HB5588 Engrossed

1 AN ACT concerning education.

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

4 Section 5. The School Code is amended by changing Sections
5 2-3.25g, 2-3.32, 2-3.47, 10-22.5a, 14-7.03, 18-4.5, 18-6,
6 27A-5, 27A-6.5, 27A-7, 27A-9, 27A-11, and 27A-11.5 as follows:

7 (105 ILCS 5/2-3.25g) (from Ch. 122, par. 2-3.25g)
8 Sec. 2-3.25g. Waiver or modification of mandates within the

9 School Code and administrative rules and regulations.

10 (a) In this Section:

20

"Board" means a school board or the governing board or administrative district, as the case may be, for a joint agreement.

14 "Eligible applicant" means a school district, joint 15 agreement made up of school districts, or regional 16 superintendent of schools on behalf of schools and programs 17 operated by the regional office of education.

18 "Implementation date" has the meaning set forth in19 Section 24A-2.5 of this Code.

"State Board" means the State Board of Education.

(b) Notwithstanding any other provisions of this School
Code or any other law of this State to the contrary, eligible
applicants may petition the State Board of Education for the

HB5588 Engrossed - 2 - LRB098 19778 OMW 54993 b

waiver or modification of the mandates of this School Code or 1 2 of the administrative rules and regulations promulgated by the State Board of Education. Waivers 3 or modifications of administrative rules and regulations and modifications of 4 mandates of this School Code may be requested when an eligible 5 applicant demonstrates that it can address the intent of the 6 7 rule or mandate in a more effective, efficient, or economical 8 manner or when necessary to stimulate innovation or improve 9 student performance. Waivers of mandates of the School Code may 10 be requested when the waivers are necessary to stimulate 11 innovation or improve student performance. Waivers may not be 12 requested from laws, rules, and regulations pertaining to 13 special education, teacher educator licensure certification, teacher tenure and seniority, or Section 5-2.1 of this Code or 14 15 from compliance with the No Child Left Behind Act of 2001 16 (Public Law 107-110). Eligible applicants may not seek a waiver 17 or seek a modification of a mandate regarding the requirements for (i) student performance data to be a significant factor in 18 teacher or principal evaluations or (ii) for teachers and 19 principals to be rated using the 4 categories of "excellent", 20 "proficient", "needs improvement", or "unsatisfactory". On 21 22 1, 2014, any previously authorized waiver or September 23 modification from such requirements shall terminate.

(c) Eligible applicants, as a matter of inherent managerial
 policy, and any Independent Authority established under
 Section 2-3.25f may submit an application for a waiver or

HB5588 Engrossed - 3 - LRB098 19778 OMW 54993 b

1 modification authorized under this Section. Each application 2 must include a written request by the eligible applicant or Independent Authority and must demonstrate that the intent of 3 the mandate can be addressed in a more effective, efficient, or 4 5 economical manner or be based upon a specific plan for improved 6 student performance and school improvement. Any eligible 7 applicant requesting a waiver or modification for the reason 8 that intent of the mandate can be addressed in a more 9 economical manner shall include in the application a fiscal 10 analysis showing current expenditures on the mandate and 11 projected savings resulting from the waiver or modification. 12 Applications and plans developed by eligible applicants must be 13 approved by the board or regional superintendent of schools applying on behalf of schools or programs operated by the 14 15 regional office of education following a public hearing on the 16 application and plan and the opportunity for the board or 17 regional superintendent to hear testimony from staff directly involved in its implementation, parents, and students. The time 18 period for such testimony shall be separate from the time 19 20 period established by the eligible applicant for public comment on other matters. If the applicant is a school district or 21 22 joint agreement requesting a waiver or modification of Section 23 27-6 of this Code, the public hearing shall be held on a day other than the day on which a regular meeting of the board is 24 25 held.

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(c-5) If the applicant is a school district, then the

HB5588 Engrossed - 4 - LRB098 19778 OMW 54993 b

district shall post information that sets forth the time, date, 1 2 place, and general subject matter of the public hearing on its Internet website at least 14 days prior to the hearing. If the 3 district is requesting to increase the fee charged for driver 4 5 education authorized pursuant to Section 27-24.2 of this Code, the website information shall include the proposed amount of 6 the fee the district will request. All school districts must 7 8 publish a notice of the public hearing at least 7 days prior to 9 the hearing in a newspaper of general circulation within the 10 school district that sets forth the time, date, place, and 11 general subject matter of the hearing. Districts requesting to 12 increase the fee charged for driver education shall include in 13 the published notice the proposed amount of the fee the 14 district will request. If the applicant is a joint agreement or 15 regional superintendent, then the joint agreement or regional 16 superintendent shall post information that sets forth the time, 17 date, place, and general subject matter of the public hearing on its Internet website at least 14 days prior to the hearing. 18 19 If the joint agreement or regional superintendent is requesting 20 to increase the fee charged for driver education authorized Section 27-24.2 of this Code, the 21 pursuant to website 22 information shall include the proposed amount of the fee the 23 applicant will request. All joint agreements and regional superintendents must publish a notice of the public hearing at 24 25 least 7 days prior to the hearing in a newspaper of general circulation in each school district that is a member of the 26

HB5588 Engrossed - 5 - LRB098 19778 OMW 54993 b

joint agreement or that is served by the educational service 1 2 region that sets forth the time, date, place, and general 3 subject matter of the hearing, provided that a notice appearing in a newspaper generally circulated in more than one school 4 5 district shall be deemed to fulfill this requirement with respect to all of the affected districts. Joint agreements or 6 7 regional superintendents requesting to increase the fee charged for driver education shall include in the published 8 9 notice the proposed amount of the fee the applicant will 10 request. The eligible applicant must notify in writing the 11 affected exclusive collective bargaining agent and those State 12 legislators representing the eligible applicant's territory of 13 its intent to seek approval of a waiver or modification and of 14 the hearing to be held to take testimony from staff. The 15 affected exclusive collective bargaining agents shall be 16 notified of such public hearing at least 7 days prior to the 17 date of the hearing and shall be allowed to attend such public hearing. The eligible applicant shall attest to compliance with 18 all of the notification and procedural requirements set forth 19 20 in this Section.

21 (d) Α request for а waiver or modification of 22 administrative rules and regulations or for a modification of 23 mandates contained in this School Code shall be submitted to the State Board of Education within 15 days after approval by 24 25 board or regional superintendent of schools. the The 26 application as submitted to the State Board of Education shall HB5588 Engrossed - 6 - LRB098 19778 OMW 54993 b

include a description of the public hearing. Except with 1 2 respect to contracting for adaptive driver education, an 3 eligible applicant wishing to request a modification or waiver of administrative rules of the State Board of Education 4 5 regarding contracting with a commercial driver training school to provide the course of study authorized under Section 27-24.2 6 7 of this Code must provide evidence with its application that 8 the commercial driver training school with which it will 9 contract holds a license issued by the Secretary of State under 10 Article IV of Chapter 6 of the Illinois Vehicle Code and that 11 each instructor employed by the commercial driver training 12 school to provide instruction to students served by the school 13 district holds a valid teaching certificate or teaching 14 license, as applicable, issued under the requirements of this 15 Code and rules of the State Board of Education. Such evidence 16 must include, but need not be limited to, a list of each 17 instructor assigned to teach students served by the school district, which list shall include the instructor's name, 18 19 personal identification number as required by the State Board 20 of Education, birth date, and driver's license number. If the 21 modification or waiver is granted, then the eligible applicant 22 shall notify the State Board of Education of any changes in the 23 personnel providing instruction within 15 calendar days after 24 an instructor leaves the program or a new instructor is hired. 25 notification shall include the instructor's Such name, 26 personal identification number as required by the State Board HB5588 Engrossed - 7 - LRB098 19778 OMW 54993 b

of Education, birth date, and driver's license number. If a 1 2 school district maintains an Internet website, then the district shall post a copy of the final contract between the 3 district and the commercial driver training school on the 4 5 district's Internet website. If no Internet website exists, then the district shall make available the contract upon 6 7 request. A record of all materials in relation to the 8 application for contracting must be maintained by the school 9 district and made available to parents and quardians upon 10 request. The instructor's date of birth and driver's license 11 number and any other personally identifying information as 12 deemed by the federal Driver's Privacy Protection Act of 1994 13 must be redacted from any public materials. Following receipt 14 of the waiver or modification request, the State Board shall 15 have 45 days to review the application and request. If the 16 State Board fails to disapprove the application within that 45 17 day period, the waiver or modification shall be deemed granted. The State Board may disapprove any request if it is not based 18 19 upon sound educational practices, endangers the health or safety of students or staff, compromises equal opportunities 20 for learning, or fails to demonstrate that the intent of the 21 22 rule or mandate can be addressed in a more effective, 23 efficient, or economical manner or have improved student 24 performance as a primary goal. Any request disapproved by the 25 State Board may be appealed to the General Assembly by the 26 eligible applicant as outlined in this Section.

HB5588 Engrossed - 8 - LRB098 19778 OMW 54993 b

A request for a waiver from mandates contained in this 1 2 School Code shall be submitted to the State Board within 15 3 days after approval by the board or regional superintendent of schools. The application as submitted to the State Board of 4 5 Education shall include a description of the public hearing. 6 The description shall include, but need not be limited to, the 7 means of notice, the number of people in attendance, the number 8 of people who spoke as proponents or opponents of the waiver, a 9 brief description of their comments, and whether there were any written statements submitted. The State Board shall review the 10 11 applications and requests for completeness and shall compile 12 the requests in reports to be filed with the General Assembly. 13 The State Board shall file reports outlining the waivers 14 requested by eligible applicants and appeals by eligible 15 applicants of requests disapproved by the State Board with the 16 Senate and the House of Representatives before each March 1 and 17 October 1. The General Assembly may disapprove the report of the State Board in whole or in part within 60 calendar days 18 after each house of the General Assembly next convenes after 19 20 the report is filed by adoption of a resolution by a record vote of the majority of members elected in each house. If the 21 22 General Assembly fails to disapprove any waiver request or 23 appealed request within such 60 day period, the waiver or modification shall be deemed granted. Any resolution adopted by 24 25 the General Assembly disapproving a report of the State Board 26 in whole or in part shall be binding on the State Board.

HB5588 Engrossed - 9 - LRB098 19778 OMW 54993 b

(e) An approved waiver or modification (except a waiver 1 2 from or modification to a physical education mandate) may remain in effect for a period not to exceed 5 school years and 3 may be renewed upon application by the eligible applicant. 4 5 However, such waiver or modification may be changed within that 6 5-year period by a board or regional superintendent of schools 7 applying on behalf of schools or programs operated by the regional office of education following the procedure as set 8 forth in this Section for the initial waiver or modification 9 10 request. If neither the State Board of Education nor the 11 General Assembly disapproves, the change is deemed granted.

12 An approved waiver from or modification to a physical 13 education mandate may remain in effect for a period not to 14 exceed 2 school years and may be renewed no more than 2 times 15 upon application by the eligible applicant. An approved waiver 16 from or modification to a physical education mandate may be 17 changed within the 2-year period by the board or regional superintendent of schools, whichever is applicable, following 18 the procedure set forth in this Section for the initial waiver 19 20 or modification request. If neither the State Board of 21 Education nor the General Assembly disapproves, the change is 22 deemed granted.

23 (f) (Blank).

24 (Source: P.A. 97-1025, eff. 1-1-13; 98-513, eff. 1-1-14.)

25

(105 ILCS 5/2-3.32) (from Ch. 122, par. 2-3.32)

HB5588 Engrossed - 10 - LRB098 19778 OMW 54993 b

Sec. 2-3.32. Auditing department. To maintain a division of audits to consist of one qualified supervisor and junior accountants who are to be competent persons whose duty it shall be to establish a system to perform audits, on a sample basis, of audit all claims for state moneys relative to the public school system of Illinois.

7 (Source: Laws 1965, p. 1985.)

8 (105 ILCS 5/2-3.47) (from Ch. 122, par. 2-3.47)

9 Sec. 2-3.47. The State Board of Education shall annually 10 submit a budget recommendation to the Governor and General 11 Assembly that contains recommendations for funding for 12 pre-school through grade 12. Comprehensive Educational Plan. The State Board of Education shall analyze the current and 13 anticipated problems and deficiencies, present and future 14 15 minimum needs and requirements and immediate and future 16 objectives and goals of elementary and secondary education in the State of Illinois, and shall design and prepare 17 Comprehensive Educational Plan for the development, expansion, 18 integration, coordination, and improved and efficient 19 utilization of the personnel, facilities, revenues, curricula 20 21 and standards of elementary and secondary education for the 22 public schools in the areas of teaching (including preparation, certification, compensation, classification, performance 23 24 rating and tenure), administration, program content and 25 enrichment, student academic achievement, class

transportation, educational finance and budgetary and 1 2 accounting procedure, and educational policy and resource planning. In formulating the Comprehensive Educational Plan 3 for elementary and secondary education, pre-school through 4 5 grade 12, in this State, the State Board of Education shall give consideration to disabled, occupational, career and other 6 7 specialized areas of elementary and secondary education, and further shall consider the problems, requirements 8 and 9 objectives of private elementary and secondary schools within 10 the State as the same relate to the present and future problems, deficiencies, needs, requirements, objectives and 11 12 goals of the public school system of Illinois. As an integral part of the Comprehensive Educational Plan, the State Board of 13 Education shall develop an annual budget for education for the 14 entire State which details the required, total revenues from 15 16 all sources and the estimated total expenditures for all 17 purposes under the Comprehensive Educational Plan. The budgets shall specify the amount of revenue projected from each source 18 and the amount of expenditure estimated for each purpose for 19 20 the fiscal year, and shall specifically relate and identify 21 such projected revenues and estimated expenditures to the 22 particular problem, deficiency, need, requirement, objective goal set forth in the Comprehensive Educational Plan 23 or which such revenues for expenditures are attributable. The 24 State Board of Education shall prepare and submit to the 25 General Assembly and the Governor drafts of proposed 26

HB5588 Engrossed - 12 - LRB098 19778 OMW 54993 b

legislation to implement the Comprehensive Educational Plan; 1 2 shall engage in a continuing study, analysis and evaluation of the Comprehensive Educational Plan so designed and prepared; 3 and shall from time to time as required with respect to 4 such 5 annual budgets, and as the State Board of Education shall 6 determine with respect to any proposed amendments 7 modifications of any Comprehensive Educational Plan enacted by the General Assembly, submit its drafts or recommendations 8 9 proposed legislation to the General Assembly and the Governor. 10 (Source: P.A. 93-21, eff. 7-1-03.)

11 (105 ILCS 5/10-22.5a) (from Ch. 122, par. 10-22.5a)

Sec. 10-22.5a. Attendance by dependents of United States military personnel, foreign exchange students, and certain nonresident pupils.

15 (a) To enter into written agreements with cultural exchange 16 organizations, or with nationally recognized eleemosynary institutions that promote excellence in the arts, mathematics, 17 or science. The written agreements may provide for tuition free 18 attendance at the local district school by foreign exchange 19 20 students, or by nonresident pupils of eleemosynary 21 institutions. The local board of education, as part of the 22 agreement, may require that the cultural exchange program or the eleemosynary institutions provide services to the district 23 24 in exchange for the waiver of nonresident tuition.

25 To enter into written agreements with adjacent school

HB5588 Engrossed - 13 - LRB098 19778 OMW 54993 b

districts to provide for tuition free attendance by a student 1 2 of the adjacent district when requested for the student's 3 health and safety by the student or parent and both districts determine that the student's health or safety will be served by 4 5 such attendance. Districts shall not be required to enter into 6 such agreements nor be required to alter existing 7 transportation services due to the attendance of such 8 non-resident pupils.

9 (a-5) If, at the time of enrollment, a dependent of United 10 States military personnel is housed in temporary housing 11 located outside of a school district, but will be living within the district within 60 days after the time of initial 12 13 enrollment, the dependent must be allowed to enroll, subject to 14 the requirements of this subsection (a-5), and must not be 15 charged tuition. Any United States military personnel 16 attempting to enroll a dependent under this subsection (a-5) 17 shall provide proof that the dependent will be living within the district within 60 days after the time of initial 18 enrollment. Proof of residency may include, but is not limited 19 20 to, postmarked mail addressed to the military personnel and sent to an address located within the district, a lease 21 22 agreement for occupancy of a residence located within the 23 district, or proof of ownership of a residence located within the district. 24

(b) Nonresident pupils and foreign exchange studentsattending school on a tuition free basis under such agreements

HB5588 Engrossed - 14 - LRB098 19778 OMW 54993 b

and nonresident dependents of United States military personnel 1 2 attending school on a tuition free basis may be counted for the purposes of determining the apportionment of State aid provided 3 under Section 18-8.05 of this Code, provided that any cultural 4 5 exchange organization or eleemosynary institutions wishing to 6 participate in an agreement authorized under this Section must be approved in writing by the State Board of Education. The 7 8 State Board of Education may establish reasonable rules to 9 determine the eligibility of cultural exchange organizations 10 or eleemosynary institutions wishing to participate in 11 agreements authorized under this Section. No organization or 12 institution participating in agreements authorized under this 13 Section may exclude any individual for participation in its program on account of the person's race, color, sex, religion 14 15 or nationality.

16 (Source: P.A. 93-740, eff. 7-15-04.)

17 (105 ILCS 5/14-7.03) (from Ch. 122, par. 14-7.03)

Sec. 14-7.03. Special Education Classes for Children from 18 Orphanages, Foster Family Homes, Children's Homes, or in State 19 20 Housing Units. If a school district maintains special education 21 classes on the site of orphanages and children's homes, or if 22 children from the orphanages, children's homes, foster family homes, other State agencies, or State residential units for 23 24 children attend classes for children with disabilities in which the school district is a participating member of a joint 25

HB5588 Engrossed - 15 - LRB098 19778 OMW 54993 b

agreement, or if the children from the orphanages, children's 1 2 homes, foster family homes, other State agencies, or State residential units attend classes for the children 3 with disabilities maintained by the school district, 4 then 5 reimbursement shall be paid to eligible districts in accordance with the provisions of this Section by the Comptroller as 6 7 directed by the State Superintendent of Education.

8 The amount of tuition for such children shall be determined 9 by the actual cost of maintaining such classes, using the per 10 capita cost formula set forth in Section 14-7.01, such program 11 and cost to be pre-approved by the State Superintendent of 12 Education.

On forms prepared by the State Superintendent of Education, the district shall certify to the regional superintendent the following:

16 (1) The name of the home or State residential unit with 17 the name of the owner or proprietor and address of those 18 maintaining it;

19 (2) That no service charges or other payments 20 authorized by law were collected in lieu of taxes therefrom 21 or on account thereof during either of the calendar years 22 included in the school year for which claim is being made;

23 (3) The number of children qualifying under this Act in
 24 special education classes for instruction on the site of
 25 the orphanages and children's homes;

26 (4) The number of children attending special education

1 classes for children with disabilities in which the 2 district is a participating member of a special education 3 joint agreement;

4 (5) The number of children attending special education
5 classes for children with disabilities maintained by the
6 district;

7 (6) The computed amount of tuition payment claimed as
8 due, as approved by the State Superintendent of Education,
9 for maintaining these classes.

10 If a school district makes a claim for reimbursement under 11 Section 18-3 or 18-4 of this Act it shall not include in any 12 claim filed under this Section a claim for such children. 13 Payments authorized by law, including State or federal grants 14 for education of children included in this Section, shall be 15 deducted in determining the tuition amount.

16 Nothing in this Act shall be construed so as to prohibit 17 reimbursement for the tuition of children placed in for profit facilities. Private facilities shall provide adequate space at 18 the facility for special education classes provided by a school 19 20 district or joint agreement for children with disabilities who are residents of the facility at no cost to the school district 21 22 or joint agreement upon request of the school district or joint 23 agreement. If such a private facility provides space at no cost to the district or joint agreement for special education 24 classes provided to children with disabilities who are 25 residents of the facility, the district or joint agreement 26

shall not include any costs for the use of those facilities in
 its claim for reimbursement.

Reimbursement for tuition may include the cost of providing summer school programs for children with severe and profound disabilities served under this Section. Claims for that reimbursement shall be filed by November 1 and shall be paid on or before December 15 from appropriations made for the purposes of this Section.

9 The State Board of Education shall establish such rules and 10 regulations as may be necessary to implement the provisions of 11 this Section.

12 Claims filed on behalf of programs operated under this 13 Section housed in a jail, detention center, or county-owned 14 shelter care facility shall be on an individual student basis 15 only for eligible students with disabilities. These claims 16 shall be in accordance with applicable rules.

17 Each district claiming reimbursement for а program operated as a group program shall have an approved budget on 18 19 file with the State Board of Education prior to the initiation 20 of the program's operation. On September 30, December 31, and March 31, the State Board of Education shall voucher payments 21 22 to group programs based upon the approved budget during the 23 year of operation. Final claims for group payments shall be 24 filed on or before July 15. Final claims for group programs 25 received at the State Board of Education on or before June 15 shall be vouchered by June 30. Final claims received at the 26

HB5588 Engrossed - 18 - LRB098 19778 OMW 54993 b

State Board of Education between June 16 and July 15 shall be
 vouchered by August 30. Claims for group programs received
 after July 15 shall not be honored.

district claiming reimbursement for individual 4 Each 5 students shall have the eligibility of those students verified by the State Board of Education. On September 30, December 31, 6 7 and March 31, the State Board of Education shall voucher 8 payments for individual students based upon an estimated cost 9 calculated from the prior year's claim. Final claims for 10 individual students for the regular school term must be 11 received at the State Board of Education by July 15. Claims for 12 individual students received after July 15 shall not be 13 honored. Final claims for individual students shall be 14 vouchered by August 30.

15 Reimbursement shall be made based upon approved group 16 programs or individual students. The State Superintendent of 17 Education shall direct the Comptroller to pay a specified amount to the district by the 30th day of September, December, 18 19 March, June, or August, respectively. However, notwithstanding 20 any other provisions of this Section or the School Code, 21 beginning with fiscal year 1994 and each fiscal year 22 thereafter, if the amount appropriated for any fiscal year is 23 less than the amount required for purposes of this Section, the amount required to eliminate any insufficient reimbursement 24 25 for each district claim under this Section shall be reimbursed 26 on August 30 of the next fiscal year. Payments required to eliminate any insufficiency for prior fiscal year claims shall
 be made before any claims are paid for the current fiscal year.

The claim of a school district otherwise eligible to be reimbursed in accordance with Section 14-12.01 for the 1976-77 school year but for this amendatory Act of 1977 shall not be paid unless the district ceases to maintain such classes for one entire school year.

8 If a school district's current reimbursement payment for 9 the 1977-78 school year only is less than the prior year's 10 reimbursement payment owed, the district shall be paid the 11 amount of the difference between the payments in addition to 12 the current reimbursement payment, and the amount so paid shall 13 be subtracted from the amount of prior year's reimbursement 14 payment owed to the district.

15 Regional superintendents may operate special education 16 classes for children from orphanages, foster family homes, 17 children's homes or State housing units located within the educational services region upon consent of the school board 18 otherwise so obligated. In electing to assume the powers and 19 20 duties of a school district in providing and maintaining such a special education program, the regional superintendent may 21 22 enter into joint agreements with other districts and may 23 contract with public or private schools or the orphanage, foster family home, children's home or State housing unit for 24 25 provision of the special education program. The regional 26 superintendent exercising the powers granted under this HB5588 Engrossed - 20 - LRB098 19778 OMW 54993 b

Section shall claim the reimbursement authorized by this
 Section directly from the State Board of Education.

Any child who is not a resident of Illinois who is placed in a child welfare institution, private facility, foster family home, State operated program, orphanage or children's home shall have the payment for his educational tuition and any related services assured by the placing agent.

8 For each disabled student who is placed in a residential 9 facility by an Illinois public agency or by any court in this 10 State, the costs for educating the student are eligible for 11 reimbursement under this Section.

12 The district of residence of the disabled student as 13 defined in Section 14-1.11a is responsible for the actual costs 14 of the student's special education program and is eligible for 15 reimbursement under this Section when placement is made by a 16 State agency or the courts.

17 When a dispute arises over the determination of the district of residence under this Section, the district or 18 districts may appeal the decision in writing to the State 19 20 Superintendent of Education, who, upon review of materials submitted and any other items or information he or she may 21 22 request for submission, shall issue a written decision on the 23 matter. The decision of the State Superintendent of Education shall be final. 24

In the event a district does not make a tuition payment to another district that is providing the special education HB5588 Engrossed - 21 - LRB098 19778 OMW 54993 b

program and services, the State Board of Education shall immediately withhold 125% of the then remaining annual tuition cost from the State aid or categorical aid payment due to the school district that is determined to be the resident school district. All funds withheld by the State Board of Education shall immediately be forwarded to the school district where the student is being served.

8 When a child eligible for services under this Section 9 14-7.03 must be placed in a nonpublic facility, that facility 10 shall meet the programmatic requirements of Section 14-7.02 and 11 its regulations, and the educational services shall be funded 12 only in accordance with this Section 14-7.03.

13 (Source: P.A. 95-313, eff. 8-20-07; 95-844, eff. 8-15-08.)

14 (105 ILCS 5/18-4.5)

Sec. 18-4.5. Home Hospital Grants. Except for those children qualifying under Article 14, school districts shall be eligible to receive reimbursement for all children requiring home or hospital instruction at not more than \$1,000 annually per child or <u>\$9,000</u> \$8,000 per teacher, whichever is less.

20 (Source: P.A. 88-386.)

21 (105 ILCS 5/18-6) (from Ch. 122, par. 18-6)

22 Sec. 18-6. Supervisory expenses. The State Board of 23 Education shall annually request an appropriation from the 24 common school fund for regional office of education expenses, HB5588 Engrossed - 22 - LRB098 19778 OMW 54993 b

aggregating \$1,000 per county per year for each educational service region. The State Board of Education shall present vouchers to the Comptroller as soon as may be after the first day of August each year for each regional office of education. Each regional office of education may draw upon <u>these funds</u> this fund for the expenses necessarily incurred in providing for supervisory services in the region.

8 (Source: P.A. 88-9; 89-397, eff. 8-20-95.)

9 (105 ILCS 5/27A-5)

10 Sec. 27A-5. Charter school; legal entity; requirements.

(a) A charter school shall be a public, nonsectarian, nonreligious, non-home based, and non-profit school. A charter school shall be organized and operated as a nonprofit corporation or other discrete, legal, nonprofit entity authorized under the laws of the State of Illinois.

16 (b) A charter school may be established under this Article by creating a new school or by converting an existing public 17 school or attendance center to charter school status. Beginning 18 on the effective date of this amendatory Act of the 93rd 19 20 General Assembly, in all new applications submitted to the 21 State Board or a local school board to establish a charter 22 school in a city having a population exceeding 500,000, operation of the charter school shall be limited to one campus. 23 The changes made to this Section by this amendatory Act of the 24 25 93rd General Assembly do not apply to charter schools existing HB5588 Engrossed - 23 - LRB098 19778 OMW 54993 b

or approved on or before the effective date of this amendatory
 Act.

3 (b-5) In this subsection (b-5), "virtual-schooling" means 4 the teaching of courses through online methods with online 5 instructors, rather than the instructor and student being at 6 the same physical location. "Virtual-schooling" includes 7 without limitation instruction provided by full-time, online 8 virtual schools.

9 From April 1, 2013 through April 1, 2014, there is a 10 moratorium on the establishment of charter schools with 11 virtual-schooling components in school districts other than a 12 school district organized under Article 34 of this Code. This 13 does not apply to charter school with moratorium а 14 virtual-schooling components existing or approved prior to 15 April 1, 2013 or to the renewal of the charter of a charter 16 school with virtual-schooling components already approved 17 prior to April 1, 2013.

On or before March 1, 2014, the Commission shall submit to 18 19 the General Assembly а report on the effect of 20 virtual-schooling, including without limitation the effect on 21 student performance, the costs associated with 22 virtual-schooling, and issues with oversight. The report shall 23 include policy recommendations for virtual-schooling.

(c) A charter school shall be administered and governed by
its board of directors or other governing body in the manner
provided in its charter. The governing body of a charter school

HB5588 Engrossed - 24 - LRB098 19778 OMW 54993 b

shall be subject to the Freedom of Information Act and the Open
 Meetings Act.

3 (d) A charter school shall comply with all applicable
4 health and safety requirements applicable to public schools
5 under the laws of the State of Illinois.

6 (e) Except as otherwise provided in the School Code, a 7 charter school shall not charge tuition; provided that a 8 charter school may charge reasonable fees for textbooks, 9 instructional materials, and student activities.

10 (f) A charter school shall be responsible for the 11 management and operation of its fiscal affairs including, but 12 not limited to, the preparation of its budget. An audit of each charter school's finances shall be conducted annually by an 13 14 outside, independent contractor retained by the charter school. Annually, by December 1, every charter school must 15 16 submit to the State Board a copy of its audit and a copy of the 17 Form 990 the charter school filed that year with the federal Internal Revenue Service. 18

(g) A charter school shall comply with all provisions of this Article, the Illinois Educational Labor Relations Act, and its charter. A charter school is exempt from all other State laws and regulations in the School Code governing public schools and local school board policies, except the following:

(1) Sections 10-21.9 and 34-18.5 of the School Code
 regarding criminal history records checks and checks of the
 Statewide Sex Offender Database and Statewide Murderer and

HB5588 Engrossed

- 25 - LRB098 19778 OMW 54993 b

Violent Offender Against Youth Database of applicants for
 employment;

3 (2) Sections 24-24 and 34-84A of the School Code
 4 regarding discipline of students;

5 (3) The Local Governmental and Governmental Employees
6 Tort Immunity Act;

7 (4) Section 108.75 of the General Not For Profit
8 Corporation Act of 1986 regarding indemnification of
9 officers, directors, employees, and agents;

(5) The Abused and Neglected Child Reporting Act;

11

10

(6) The Illinois School Student Records Act;

12 (7) Section 10-17a of the School Code regarding school13 report cards; and

14

(8) The P-20 Longitudinal Education Data System Act.

15 The change made by Public Act 96-104 to this subsection (g) 16 is declaratory of existing law.

17 (h) A charter school may negotiate and contract with a school district, the governing body of a State college or 18 19 university or public community college, or any other public or 20 for-profit or nonprofit private entity for: (i) the use of a school building and grounds or any other real property or 21 22 facilities that the charter school desires to use or convert 23 for use as a charter school site, (ii) the operation and maintenance thereof, and (iii) the provision of any service, 24 25 activity, or undertaking that the charter school is required to 26 perform in order to carry out the terms of its charter.

HB5588 Engrossed - 26 - LRB098 19778 OMW 54993 b

However, a charter school that is established on or after the 1 2 effective date of this amendatory Act of the 93rd General 3 Assembly and that operates in a city having a population exceeding 500,000 may not contract with a for-profit entity to 4 5 manage or operate the school during the period that commences 6 on the effective date of this amendatory Act of the 93rd 7 General Assembly and concludes at the end of the 2004-2005 8 school year. Except as provided in subsection (i) of this 9 Section, a school district may charge a charter school 10 reasonable rent for the use of the district's buildings, 11 grounds, and facilities. Any services for which a charter 12 school contracts with a school district shall be provided by 13 the district at cost. Any services for which a charter school 14 contracts with a local school board or with the governing body 15 of a State college or university or public community college 16 shall be provided by the public entity at cost.

17 (i) In no event shall a charter school that is established by converting an existing school or attendance center to 18 19 charter school status be required to pay rent for space that is 20 deemed available, as negotiated and provided in the charter 21 agreement, in school district facilities. However, all other 22 costs for the operation and maintenance of school district 23 facilities that are used by the charter school shall be subject to negotiation between the charter school and the local school 24 25 board and shall be set forth in the charter.

26

(j) A charter school may limit student enrollment by age or

HB5588 Engrossed - 27 - LRB098 19778 OMW 54993 b

1 grade level.

2 (k) If the charter school is approved by the Commission,
3 then the Commission charter school is its own local education
4 agency.

5 (Source: P.A. 97-152, eff. 7-20-11; 97-154, eff. 1-1-12;
6 97-813, eff. 7-13-12; 98-16, eff. 5-24-13.)

7 (105 ILCS 5/27A-6.5)

8 Sec. 27A-6.5. Charter school referendum.

9 (a) No charter shall <u>go into effect</u> be approved under this 10 Section that would convert any existing private, parochial, or 11 non-public school to a charter school or whose proposal has not 12 been certified by the State Board.

(b) A local school board shall, whenever petitioned to do 13 so by 5% or more of the voters of a school district or 14 15 districts identified in a charter school proposal, order 16 submitted to the voters thereof at a regularly scheduled election the question of whether a new charter school shall be 17 18 established, which proposal has been found certified by the 19 Commission State Board to be in compliance with the provisions 20 of this Article, and the secretary shall certify the 21 proposition to the proper election authorities for submission 22 in accordance with the general election law. The proposition shall be in substantially the following form: 23

24 "FOR the establishment of (name of proposed charter25 school) under charter school proposal (charter school

HB5588 Engrossed - 28 - LRB098 19778 OMW 54993 b

1 proposal number).

AGAINST the establishment of (name of proposed charter school) under charter school proposal (charter school proposal number)".

5 (c) Before circulating a petition to submit the question of whether to establish a charter school to the voters under 6 7 subsection (b) of this Section, the governing body of a proposed charter school that desires to establish a new charter 8 9 school by referendum shall submit the charter school proposal 10 to the Commission State Board in the form of a proposed 11 contract to be entered into between the Commission State Board 12 and the governing body of the proposed charter school, as provided under Section 27A-6, together with written notice of 13 the intent to have a new charter school established by 14 referendum. The contract shall comply with the provisions of 15 16 this Article.

17 If the <u>Commission</u> State Board finds that the proposed 18 contract complies with the provisions of this Article, it shall 19 immediately certify that the proposed contract complies with 20 the provisions of this Article and direct the local school 21 board to notify the proper election authorities that the 22 question of whether to establish a new charter school shall be 23 submitted for referendum.

(d) If the <u>Commission</u> State Board finds that the proposal
 fails to comply with the provisions of this Article, it shall
 refuse to certify the proposal and provide written explanation,

HB5588 Engrossed - 29 - LRB098 19778 OMW 54993 b

detailing its reasons for refusal, to the local school board 1 2 or organizations submitting the and to the individuals proposal. The Commission State Board shall also notify the 3 local school board and the individuals or organizations 4 5 submitting the proposal that the proposal may be amended and 6 resubmitted under the same provisions required for an original 7 submission.

8 (e) If a majority of the votes cast upon the proposition in 9 each school district designated in the charter school proposal 10 is in favor of establishing a charter school, the local school 11 board shall notify the State Board and the Commission of the 12 passage of the proposition in favor of establishing a charter 13 school and the Commission State Board shall approve the charter within 7 days after the State Board of Elections has certified 14 15 that a majority of the votes cast upon the proposition is in favor of establishing a charter school. The Commission State 16 17 Board shall be the chartering entity for charter schools established by referendum under this Section. 18

19 <u>(f) The State Board shall determine whether the charter</u> 20 proposal approved by the Commission is consistent with the 21 provisions of this Article and, if the approved proposal 22 complies, certify the proposal pursuant to this Article.

23 (Source: P.A. 91-407, eff. 8-3-99.)

24 (105 ILCS 5/27A-7)

25 Sec. 27A-7. Charter submission.

HB5588 Engrossed - 30 - LRB098 19778 OMW 54993 b

1 (a) A proposal to establish a charter school shall be 2 submitted to the State Board and the local school board and the 3 <u>State Board for certification under Section 27A-6 of this Code</u> 4 in the form of a proposed contract entered into between the 5 local school board and the governing body of a proposed charter 6 school. The charter school proposal as submitted to the State 7 Board shall include:

8 (1) The name of the proposed charter school, which must9 include the words "Charter School".

10 (2) The age or grade range, areas of focus, minimum and 11 maximum numbers of pupils to be enrolled in the charter 12 school, and any other admission criteria that would be 13 legal if used by a school district.

14 (3) A description of and address for the physical plant 15 in which the charter school will be located; provided that 16 nothing in the Article shall be deemed to justify delaying 17 or withholding favorable action on or approval of a charter school proposal because the building or buildings in which 18 19 the charter school is to be located have not been acquired 20 or rented at the time a charter school proposal is 21 submitted or approved or a charter school contract is 22 entered into or submitted for certification or certified, 23 so long as the proposal or submission identifies and names 24 at least 2 sites that are potentially available as a 25 charter school facility by the time the charter school is 26 to open.

HB5588 Engrossed - 31 - LRB098 19778 OMW 54993 b

(4) The mission statement of the charter school, which 1 2 must be consistent with the General Assembly's declared 3 purposes; provided that nothing in this Article shall be construed to require that, in order to receive favorable 4 5 consideration and approval, a charter school proposal 6 demonstrate unequivocally that the charter school will be 7 able to meet each of those declared purposes, it being the 8 intention of the Charter Schools Law that those purposes be 9 recognized as goals that charter schools must aspire to 10 attain.

(5) The goals, objectives, and pupil performance
 standards to be achieved by the charter school.

(6) In the case of a proposal to establish a charter 13 14 by converting an existing public school school or 15 attendance center to charter school status, evidence that 16 the proposed formation of the charter school has received 17 the approval of certified teachers, parents and guardians, and, if applicable, a local school council as provided in 18 subsection (b) of Section 27A-8. 19

(7) A description of the charter school's educational
 program, pupil performance standards, curriculum, school
 year, school days, and hours of operation.

(8) A description of the charter school's plan for
evaluating pupil performance, the types of assessments
that will be used to measure pupil progress towards
achievement of the school's pupil performance standards,

HB5588 Engrossed

1 the timeline for achievement of those standards, and the 2 procedures for taking corrective action in the event that 3 pupil performance at the charter school falls below those 4 standards.

5 (9) Evidence that the terms of the charter as proposed 6 are economically sound for both the charter school and the 7 school district, a proposed budget for the term of the 8 charter, a description of the manner in which an annual 9 audit of the financial and administrative operations of the 10 charter school, including any services provided by the 11 school district, are to be conducted, and a plan for the 12 displacement of pupils, teachers, and other employees who 13 will not attend or be employed in the charter school.

14 (10) A description of the governance and operation of 15 the charter school, including the nature and extent of 16 parental, professional educator, and community involvement 17 in the governance and operation of the charter school.

(11) An explanation of the relationship that will exist 18 19 between the charter school and its employees, including evidence that the terms and conditions of employment have 20 21 been addressed with affected employees and their 22 recognized representative, if any. However, a bargaining 23 unit of charter school employees shall be separate and distinct from any bargaining units formed from employees of 24 25 a school district in which the charter school is located. 26 (12) An agreement between the parties regarding their HB5588 Engrossed - 33 - LRB098 19778 OMW 54993 b

respective legal liability and applicable insurance
 coverage.

3 (13) A description of how the charter school plans to 4 meet the transportation needs of its pupils, and a plan for 5 addressing the transportation needs of low-income and 6 at-risk pupils.

7 (14) The proposed effective date and term of the 8 charter; provided that the first day of the first academic 9 year and the first day of the fiscal year shall be no 10 earlier than August 15 and no later than September 15 of a 11 calendar year.

12 (15) Any other information reasonably required by the13 State Board of Education.

(b) A proposal to establish a charter school may be 14 15 initiated by individuals or organizations that will have majority representation on the board of directors or other 16 17 governing body of the corporation or other discrete legal entity that is to be established to operate the proposed 18 19 charter school, by a board of education or an intergovernmental 20 agreement between or among boards of education, or by the board 21 of directors or other governing body of a discrete legal entity 22 already existing or established to operate the proposed charter 23 school. The individuals or organizations referred to in this subsection may be school teachers, school administrators, 24 25 local school councils, colleges or universities or their 26 faculty members, public community colleges or their HB5588 Engrossed - 34 - LRB098 19778 OMW 54993 b

instructors or other representatives, corporations, or other entities or their representatives. The proposal shall be submitted to the local school board for consideration and, if appropriate, for development of a proposed contract to be submitted to the State Board for certification under Section 27A-6.

7 (c) The local school board may not without the consent of 8 the governing body of the charter school condition its approval 9 of a charter school proposal on acceptance of an agreement to 10 operate under State laws and regulations and local school board 11 policies from which the charter school is otherwise exempted 12 under this Article.

13 (Source: P.A. 90-548, eff. 1-1-98; 91-405, eff. 8-3-99.)

14 (105 ILCS 5/27A-9)

15 Sec. 27A-9. Term of charter; renewal.

(a) A charter may be granted for a period not less than 5
and not more than 10 school years. A charter may be renewed in
incremental periods not to exceed 5 school years.

(b) A charter school renewal proposal submitted to the local school board or the Commission, as the chartering entity, shall contain:

(1) A report on the progress of the charter school in
achieving the goals, objectives, pupil performance
standards, content standards, and other terms of the
initial approved charter proposal; and

HB5588 Engrossed - 35 - LRB098 19778 OMW 54993 b

1 (2) A financial statement that discloses the costs of 2 administration, instruction, and other spending categories 3 for the charter school that is understandable to the 4 general public and that will allow comparison of those 5 costs to other schools or other comparable organizations, 6 in a format required by the State Board.

7 (c) A charter may be revoked or not renewed if the local 8 school board or the Commission, as the chartering entity, 9 clearly demonstrates that the charter school did any of the 10 following, or otherwise failed to comply with the requirements 11 of this law:

12 (1) Committed a material violation of any of the 13 conditions, standards, or procedures set forth in the 14 charter.

15 (2) Failed to meet or make reasonable progress toward
16 achievement of the content standards or pupil performance
17 standards identified in the charter.

18 (3) Failed to meet generally accepted standards of19 fiscal management.

20 (4) Violated any provision of law from which the21 charter school was not exempted.

In the case of revocation, the local school board or the Commission, as the chartering entity, shall notify the charter school in writing of the reason why the charter is subject to revocation. The charter school shall submit a written plan to the local school board or the Commission, whichever is HB5588 Engrossed - 36 - LRB098 19778 OMW 54993 b

applicable, to rectify the problem. The plan shall include a 1 2 timeline for implementation, which shall not exceed 2 years or 3 the date of the charter's expiration, whichever is earlier. If the local school board or the Commission, as the chartering 4 5 entity, finds that the charter school has failed to implement the plan of remediation and adhere to the timeline, then the 6 7 chartering entity shall revoke the charter. Except in 8 situations of an emergency where the health, safety, or 9 education of the charter school's students is at risk, the 10 revocation shall take place at the end of a school year. 11 Nothing in this amendatory Act of the 96th General Assembly 12 shall be construed to prohibit an implementation timetable that is less than 2 years in duration. 13

14

(d) (Blank).

(e) Notice of a local school board's decision to deny, 15 16 revoke or not to renew a charter shall be provided to the 17 Commission and the State Board. The Commission may reverse a local board's decision if the Commission finds that the charter 18 school or charter school proposal (i) is in compliance with 19 20 this Article, and (ii) is in the best interests of the students it is designed to serve. The Commission State Board may 21 22 condition the granting of an appeal on the acceptance by the 23 charter school of funding in an amount less than that requested in the proposal submitted to the local school board. Final 24 25 decisions of the Commission shall be subject to judicial review 26 under the Administrative Review Law.

HB5588 Engrossed - 37 - LRB098 19778 OMW 54993 b

(f) Notwithstanding other provisions of this Article, if 1 2 the Commission on appeal reverses a local board's decision or 3 if a charter school is approved by referendum, the Commission shall act as the authorized chartering entity for the charter 4 5 school. The Commission shall approve the charter and shall perform all functions under this Article otherwise performed by 6 the local school board. The State Board shall determine whether 7 8 the charter proposal approved by the Commission is consistent 9 with the provisions of this Article and, if the approved 10 proposal complies, certify the proposal pursuant to this 11 Article. The State Board shall report the aggregate number of 12 charter school pupils resident in a school district to that 13 district and shall notify the district of the amount of funding 14 to be paid by the State Board Commission to the charter school enrolling such students. The Commission shall require the 15 16 charter school to maintain accurate records of daily attendance 17 that shall be deemed sufficient to file claims under Section 18-8.05 notwithstanding any other requirements of that Section 18 regarding hours of instruction and teacher certification. The 19 20 State Board shall withhold from funds otherwise due the 21 district the funds authorized by this Article to be paid to the 22 charter school and shall pay such amounts to the charter 23 school.

(g) For charter schools authorized by the Commission, the
 Commission shall quarterly certify to the State Board the
 student enrollment for each of its charter schools.

HB5588 Engrossed - 38 - LRB098 19778 OMW 54993 b

1 (h) For charter schools authorized by the Commission, the 2 State Board shall pay directly to a charter school any federal 3 or State aid attributable to a student with a disability 4 attending the school.

5 (Source: P.A. 96-105, eff. 7-30-09; 97-152, eff. 7-20-11.)

6 (105 ILCS 5/27A-11)

7 Sec. 27A-11. Local financing.

8 (a) For purposes of the School Code, pupils enrolled in a 9 charter school shall be included in the pupil enrollment of the 10 school district within which the pupil resides. Each charter 11 school (i) shall determine the school district in which each 12 pupil who is enrolled in the charter school resides, (ii) shall 13 report the aggregate number of pupils resident of a school 14 district who are enrolled in the charter school to the school 15 district in which those pupils reside, and (iii) shall maintain 16 accurate records of daily attendance that shall be deemed sufficient to file claims under Section 18-8 notwithstanding 17 any other requirements of that Section regarding hours of 18 instruction and teacher certification. 19

(b) Except for a charter school established by referendum under Section 27A-6.5, as part of a charter school contract, the charter school and the local school board shall agree on funding and any services to be provided by the school district to the charter school. Agreed funding that a charter school is to receive from the local school board for a school year shall HB5588 Engrossed - 39 - LRB098 19778 OMW 54993 b

be paid in equal quarterly installments with the payment of the installment for the first quarter being made not later than July 1, unless the charter establishes a different payment schedule.

5 All services centrally or otherwise provided by the school district including, but not limited to, rent, food services, 6 7 custodial services, maintenance, curriculum, media services, 8 libraries, transportation, and warehousing shall be subject to 9 negotiation between a charter school and the local school board 10 and paid for out of the revenues negotiated pursuant to this 11 subsection (b); provided that the local school board shall not 12 attempt, by negotiation or otherwise, to obligate a charter 13 school to provide pupil transportation for pupils for whom a 14 district is not required to provide transportation under the 15 criteria set forth in subsection (a) (13) of Section 27A-7.

In no event shall the funding be less than 75% or more than 17 125% of the school district's per capita student tuition 18 multiplied by the number of students residing in the district 19 who are enrolled in the charter school.

It is the intent of the General Assembly that funding and service agreements under this subsection (b) shall be neither a financial incentive nor a financial disincentive to the establishment of a charter school.

The charter school may set and collect reasonable fees. Fees collected from students enrolled at a charter school shall be retained by the charter school. HB5588 Engrossed - 40 - LRB098 19778 OMW 54993 b

(c) Notwithstanding subsection (b) of this Section, the 1 2 proportionate share of State and federal resources generated by students with disabilities or staff serving them shall be 3 directed to charter schools enrolling those students by their 4 5 school districts or administrative units. The proportionate share of moneys generated under other federal or State 6 7 categorical aid programs shall be directed to charter schools 8 serving students eligible for that aid.

9 (d) The governing body of a charter school is authorized to 10 accept gifts, donations, or grants of any kind made to the 11 charter school and to expend or use gifts, donations, or grants 12 in accordance with the conditions prescribed by the donor; 13 however, a gift, donation, or grant may not be accepted by the 14 governing body if it is subject to any condition contrary to 15 applicable law or contrary to the terms of the contract between 16 the charter school and the local school board. Charter schools 17 shall be encouraged to solicit and utilize community volunteer speakers and other instructional resources when providing 18 instruction on the Holocaust and other historical events. 19

20 (e) (Blank).

(f) The <u>Commission</u> State Board shall provide technical
 assistance to persons and groups preparing or revising charter
 applications.

(g) At the non-renewal or revocation of its charter, each charter school shall refund to the local board of education all unspent funds. HB5588 Engrossed - 41 - LRB098 19778 OMW 54993 b

(h) A charter school is authorized to incur temporary,
 short term debt to pay operating expenses in anticipation of
 receipt of funds from the local school board.

4 (Source: P.A. 90-548, eff. 1-1-98; 90-757, eff. 8-14-98; 5 91-407, eff. 8-3-99.)

6

(105 ILCS 5/27A-11.5)

Sec. 27A-11.5. State financing. The State Board of
Education shall make the following funds available to school
districts and charter schools:

10 (1) From a separate appropriation made to the State 11 Board for purposes of this subdivision (1), the State Board shall make transition impact aid available to school 12 13 districts that approve a new charter school or that have 14 funds withheld by the State Board to fund a new charter 15 school that is chartered by the Commission State Board. The 16 amount of the aid shall equal 90% of the per capita funding paid to the charter school during the first year of its 17 18 initial charter term, 65% of the per capita funding paid to 19 the charter school during the second year of its initial 20 term, and 35% of the per capita funding paid to the charter 21 school during the third year of its initial term. This 22 transition impact aid shall be paid to the local school 23 board in equal quarterly installments, with the payment of 24 the installment for the first quarter being made by August 25 1st immediately preceding the first, second, and third HB5588 Engrossed - 42 - LRB098 19778 OMW 54993 b

years of the initial term. The district shall file an 1 2 application for this aid with the State Board in a format 3 designated by the State Board. If the appropriation is insufficient in any year to pay all approved claims, the 4 5 impact aid shall be prorated. However, for fiscal year 2004, the State Board of Education shall pay approved 6 7 claims only for charter schools with a valid charter 8 granted prior to June 1, 2003. If any funds remain after 9 these claims have been paid, then the State Board of 10 Education may pay all other approved claims on a pro rata 11 basis. Transition impact aid shall be paid beginning in the 12 1999-2000 school year for charter schools that are in the first, second, or third year of their initial term. 13 14 Transition impact aid shall not be paid for any charter 15 school that is proposed and created by one or more boards 16 of education, as authorized under the provisions of Public 17 Act 91-405.

18 (2) From a separate appropriation made for the purpose 19 of this subdivision (2), the State Board shall make grants 20 to charter schools to pay their start-up costs of acquiring 21 educational materials and supplies, textbooks, electronic 22 textbooks and the technological equipment necessary to 23 gain access to and use electronic textbooks, furniture, and 24 other equipment needed during their initial term. The State 25 Board shall annually establish the time and manner of 26 application for these grants, which shall not exceed \$250 HB5588 Engrossed - 43 - LRB098 19778 OMW 54993 b

1

per student enrolled in the charter school.

2 (3) The Charter Schools Revolving Loan Fund is created 3 as a special fund in the State treasury. Federal funds, such other funds as may be made available for costs 4 5 associated with the establishment of charter schools in 6 Illinois, and amounts repaid by charter schools that have 7 received a loan from the Charter Schools Revolving Loan 8 Fund shall be deposited into the Charter Schools Revolving 9 Loan Fund, and the moneys in the Charter Schools Revolving 10 Loan Fund shall be appropriated to the State Board and used 11 to provide interest-free loans to charter schools. These 12 funds shall be used to pay start-up costs of acquiring 13 educational materials and supplies, textbooks, electronic 14 textbooks and the technological equipment necessary to gain access to and use electronic textbooks, furniture, and 15 16 other equipment needed in the initial term of the charter 17 school and for acquiring and remodeling a suitable physical plant, within the initial term of the charter school. Loans 18 19 shall be limited to one loan per charter school and shall 20 not exceed \$250 per student enrolled in the charter school. 21 A loan shall be repaid by the end of the initial term of 22 the charter school. The State Board may deduct amounts 23 necessary to repay the loan from funds due to the charter 24 school or may require that the local school board that 25 authorized the charter school deduct such amounts from funds due the charter school and remit these amounts to the 26

HB5588 Engrossed - 44 - LRB098 19778 OMW 54993 b

State Board, provided that the local school board shall not be responsible for repayment of the loan. The State Board may use up to 3% of the appropriation to contract with a non-profit entity to administer the loan program.

5 (4) A charter school may apply for and receive, subject 6 to the same restrictions applicable to school districts, 7 any grant administered by the State Board that is available 8 for school districts.

9 (Source: P.A. 96-1403, eff. 7-29-10.)

Section 10. The Vocational Education Act is amended by changing Section 2.1 as follows:

12 (105 ILCS 435/2.1) (from Ch. 122, par. 697.1)

13 Sec. 2.1. Gender Equity Advisory Committee.

14 (a) The Superintendent of the State Board of Education 15 shall appoint a Gender Equity Advisory Committee of at least 9 16 members to advise and consult with the State Board of Education and the gender equity coordinator in all aspects relating to 17 18 ensuring that all students have equal educational 19 opportunities to pursue high wage, high skill occupations 20 leading to economic self-sufficiency.

(b) Membership shall include without limitation one
 regional gender equity coordinator, 2 State Board of Education
 employees, <u>an appointee of the Director of Labor</u> the Department
 of Labor's Displaced Homemaker Program Manager, and 5 citizen

HB5588 Engrossed - 45 - LRB098 19778 OMW 54993 b

appointees who have expertise in one or more of the following 1 2 areas: nontraditional training and placement, service delivery 3 to single parents, service delivery to displaced homemakers, service delivery to female teens, business and industry 4 5 experience, and Education-to-Careers experience. Membership 6 also may include employees from the Department of Commerce and 7 Economic Opportunity, the Department of Human Services, and the 8 Illinois Community College Board who have expertise in one or 9 more of the areas listed in this subsection (b) for the citizen 10 appointees. Appointments shall be made taking into 11 consideration expertise of services provided in secondary, 12 postsecondary and community based programs.

(c) Members shall initially be appointed to one year terms commencing in January 1, 1990, and thereafter to two year terms commencing on January 1 of each odd numbered year. Vacancies shall be filled as prescribed in subsection (b) for the remainder of the unexpired term.

(d) Each newly appointed committee shall elect a Chair and Secretary from its members. Members shall serve without compensation, but shall be reimbursed for expenses incurred in the performance of their duties. The Committee shall meet at least bi-annually and at other times at the call of the Chair or at the request of the gender equity coordinator.

24 (Source: P.A. 94-793, eff. 5-19-06.)

25

(105 ILCS 5/2-3.70 rep.)

HB5588 Engrossed - 46 - LRB098 19778 OMW 54993 b 1 (105 ILCS 5/18-8.1 rep.) 2 Section 15. The School Code is amended by repealing 3 Sections 2-3.70 and 18-8.1. (105 ILCS 215/Act rep.) 4 5 Section 20. The Chicago Community Schools Study Commission 6 Act is repealed. 7 (105 ILCS 225/Act rep.) 8 Section 25. The Education Cost-Effectiveness Agenda Act is 9 repealed. 10 (105 ILCS 415/Act rep.) 11 Section 30. The Conservation Education Act is repealed. Section 99. Effective date. This Act takes effect July 1, 12 13 2014.

	HB5588 Engrossed	- 47 - LRB098 19778 OMW 54993 b
1		INDEX
2	Statutes amende	ed in order of appearance
3	105 ILCS 5/2-3.25g	from Ch. 122, par. 2-3.25g
4	105 ILCS 5/2-3.32	from Ch. 122, par. 2-3.32
5	105 ILCS 5/2-3.47	from Ch. 122, par. 2-3.47
6	105 ILCS 5/10-22.5a	from Ch. 122, par. 10-22.5a
7	105 ILCS 5/14-7.03	from Ch. 122, par. 14-7.03
8	105 ILCS 5/18-4.5	
9	105 ILCS 5/18-6	from Ch. 122, par. 18-6
10	105 ILCS 5/27A-5	
11	105 ILCS 5/27A-6.5	
12	105 ILCS 5/27A-7	
13	105 ILCS 5/27A-9	
14	105 ILCS 5/27A-11	
15	105 ILCS 5/27A-11.5	
16	105 ILCS 435/2.1	from Ch. 122, par. 697.1
17	105 ILCS 5/2-3.70 rep.	
18	105 ILCS 5/18-8.1 rep.	
19	105 ILCS 215/Act rep.	
20	105 ILCS 225/Act rep.	
21	105 ILCS 415/Act rep.	