 1979 ceases 17 to exist, or discontinues its operations, its Tax Base shall 18 thereafter be deemed to be zero. If the powers, duties and 19 obligations of the discontinued taxing district are assumed by 20 another taxing district, the Tax Base of the discontinued 21 taxing district shall be added to the Tax Base of the taxing 22 district assuming such powers, duties and obligations.

If two or more taxing districts in existence on July 1, 1979, or a successor or successors thereto shall consolidate into one taxing district, the Tax Base of such consolidated taxing district shall be the sum of the Tax Bases of each of 1 the taxing districts which have consolidated.

If a single taxing district in existence on July 1, 1979, or a successor or successors thereto shall be divided into two or more separate taxing districts, the tax base of the taxing district so divided shall be allocated to each of the resulting taxing districts in proportion to the then current equalized assessed value of each resulting taxing district.

8 If a portion of the territory of a taxing district is 9 disconnected and annexed to another taxing district of the same 10 type, the Tax Base of the taxing district from which 11 disconnection was made shall be reduced in proportion to the then current equalized assessed value of the disconnected 12 13 territory as compared with the then current equalized assessed 14 value within the entire territory of the taxing district prior 15 to disconnection, and the amount of such reduction shall be 16 added to the Tax Base of the taxing district to which 17 annexation is made.

18 If a community college district is created after July 1, 19 1979, beginning on the effective date of this amendatory Act of 20 1995, its Tax Base shall be 3.5% of the sum of the personal 21 property tax collected for the 1977 tax year within the 22 territorial jurisdiction of the district.

The amounts allocated and paid to taxing districts pursuant to the provisions of this amendatory Act of 1979 shall be deemed to be substitute revenues for the revenues derived from taxes imposed on personal property pursuant to the provisions 09800SB0492ham003 -12- LRB098 04743 JDS 46146 a

of the "Revenue Act of 1939" or "An Act for the assessment and taxation of private car line companies", approved July 22, 1943, as amended, or Section 414 of the Illinois Insurance Code, prior to the abolition of such taxes and shall be used for the same purposes as the revenues derived from ad valorem taxes on real estate.

Monies received by any taxing districts from the Personal 7 8 Property Tax Replacement Fund shall be first applied toward 9 payment of the proportionate amount of debt service which was 10 previously levied and collected from extensions against 11 personal property on bonds outstanding as of December 31, 1978 and next applied toward payment of the proportionate share of 12 13 the pension or retirement obligations of the taxing district which were previously levied and collected from extensions 14 15 against personal property. For each such outstanding bond 16 issue, the County Clerk shall determine the percentage of the debt service which was collected from extensions against real 17 estate in the taxing district for 1978 taxes payable in 1979, 18 as related to the total amount of such levies and collections 19 20 from extensions against both real and personal property. For 21 1979 and subsequent years' taxes, the County Clerk shall levy 22 and extend taxes against the real estate of each taxing 23 district which will yield the said percentage or percentages of 24 the debt service on such outstanding bonds. The balance of the 25 amount necessary to fully pay such debt service shall 26 constitute a first and prior lien upon the monies received by

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1	each such taxing district through the Personal Property Tax
2	Replacement Fund and shall be first applied or set aside for
3	such purpose. In counties having fewer than 3,000,000
4	inhabitants, the amendments to this paragraph as made by this
5	amendatory Act of 1980 shall be first applicable to 1980 taxes
6	to be collected in 1981.
7	(Source: P.A. 96-45, eff. 7-15-09; 97-72, eff. 7-1-11; 97-619,
8	eff. 11-14-11; 97-732, eff. 6-30-12.)
9	Section 10. The School Code is amended by changing Sections
10	2-3.62, 3-2.5, and 18-5 as follows:
11	(105 ILCS 5/2-3.62) (from Ch. 122, par. 2-3.62)
12	Sec. 2-3.62. Educational Service Centers.
13	(a) A regional network of educational service centers shall
14	be established by the State Board of Education to coordinate
15	and combine existing services in a manner which is practical
16	and efficient and to provide new services to schools as
17	provided in this Section. Services to be made available by such
18	centers shall include the planning, implementation and
19	evaluation of:
20	(1) (blank);
21	(2) computer technology education;
22	(3) mathematics, science and reading resources for
23	teachers including continuing education, inservice

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The centers may provide training, technical assistance, 1 2 coordination and planning in other program areas such as school 3 improvement, school accountability, financial planning, 4 consultation, and services, career guidance, early childhood 5 education, alcohol/drug education and prevention, family life 6 - sex education, electronic transmission of data from school districts to the State, alternative education and regional 7 special education, and telecommunications systems that provide 8 9 distance learning. Such telecommunications systems may be 10 obtained through the Department of Central Management Services 11 pursuant to Section 405-270 of the Department of Central Management Services Law (20 ILCS 405/405-270). The programs and 12 13 services of educational service centers may be offered to private school teachers and private school students within each 14 15 service center area provided public schools have already been 16 afforded adequate access to such programs and services.

Upon the abolition of the office, removal from office, 17 disqualification for office, resignation from office, or 18 19 expiration of the current term of office of the regional 20 superintendent of schools, whichever is earlier, centers serving that portion of a Class II county school unit outside 21 of a city of 500,000 or more inhabitants shall have and 22 23 exercise, in and with respect to each educational service 24 region having a population of 2,000,000 or more inhabitants and 25 in and with respect to each school district located in any such educational service region, all of the rights, powers, duties, 26

and responsibilities theretofore vested by law in and exercised and performed by the regional superintendent of schools for that area under the provisions of this Code or any other laws of this State.

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

(b) Centers serving Class 1 county school units shall be 14 15 governed by an 11-member board, 3 members of which shall be 16 public school teachers nominated by the local bargaining representatives to the appropriate regional superintendent for 17 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 superintendents, regional superintendents, school board members and a representative of an institution of higher 21 22 education. The members of the board shall be appointed by the 23 regional superintendents whose school districts are served by 24 the educational service center. The composition of the board 25 will reflect the revisions of this amendatory Act of 1989 as 26 the terms of office of current members expire.

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

(d) From monies appropriated for this program the State
Board of Education shall provide grants paid from the Personal
Property Tax Replacement Fund for fiscal year 2012 only, and
from the General Revenue Fund for fiscal year 2013 and beyond
to qualifying Educational Service Centers applying for such
grants in accordance with rules and regulations promulgated by
the State Board of Education to implement this Section.

11 (e) The governing authority of each of the 18 regional educational service centers shall appoint a family life - sex 12 13 education advisory board consisting of 2 parents, 2 teachers, 2 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 serve as chairperson of the advisory board so appointed. 17 Members of the family life - sex education advisory boards 18 shall serve without compensation. Each of the advisory boards 19 20 appointed pursuant to this subsection shall develop a plan for 21 regional teacher-parent family life - sex education training 22 sessions and shall file a written report of such plan with the 23 governing board of their regional educational service center. 24 The directors of each of the regional educational service 25 centers shall thereupon meet, review each of the reports 26 submitted by the advisory boards and combine those reports into 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.

4 (f) The 14 educational service centers serving Class I 5 county school units shall be disbanded on the first Monday of 1995, and their statutory responsibilities and 6 August, programs shall be assumed by the regional offices of education, 7 8 subject to rules and regulations developed by the State Board of Education. The regional superintendents of schools elected 9 10 by the voters residing in all Class I counties shall serve as 11 the chief administrators for these programs and services. By rule of the State Board of Education, the 10 educational 12 13 service regions of lowest population shall provide such services under cooperative agreements with larger regions. 14 15 (Source: P.A. 96-893, eff. 7-1-10; 97-619, eff. 11-14-11.)

- 16 (105 ILCS 5/3-2.5)
- 17 Sec. 3-2.5. Salaries.

(a) Except as otherwise provided in this Section, the
regional superintendents of schools shall receive for their
services an annual salary according to the population, as
determined by the last preceding federal census, of the region
they serve, as set out in the following schedule:

23 SALARIES OF REGIONAL SUPERINTENDENTS OF

24 SCHOOLS

25 POPULATION OF REGION

ANNUAL SALARY

1	Less than 48,000	\$73 , 500
2	48,000 to 99,999	\$78,000
3	100,000 to 999,999	\$81,500
4	1,000,000 and over	\$83 , 500

5 The changes made by Public Act 86-98 in the annual salary 6 that the regional superintendents of schools shall receive for 7 their services shall apply to the annual salary received by the 8 regional superintendents of schools during each of their 9 elected terms of office that commence after July 26, 1989 and 10 before the first Monday of August, 1995.

11 The changes made by Public Act 89-225 in the annual salary 12 that regional superintendents of schools shall receive for 13 their services shall apply to the annual salary received by the 14 regional superintendents of schools during their elected terms 15 of office that commence after August 4, 1995 and end on August 16 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.

Beginning July 1, 2000, the salary that the regional superintendent of schools receives for his or her services shall be adjusted annually to reflect the percentage increase, if any, in the most recent Consumer Price Index, as defined and 09800SB0492ham003 -19- LRB098 04743 JDS 46146 a

officially reported by the United States Department of Labor, Bureau of Labor Statistics, except that no annual increment may exceed 2.9%. If the percentage of change in the Consumer Price Index is a percentage decrease, the salary that the regional superintendent of schools receives shall not be adjusted for that year.

7 When regional superintendents are authorized by the School 8 Code to appoint assistant regional superintendents, the 9 assistant regional superintendent shall receive an annual 10 salary based on his or her qualifications and computed as a 11 percentage of the salary of the regional superintendent to whom 12 he or she is assistant, as set out in the following schedule:

13 SALARIES OF ASSISTANT REGIONAL

14 SUPERINTENDENTS

15	QUALIFICATIONS OF	PERCENTAGE OF SALARY
16	ASSISTANT REGIONAL	OF REGIONAL
17	SUPERINTENDENT	SUPERINTENDENT
18	No Bachelor's degree, but State	
19	certificate valid for teaching	
20	and supervising.	70%
21	Bachelor's degree plus	
22	State certificate valid	
23	for supervising.	75%
24	Master's degree plus	
25	State certificate valid	
26	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 7 8 other employment-related compensation or benefits for regional 9 superintendents and assistant regional superintendents are 10 payable monthly by the State Board of Education out of the 11 Personal Property Tax Replacement Fund through a specific appropriation to that effect in the State Board of Education 12 13 budget for the fiscal years 2012 and 2013 only, and are payable monthly from the Common School Fund for fiscal year 2014 and 14 15 beyond through a specific appropriation to that effect in the 16 State Board of Education budget. The State Comptroller in making his or her warrant to any county for the amount due it 17 from the Personal Property Tax Replacement Fund for the fiscal 18 vears 2012 and 2013 only, and from the Common School Fund for 19 20 fiscal year 2014 and beyond shall deduct from it the several amounts for which warrants have been issued to the regional 21 22 superintendent, and any assistant regional superintendent, of 23 the educational service region encompassing the county since 24 the preceding apportionment from the Personal Property Tax 25 Replacement Fund for the fiscal years 2012 and 2013 only, and 26 from the Common School Fund for fiscal year 2014 and beyond.

1 County boards may provide for additional compensation for 2 the regional superintendent or the assistant regional 3 superintendents, or for each of them, to be paid quarterly from 4 the county treasury.

5 (b) Upon abolition of the office of regional superintendent 6 of schools in educational service regions containing 2,000,000 or more inhabitants as provided in Section 3-0.01 of this Code, 7 the funds provided under subsection (a) of this Section shall 8 9 continue to be appropriated and reallocated, as provided for 10 pursuant to subsection (b) of Section 3-0.01 of this Code, to 11 the educational service centers established pursuant to Section 2-3.62 of this Code for an educational service region 12 13 containing 2,000,000 or more inhabitants.

14 (c) If the State pays all or any portion of the employee 15 contributions required under Section 16-152 of the Illinois 16 Pension Code for employees of the State Board of Education, it shall also, subject to appropriation in the State Board of 17 Education budget for such payments to Regional Superintendents 18 19 and Assistant Regional Superintendents, pay the employee 20 contributions required of regional superintendents of schools and assistant regional superintendents of schools on the same 21 22 basis, but excluding any contributions based on compensation 23 that is paid by the county rather than the State.

This subsection (c) applies to contributions based on payments of salary earned after the effective date of this amendatory Act of the 91st General Assembly, except that in the 09800SB0492ham003 -22- LRB098 04743 JDS 46146 a

1 case of an elected regional superintendent of schools, this 2 subsection does not apply to contributions based on payments of 3 salary earned during a term of office that commenced before the 4 effective date of this amendatory Act.

5 (Source: P.A. 96-893, eff. 7-1-10; 96-1086, eff. 7-16-10; 97-333, eff. 8-12-11; 97-619, eff. 11-14-11; 97-732, eff. 7 6-30-12.)

8 (105 ILCS 5/18-5) (from Ch. 122, par. 18-5)

9 Sec. 18-5. Compensation of regional superintendents and 10 assistants. The State Board of Education shall request an 11 appropriation payable from the Personal Property Tax 12 Replacement Fund for fiscal years 2012 and 2013 only, and the common school fund for fiscal year 2014 and beyond as and for 13 14 compensation for regional superintendents of schools and the 15 assistant regional superintendents of schools authorized by Section 3-15.10 of this Act, and as provided in "An Act 16 concerning fees and salaries and to classify the several 17 counties of this State with reference thereto", approved March 18 19 29, 1872 as amended, and shall present vouchers to the 20 Comptroller monthly for the payment to the several regional 21 superintendents and such assistant regional superintendents of 22 their compensation as fixed by law. Such payments shall be made 23 either (1) monthly, at the close of the month, or (2) 24 semimonthly on or around the 15th of the month and at the close 25 of the month, at the option of the regional superintendent or

1	assistant regional superintendent.
2	(Source: P.A. 97-619, eff. 11-14-11; 97-732, eff. 6-30-12.)
3	Section 15. The Clerks of Courts Act is amended by changing
4	Section 27.3 as follows:
5	(705 ILCS 105/27.3) (from Ch. 25, par. 27.3)
6	Sec. 27.3. Compensation.
7	(a) The county board shall provide the compensation of
8	Clerks of the Circuit Court, and the amount necessary for clerk
9	hire, stationery, fuel and other expenses. Beginning December
10	1, 1989, the compensation per annum for Clerks of the Circuit
11	Court shall be as follows:
12	In counties where the population is:
13	Less than 14,000 at least \$13,500
14	14,001-30,000 at least \$14,500
15	30,001-60,000 at least \$15,000
16	60,001-100,000 at least \$15,000
17	100,001-200,000 at least \$16,500
18	200,001-300,000 at least \$18,000
19	300,001- 3,000,000 at least \$20,000
20	Over 3,000,000 at least \$55,000
21	(b) In counties in which the population is 3,000,000 or
22	less, "base salary" is the compensation paid for each Clerk of
23	the Circuit Court, respectively, before July 1, 1989.
24	(c) The Clerks of the Circuit Court, in counties in which

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1 the population is 3,000,000 or less, shall be compensated as 2 follows: (1) Beginning December 1, 1989, base salary plus at 3 least 3% of base salary. 4 5 (2) Beginning December 1, 1990, base salary plus at least 6% of base salary. 6 (3) Beginning December 1, 1991, base salary plus at 7 8 least 9% of base salary. 9 (4) Beginning December 1, 1992, base salary plus at 10 least 12% of base salary. 11 (d) In addition to the compensation provided by the county board, each Clerk of the Circuit Court shall receive an award 12 from the State for the additional duties imposed by Sections 13 5-9-1 and 5-9-1.2 of the Unified Code of Corrections, Section 14 15 10 of the Violent Crime Victims Assistance Act, Section 16-104a 16 of the Illinois Vehicle Code, and other laws, in the following 17 amount: (1) \$3,500 per year before January 1, 1997. 18 (2) \$4,500 per year beginning January 1, 1997. 19 20 (3) \$5,500 per year beginning January 1, 1998.

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(4) \$6,500 per year beginning January 1, 1999.

The total amount required for such awards shall be appropriated each year by the General Assembly to the Supreme Court, which shall distribute such awards in annual lump sum payments to the Clerks of the Circuit Court in all counties. This annual award, and any other award or stipend paid out of State funds to the 09800SB0492ham003 -25- LRB098 04743 JDS 46146 a

1 Clerks of the Circuit Court, shall not affect any other 2 compensation provided by law to be paid to Clerks of the 3 Circuit Court.

(e) (Blank.) Also in addition to the compensation provided 4 5 by the county board, Clerks of the Circuit Court in counties in which one or more State correctional institutions are located 6 shall receive a minimum reimbursement in the amount of \$2,500 7 per year for administrative assistance to perform services in 8 9 connection with the State correctional institution, payable 10 monthly from the State Treasury to the treasurer of the county 11 in which the additional staff is employed. Counties whose State correctional institution inmate population exceeds 250 shall 12 receive reimburgement in the amount of \$2,500 per 250 inmates. 13 This subsection (e) shall not apply to staff added before 14 15 November 29, 1990.

16 For purposes of this subsection (e), "State correctional 17 institution" means any facility of the Department of 18 Corrections, including without limitation adult facilities, 19 juvenile facilities, pre release centers, community correction 20 centers, and work camps.

(f) No county board may reduce or otherwise impair the compensation payable from county funds to a Clerk of the Circuit Court if the reduction or impairment is the result of the Clerk of the Circuit Court receiving an award or stipend payable from State funds.

26 (Source: P.A. 92-114, eff. 1-1-02.)

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