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AN ACT concerning schools.

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

4 Section 5. The School Code is amended by changing
5 Section 29-5 as follows:

6 (105 ILCS 5/29-5) (from Ch. 122, par. 29-5)

Sec. 29-5. Reimbursement by State for transportation. 7 8 Any school district, maintaining a school, transporting resident pupils to another school district's vocational 9 program, offered through a joint agreement approved by the 10 State Board of Education, as provided in Section 10-22.22 or 11 transporting its resident pupils to a school which meets the 12 13 standards for recognition as established by the State Board Education which provides transportation meeting the 14 of 15 standards of safety, comfort, convenience, efficiency and operation prescribed by the State Board of Education for 16 resident pupils in kindergarten or any of grades 1 through 12 17 who: (a) reside at least 1 1/2 miles as measured by the 18 customary route of travel, from the school attended; or (b) 19 20 reside in areas where conditions are such that walking constitutes a hazard to the safety of the child when 21 22 determined under Section 29-3; and (c) are transported to the school attended from pick-up points at the beginning of the 23 school day and back again at the close of the school day or 24 transported to and from their assigned attendance centers 25 during the school day, shall be reimbursed by the State as 26 27 hereinafter provided in this Section.

The State will pay the cost of transporting eligible pupils less the assessed valuation in a dual school district maintaining secondary grades 9 to 12 inclusive times a qualifying rate of .05%; in elementary school districts HB2836 Engrossed

1 maintaining grades K to 8 times a qualifying rate of .06%; in 2 unit districts maintaining grades K to 12 times a qualifying rate of .07%. To be eligible to receive reimbursement in 3 4 excess of 4/5 of the cost to transport eligible pupils, a school district shall have a Transportation Fund tax rate of 5 at least .12%. If a school district does not have a .12% 6 Transportation Fund tax rate, the amount of its claim in 7 8 excess of 4/5 of the cost of transporting pupils shall be 9 reduced by the sum arrived by subtracting at the Transportation Fund tax rate from .12% and multiplying that 10 11 amount by the districts equalized or assessed valuation, provided, that in no case shall said reduction result in 12 reimbursement of less than 4/5 of the cost to transport 13 eligible pupils. 14

15 The minimum amount to be received by a district is \$16 16 times the number of eligible pupils transported.

Any such district transporting resident pupils during the school day to an area vocational school or another school district's vocational program more than 1 1/2 miles from the school attended, as provided in Sections 10-22.20a and 10-22.22, shall be reimbursed by the State for 4/5 of the cost of transporting eligible pupils.

23 School day means that period of time which the pupil is 24 required to be in attendance for instructional purposes.

If a pupil is at a location within the school district other than his residence for child care purposes at the time for transportation to school, that location may be considered for purposes of determining the 1 1/2 miles from the school attended.

30 Claims for reimbursement that include children who attend 31 any school other than a public school shall show the number 32 of such children transported.

33 Claims for reimbursement under this Section shall not be 34 paid for the transportation of pupils for whom transportation costs are claimed for payment under other Sections of this
 Act.

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The allowable direct cost of transporting pupils for 3 4 vocational, and special education reqular, pupil 5 transportation shall be limited to the sum of the cost of б physical examinations required for employment as a school bus 7 driver; the salaries of full or part-time drivers and school 8 bus maintenance personnel; employee benefits excluding 9 Illinois municipal retirement payments, social security payments, unemployment insurance payments 10 and workers' 11 compensation insurance premiums; expenditures to independent 12 carriers who operate school buses; payments to other school districts for pupil transportation services; pre-approved 13 contractual expenditures for computerized bus scheduling; the 14 15 cost of gasoline, oil, tires, and other supplies necessary 16 for the operation of school buses; the cost of converting buses' gasoline engines to more fuel efficient engines or to 17 18 engines which use alternative energy sources; the cost of 19 travel to meetings and workshops conducted by the regional superintendent or the State Superintendent of Education 20 21 pursuant to the standards established by the Secretary of State under Section 6-106 of the Illinois Vehicle Code to 22 23 improve the driving skills of school bus drivers; the cost of maintenance of school buses including parts and materials 24 vehicles, 25 used; expenditures for leasing transportation except interest and service charges; the cost of insurance 26 and licenses for transportation vehicles; expenditures 27 for the rental of transportation equipment; plus a depreciation 28 allowance of 20% for 5 years for school buses and vehicles 29 30 approved for transporting pupils to and from school and a depreciation allowance of 10% for 10 years for other 31 32 transportation equipment so used. In addition to the above allowable costs school districts shall also claim 33 all transportation supervisory salary costs, including Illinois 34

municipal retirement payments, and all transportation related
 building and building maintenance costs without limitation.

3 Special education allowable costs shall also include 4 expenditures for the salaries of attendants or aides for that 5 portion of the time they assist special education pupils 6 while in transit and expenditures for parents and public 7 carriers for transporting special education pupils when 8 pre-approved by the State Superintendent of Education.

9 Indirect costs shall be included in the reimbursement claim for districts which own and operate their own school 10 11 buses. Such indirect costs shall include administrative 12 costs, or any costs attributable to transporting pupils from their attendance centers to another school building for 13 instructional purposes. No school district which owns and 14 its own school buses may claim reimbursement for 15 operates 16 indirect costs which exceed 5% of the total allowable direct costs for pupil transportation. 17

The State Board of Education shall prescribe uniform 18 19 regulations for determining the above standards and shall prescribe forms cost accounting and standards of 20 of 21 determining reasonable depreciation. Such depreciation shall 22 include the cost of equipping school buses with the safety 23 features required by law or by the rules, regulations and standards promulgated by the State Board of Education, and 24 25 the Department of Transportation for the safety and construction of school buses provided, however, any equipment 26 cost reimbursed by the Department of Transportation for 27 equipping school buses with such safety equipment shall be 28 29 deducted from the allowable cost in the computation of 30 reimbursement under this Section in the same percentage as the cost of the equipment is depreciated. 31

32 On or before July 10, annually, the <u>chief school</u> 33 <u>administrator for</u> beard--elerk--er--the--secretary--ef the 34 district shall certify to the regional superintendent of HB2836 Engrossed

1 schools upon forms prescribed by the State Superintendent of Education the district's claim for reimbursement for the 2 school year ended on June 30 next preceding. The regional 3 4 superintendent of schools shall check all transportation 5 claims to ascertain compliance with the prescribed standards б and upon his approval shall certify not later than July 25 to 7 the State Superintendent of Education the regional report of The State Superintendent of 8 claims for reimbursements. 9 Education shall check and approve the claims and prepare the vouchers showing the amounts due for district reimbursement 10 11 claims. Beginning with the 1977 fiscal year, the State Superintendent of Education shall prepare and transmit the 12 first 3 vouchers to the Comptroller on the 30th day of 13 September, December and March, respectively, and the final 14 15 voucher, no later than June 15.

16 If the amount appropriated for transportation reimbursement is insufficient to fund total claims for any 17 18 fiscal year, the State Board of Education shall reduce each 19 school district's allowable costs and flat grant amount proportionately to make total adjusted claims equal the total 20 21 amount appropriated.

For purposes of calculating claims for reimbursement under this Section for any school year beginning July 1, 1998, or thereafter, the equalized assessed valuation for a school district used to compute reimbursement shall be computed in the same manner as it is computed under paragraph (2) of subsection (G) of Section 18-8.05.

All reimbursements received from the State shall be deposited into the district's transportation fund or into the fund from which the allowable expenditures were made.

Notwithstanding any other provision of law, any school district receiving a payment under this Section or under Section 14-7.02, 14-7.02a, or 14-13.01 of this Code may classify all or a portion of the funds that it receives in a HB2836 Engrossed

1 particular fiscal year or from general State aid pursuant to 2 Section 18-8.05 of this Code as funds received in connection with any funding program for which it is entitled to receive 3 4 funds from the State in that fiscal year (including, without 5 limitation, any funding program referenced in this Section), regardless of the source or timing of the receipt. 6 The 7 district may not classify more funds as funds received in 8 connection with the funding program than the district is 9 entitled to receive in that fiscal year for that program. Any classification by a district must be made by a resolution 10 11 of its board of education. The resolution must identify the 12 amount of any payments or general State aid to be classified under this paragraph and must specify the funding program to 13 which the funds are to be treated as received in connection 14 This resolution is controlling as 15 therewith. the to 16 classification of funds referenced therein. A certified copy of the resolution must be sent to the State Superintendent of 17 Education. The resolution shall still take effect even though 18 19 a copy of the resolution has not been sent to the State Superintendent of Education in a timely manner. 20 No 21 classification under this paragraph by a district shall 22 affect the total amount or timing of money the district is 23 entitled to receive under this Code. No classification under this paragraph by a district shall in any way relieve 24 25 the district from or affect any requirements that otherwise would apply with respect to that funding program, including 26 27 any accounting of funds by source, reporting expenditures by original source and purpose, reporting requirements, or 28 requirements of providing services. 29

Any school district with a population of not more than 500,000 must deposit all funds received under this Article into the transportation fund and use those funds for the provision of transportation services.

34 (Source: P.A. 91-96, eff. 7-9-99; 92-568, eff. 6-26-02.)

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- 1 Section 99. Effective date. This Act takes effect upon
- 2 becoming law.