1 AN ACT concerning education.

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

Section 5. The School Code is amended by changing Section
10-21.4 as follows:

6 (105 ILCS 5/10-21.4) (from Ch. 122, par. 10-21.4)
7 Sec. 10-21.4. Superintendent - Duties; shared
8 administrators.

9 (a) Except in districts in which there is only one school with fewer than 4 teachers, to employ a superintendent or share 10 the services of a superintendent as otherwise provided in this 11 Section, who shall have charge of the administration of the 12 schools under the direction of the board of education. However, 13 14 in any school district that has boundaries that lie in 3 counties, one county of which has a population exceeding 15 1,000,000 inhabitants, that has an enrollment of more than 16 17 35,000 students, and that has on staff properly licensed assistant superintendents or directors in the areas of 18 19 instruction, finance, special education, assessments, and 20 career and technology education, the school board may instead, 21 by a vote of a majority of its full membership, appoint a chief 22 executive officer to serve as its superintendent, who shall be a person of recognized administrative ability and management 23

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experience, hold a master's degree, have been employed with the school district for a minimum of 5 years in an administrative capacity, be responsible for the management of the district, and have all other powers and duties of a superintendent as set forth in this Code, but who shall be exempt from the provisions and requirements of Section 21B-15 of this Code for a period of 5 years.

8 (b) Except for a principal or assistant principal, a school 9 board shall, upon passage of a referendum as provided in 10 subsection (c) after submission of a petition signed by no less 11 than 5% of registered voters in the school district in the last 12 consolidated election, or may, by resolution, enter into a 13 joint agreement with other school boards to share the services 14 of a superintendent or other administrator, including, but not limited to, an assistant superintendent, associate 15 16 superintendent, chief school business official, assistant 17 school business official, special education director or supervisor, assistant special education director or 18 19 supervisor, general administrator, general supervisor, 20 director or dean, supervisory dean, athletic director, curriculum director, assistant athletic director, or assistant 21 22 curriculum director. Each school board involved in the joint 23 agreement must agree to the joint agreement by resolution or by 24 passage of a referendum, but not both. A school board is not 25 required to enter into a joint agreement in the same manner as the other school boards in the agreement, as long as the school 26

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1 board agrees to the joint agreement by resolution or by passage of a referendum. The joint agreement must include the amount 2 3 that each school board shall contribute to the salary of the superintendent or other administrator. The superintendent or 4 5 other administrator may be employed by one school board, which shall be reimbursed on a mutually agreed-to basis with other 6 school boards that are parties to the joint agreement. The 7 8 joint agreement must contain clear and equitable funding 9 formulas covering each school district's obligations. The 10 joint agreement may be amended at any time as provided in the 11 joint agreement or, if the joint agreement does not so provide, 12 the agreement may be amended at any time upon the adoption of a resolution (if the original joint agreement was entered into 13 14 upon adoption of a resolution) or the passage of a referendum 15 (if the original joint agreement was entered into upon passage 16 of a referendum) in all member school districts. A fully 17 executed copy of the joint agreement shall be filed with the State Board of Education and each applicable regional office of 18 19 education. The State Board of Education must provide technical 20 support as requested by the school districts or a regional office of education. In the event 3 or more school boards 21 22 decide to enter into a joint agreement and at least one school 23 board submits a referendum under subsection (c) that does not 24 pass, the agreement between the remaining school boards is 25 still valid.

26 <u>Any savings realized by sharing services under this</u>

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subsection must be divided equally between classroom needs and property tax relief for the school district's residents.

3 Notwithstanding any other provision of this Section,
4 shared administrator services may not alter an individual
5 school board's authority to make decisions on behalf of a
6 school district.

7 (c) A petition to enter into a joint agreement under 8 subsection (b) shall be filed with the school board's secretary 9 no more than 92 days prior to the election at which the question is to be submitted to the voters. The school board's 10 secretary shall certify the question, and the proper election 11 12 authority or authorities shall submit the question to the 13 voters. This referendum shall be subject to all other general election law requirements. The proposition shall be in 14 15 substantially the following form:

16 <u>Shall the (school district) enter into a joint</u> 17 <u>agreement with (other school district or districts) to</u> 18 <u>share the services of a (superintendent or other</u> 19 administrator)?

20 Votes shall be recorded as "Yes" or "No".

If a majority of all votes cast on the proposition are in favor of the proposition or the school board adopts a resolution in all affected school districts, the school boards shall enter into a joint agreement.

25 (d) If, within 6 months after passage of a referendum under
 26 subsection (c) or adoption of a resolution under subsection

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1	(b), the school boards who are parties to the joint agreement
2	are unable to reach an agreement on how they will share the
3	services of a superintendent or other administrator, the
4	regional office of education that has supervision and control
5	of the school districts that are sharing services or, if more
6	than one regional office of education has supervision and
7	control, the regional office of education that has supervision
8	and control of the largest portion of the affected school
9	districts must assist in the development of the joint
10	agreement.
11	(e) A school district wishing to withdraw from a joint
12	agreement under this Section shall obtain from its school board
13	a written resolution approving the withdrawal if the school
14	district entered into the joint agreement by resolution. The
15	withdrawing school district must present a written petition for
16	withdrawal from the joint agreement to the other member school
17	districts within the timelines designated by the joint
18	agreement. Upon approval of the petition by all of the
19	remaining member school districts, the petitioning school
20	district shall be withdrawn from the joint agreement effective
21	the following July 1 and shall provide the State Board of
22	Education written notification of the approved withdrawal.
23	(f) A school district wishing to withdraw from a joint
24	agreement under this Section shall submit to the voters of the
25	district at the next concelledated election the question of

25 <u>district at the next consolidated election the question of</u> 26 whether the school district shall withdraw from the joint SB1287 Engrossed - 6 - LRB101 08015 AXK 53076 b

1	agreement if the school district entered into the joint
2	agreement by a referendum vote. In addition, the question shall
3	be submitted to the voters of the district at the next
4	consolidated election upon submission of a petition signed by
5	no less than 5% of registered voters in the district in the
6	last consolidated election. The petition or other school board
7	action shall be filed with the school board's secretary no more
8	than 92 days prior to the election at which the question is to
9	be submitted to the voters. The school board's secretary shall
10	certify the question, and the proper election authority or
11	authorities shall submit the question to the voters. This
12	referendum shall be subject to all other general election law
13	requirements. The proposition shall be in substantially the
14	following form:
15	Shall the (school district) withdraw from the joint
16	agreement with (other school district or districts) and
17	cease sharing the services of a (superintendent or other
18	<u>administrator)?</u>
19	Votes shall be recorded as "Yes" or "No".
20	If a majority of all votes cast on the proposition are in
21	favor of the proposition, the school district shall be
22	withdrawn from the joint agreement effective the following July

23 <u>1 and shall provide the State Board of Education written</u> 24 <u>notification of the approved withdrawal.</u>

25 <u>(g)</u> In addition to the administrative duties, the 26 superintendent shall make recommendations to the board

concerning the budget, building plans, the locations of sites, 1 2 the selection, retention and dismissal of teachers and all other employees, the selection of textbooks, instructional 3 material and courses of study. However, in districts under a 4 5 Financial Oversight Panel pursuant to Section 1A-8 for violating a financial plan, the duties and responsibilities of 6 the superintendent in relation to the financial and business 7 8 operations of the district shall be approved by the Panel. In 9 the event the Board refuses or fails to follow a directive or 10 comply with an information request of the Panel, the 11 performance of those duties shall be subject to the direction 12 of the Panel. The superintendent shall also notify the State 13 Board of Education, the board and the chief administrative 14 official, other than the alleged perpetrator himself, in the 15 school where the alleged perpetrator serves, that any person 16 who is employed in a school or otherwise comes into frequent 17 contact with children in the school has been named as a perpetrator in an indicated report filed pursuant to the Abused 18 and Neglected Child Reporting Act, approved June 26, 1975, as 19 20 amended. The superintendent shall keep or cause to be kept the 21 records and accounts as directed and required by the board, aid 22 in making reports required by the board, and perform such other 23 duties as the board may delegate to him.

In addition, each year at a time designated by the State Superintendent of Education, each superintendent shall report to the State Board of Education the number of high school SB1287 Engrossed - 8 - LRB101 08015 AXK 53076 b

students in the district who are enrolled in accredited courses (for which high school credit will be awarded upon successful completion of the courses) at any community college, together with the name and number of the course or courses which each such student is taking.

6 (h) The provisions of this Section shall also apply to 7 board of director districts.

8 (i) Notice of intent not to renew a contract must be given 9 in writing stating the specific reason therefor by April 1 of 10 the contract year unless the contract specifically provides 11 otherwise. Failure to do so will automatically extend the 12 contract for an additional year. Within 10 days after receipt 13 of notice of intent not to renew a contract, the superintendent 14 may request a closed session hearing on the dismissal. At the 15 hearing the superintendent has the privilege of presenting 16 evidence, witnesses and defenses on the grounds for dismissal. 17 The provisions of this paragraph shall not apply to a district under a Financial Oversight Panel pursuant to Section 1A-8 for 18 19 violating a financial plan.

20 (Source: P.A. 99-846, eff. 6-1-17.)