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AN ACT concerning schools.

2 Be it enacted by the People of the State of Illinois, 3 represented in the General Assembly:

4 Section 5. The School Breakfast and Lunch Program Act is 5 amended by changing Sections 2.5 and 4 as follows:

6 (105 ILCS 125/2.5)

7 Sec. 2.5. Breakfast incentive program. The State Board of Education shall fund a breakfast incentive program comprised of 8 the components described in paragraphs (1), (2), and (3) of 9 this Section, provided that a separate appropriation is made 10 for the purposes of this Section. The State Board of Education 11 may allocate the appropriation among the program components in 12 whatever manner the State Board of Education finds will best 13 14 serve the goal of increasing participation in school breakfast 15 programs. If the amount of the appropriation allocated under paragraph (1), (2), or (3) of this Section is insufficient to 16 17 fund all claims submitted under that particular paragraph, the 18 claims under that paragraph shall be prorated.

19 (1) The State Board of Education may reimburse each a school breakfast program at least 20 sponsor of an additional \$0.10 for each free, reduced-price, and paid 21 breakfast served over and above the number of such 22 23 breakfasts served in the same month during the preceding year, provided that the number of breakfasts served in a 24 25 participating school building in that month is at least 10% 26 greater than the number of breakfasts served in the same month during the preceding year. 27

(2) The State Board of Education may make grants to
school boards and welfare centers that agree to start a
school breakfast program in one or more schools or other
sites. First priority for these grants shall be given to
schools in which 40% or more of their students are eligible

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1 for free and reduced price meals under the National School 2 Lunch Act (42 U.S.C. 1751 et seq.). Depending on the 3 availability of funds and the rate at which funds are being utilized, the State Board of Education is authorized to 4 5 allow additional schools or other sites to receive these 6 grants. In making additional grants, the State Board of Education shall provide for priority to be given to schools 7 with the highest percentage of students eligible for free 8 and reduced price lunches under the National School Lunch 9 10 Act. The amount of the grant shall be \$3,500 for each 11 qualifying school or site in which a school breakfast program is started. The grants shall be used to pay the 12 start-up costs for the school breakfast program, including 13 equipment, supplies, and program promotion, but shall not 14 be used for food, labor, or other recurring operational 15 16 costs. Applications for the grants shall be made to the 17 State Board of Education on forms designated by the State Board of Education. Any grantee that fails to operate a 18 school breakfast program for at least 3 years after receipt 19 20 of a grant shall refund the amount of the grant to the State Board of Education. 21

(3) The State Board of Education may reimburse a school 22 board for each free, reduced-price, or paid breakfast 23 served in a school breakfast program located in a school in 24 25 which 80% or more of the students are eligible to receive 26 free or reduced price lunches under the National School 27 Lunch Act (42 U.S.C. 1751 et seq.) in an amount equal to 28 the difference between (i) the current amount reimbursed by the federal government for a free breakfast and (ii) the 29 30 amount actually reimbursed by the federal government for 31 that free, reduced-price, or paid breakfast. A school board 32 that receives reimbursement under this paragraph (3) shall not be eligible in the same year to receive reimbursement 33 under paragraph (1) of this Section. 34

35 (Source: P.A. 93-1086, eff. 2-15-05.)

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(105 ILCS 125/4) (from Ch. 122, par. 712.4)

2 Sec. 4. Accounts; copies of menus served; free lunch program required; report. School boards and welfare centers 3 shall keep an accurate, detailed and separate account of all 4 5 moneys expended for school breakfast programs, school lunch 6 programs, free breakfast programs, free lunch programs, and summer food service programs, and of the amounts for which they 7 are reimbursed by any governmental agency, moneys received from 8 9 students and from any other contributors to the program. School 10 boards and welfare centers shall also keep on file a copy of 11 all menus served under the programs, which together with all 12 records of receipts and disbursements, shall be made available to representatives of the State Board of Education at any time. 13

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Every public school must have a free lunch program.

15 In 2001 and in each subsequent year, the State Board of 16 Education shall provide to the Governor and the General 17 Assembly, by a date not later than March 1, a report that 18 provides all of the following:

(1) A list by school district of all schools, the total
student enrollment, and the number of children eligible for
free, reduced price, and paid breakfasts and lunches.

(2) A list of schools that have started breakfast
programs during the past year along with information on
which schools have utilized the \$3,500 start-up grants and
the additional \$0.10 per meal increased participation
incentives established under Section 2.5 of this Act.

27 (3) A list of schools that have used the school 28 breakfast program option outlined in this Act, a list of schools that have exercised Provision Two or Provision 29 30 Three under the Child Nutrition Act of 1966 (42 U.S.C. 1771 31 et seq.), and a list of schools that have dropped either 32 school lunch or school breakfast programs during the past year and the reasons why, and a list of school districts 33 and schools granted an exemption from a regional 34 superintendent of schools. 35

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In 2007, 2009, and 2011 the report required by this Section

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1 shall also include information that documents the results of 2 surveys designed to identify parental interest in school breakfast programs and documents barriers to establishing 3 school breakfast programs. To develop the surveys for school 4 5 administrators and for parents, the State Board of Education 6 shall work with in coordination with the State Board of Education's Child Nutrition Advisory Council and local 7 8 committees that involve parents, teachers, principals, 9 superintendents, business, and anti-hunger advocates, organized by the State Board of Education to foster community 10 11 involvement. The State Board of Education is authorized to 12 distribute the surveys in all schools where there are no school breakfast programs. 13

14 (Source: P.A. 93-1086, eff. 2-15-05.)

Section 10. The Childhood Hunger Relief Act is amended by changing Section 15 as follows:

17 (105 ILCS 126/15)

18 Sec. 15. School breakfast program.

Within 90 days after the effective date of this 19 (a) amendatory Act of the 93rd General Assembly and then each 20 21 school year thereafter, the board of education of each school 22 district in this State shall implement and operate a school breakfast program, if a breakfast program does not currently 23 24 exist, in accordance with federal guidelines in each school 25 building within its district in which at least 40% or more of 26 the students are eligible for free or reduced-price lunches based upon the count on October 31 of the previous year (for 27 those schools that participate in the National School Lunch 28 29 Program) or Fall Housing Data from the previous year (for those schools that do not participate in the National School Lunch 30 31 Program).

Using the data from the previous school year, the board of education of each school district in the State shall determine which schools within their districts will be required to SB2336 Engrossed - 5 - LRB094 16

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implement and operate a school breakfast program.

2 (b) School districts may charge students who do not meet 3 federal criteria for free school meals for the breakfasts 4 served to these students within the allowable limits set by 5 federal regulations.

6 (C) School breakfast programs established under this Section shall be supported entirely by federal funds and 7 8 commodities, charges to students and other participants, and 9 other available State and local resources, including under the School Breakfast and Lunch Program Act. Allowable costs for 10 11 reimbursement to school districts, in accordance with the 12 United States Department of Agriculture, include compensation 13 of employees for the time devoted and identified specifically implement the school breakfast program; the cost of 14 to 15 materials acquired, consumed, or expended specifically to 16 implement the school breakfast program; equipment and other 17 approved capital expenditures necessary to implement the school breakfast program; and transportation expenses incurred 18 19 specifically to implement and operate the school breakfast 20 program.

21 (d) A school district shall be allowed to opt out of the 22 school breakfast program requirement of this Section if it is 23 determined that, due to circumstances specific to that school 24 district, the expense reimbursement would not fully cover the 25 costs of implementing and operating a school breakfast program. 26 The school district shall petition its regional superintendent 27 of schools by November 15 of each year to request to be exempt 28 from the school breakfast program requirement. The petition include legitimate 29 shall all costs associated with 30 implementing and operating a school breakfast program, the estimated reimbursement from State and federal sources, and any 31 32 unique circumstances the school district can verify that exist that would cause the implementation and operation of such a 33 34 program to be cost prohibitive.

The regional superintendent of schools shall review the petition. <u>In accordance with the Open Meetings Act, he</u> He or SB2336 Engrossed - 6 - LRB094 16406 NHT 54025 b

1 she shall convene a public hearing to hear testimony from the 2 school district and interested community members. The regional 3 superintendent shall, by December 15, inform the school 4 district of his or her decision, along with the reasons why the 5 exemption was granted or denied, in writing. If the regional 6 superintendent grants an exemption to the school district, then the school district is relieved from the requirement to 7 8 establish and implement a school breakfast program for that 9 school year.

If the regional superintendent of schools does not grant an 10 11 exemption to the school district, then the school district shall implement and operate a school breakfast program in 12 13 accordance with this Section by September 1 of the subsequent school year. However, the school district or a resident of the 14 school district may appeal the decision of the regional 15 16 superintendent to the State Superintendent of Education. No later than February 15 of each year, the State Superintendent 17 shall hear appeals on the decisions of regional superintendents 18 19 of schools. The State Superintendent shall make a final 20 decision at the conclusion of the hearing on the school district's request for an exemption from the school breakfast 21 program requirement. If the State Superintendent grants an 22 23 exemption to the school district, then the school district is 24 relieved from the requirement to implement and operate a school breakfast program for that school year. 25 Ιf the State 26 Superintendent does not grant an exemption to the school 27 district, then the school district shall implement and operate 28 a school breakfast program in accordance with this Section by September 1 of the subsequent school year. 29

A school district may not attempt to opt out of the school breakfast program requirement of this Section by requesting a waiver under Section 2-3.25g of the School Code.

33 (Source: P.A. 93-1086, eff. 2-15-05.)

34 Section 99. Effective date. This Act takes effect upon 35 becoming law.