

SENATE JOURNAL

STATE OF ILLINOIS

ONE HUNDRED FIRST GENERAL ASSEMBLY

84TH LEGISLATIVE DAY

THURSDAY, FEBRUARY 27, 2020

12:31 O'CLOCK P.M.

SENATE Daily Journal Index 84th Legislative Day

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SB 3297

SR 1062

SR 1064

SR 1066

The Senate met pursuant to adjournment.

The Honorable Don Harmon, President of the Senate, presiding.

Prayer by Bishop Jacson Moody, Redemption Center, Springfield, Illinois.

Senator Bennett led the Senate in the Pledge of Allegiance.

Senator Hunter moved that reading and approval of the Journal of Wednesday, February 26, 2020, be postponed, pending arrival of the printed Journal.

The motion prevailed.

LEGISLATIVE MEASURES FILED

The following Committee amendments to the Senate Bills listed below have been filed with the Secretary and referred to the Committee on Assignments:

Amendment No. 1 to Senate Bill 2482

Amendment No. 1 to Senate Bill 2489

Amendment No. 1 to Senate Bill 2968

Amendment No. 1 to Senate Bill 3090

Amendment No. 1 to Senate Bill 3384

Amendment No. 1 to Senate Bill 3487

Amendment No. 1 to Senate Bill 3488

The following Floor amendment to the Senate Bill listed below has been filed with the Secretary and referred to the Committee on Assignments:

Amendment No. 1 to Senate Bill 2499

REPORTS RECEIVED

The Secretary placed before the Senate the following reports:

911 Advisory Board Report to the General Assembly March 1, 2020, submitted by the Illinois State Police

High Impact Business Designation of Minonk Stewardship Wind, LLC, submitted by the Department of Commerce and Economic Opportunity.

The foregoing reports were ordered received and placed on file in the Secretary's Office.

Illinois State Board of Education

100 North First Street • Springfield, Illinois 62777-0001

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Darren Reisberg Chair of the Board Dr. Carmen I. Ayala

State Superintendent of Education

MEMORANDUM

TO: The Honorable Don Harmon, Senate President

The Honorable William E. Brady, Senate Minority Leader

The Honorable Michael J. Madigan, Speaker of the House

The Honorable Jim Durkin, House Minority Leader

FROM: Dr. Carmen I. Ayala

State Superintendent of Education

DATE: February 24, 2020

RE: Spring 2020 Waiver Report | Requests to Waive School Code Mandates

As required by Section 2-3.25g of the School Code [105 ILCS 5/2-3.25g], the following report provides summaries of requests for waivers of School Code mandates being transmitted to the Illinois General Assembly for its consideration. The report concludes with a database listing all the requests received, organized by Senate and House districts, including those requests for waivers and modifications acted on by the State Superintendent of Education in accordance with Section 1A-4 of the School Code [105 ILCS 5/1A-4] and applications that have been returned to school districts or other eligible applicants.

Pursuant to Section 2-3.25g (d) of the School Code [105 ILCS 5/2-3.25g (d)]: The report shall be reviewed by a panel of four members consisting of:

- (1) the Speaker of the House of Representatives,
- (2) the Minority Leader of the House of Representatives,
- (3) the President of the Senate, and
- (4) the Minority Leader of the Senate.

The State Board of Education may provide the panel recommendations on waiver requests.

The members of the panel shall review the report submitted by the State Board of Education and submit to the State Board of Education any notice of further consideration to any waiver request

within 14 days after the member receives the report. If three or more of the panel members submit a notice of further consideration to any waiver request contained within the report, the State Board of Education shall submit the waiver request to the General Assembly for consideration. If fewer than three panel members submit a notice of further consideration to a waiver request, the waiver may be approved, denied, or modified by the State Board. If the State Board does not act on a waiver request within 10 days, then the waiver request is approved. If the waiver request is denied by the State Board, it shall submit the waiver request to the General Assembly for consideration.

The General Assembly may disapprove any waiver request submitted to the General Assembly pursuant to this subsection (d) in whole or in part within 60 calendar days after each house of the General Assembly next convenes after the waiver request is submitted by adoption of a resolution by a record vote of the majority of members elected in each house. If the General Assembly fails to disapprove any waiver request or appealed request within such 60-day period, the waiver or modification shall be deemed granted. Any resolution adopted by the General Assembly disapproving a report of the State Board in whole or in part shall be binding on the State Board.

Memoranda detailing the following shall be submitted to the Illinois State Board of Education by each panel member to effectuate the law:

- Notice of specific waiver requests noticed for further consideration by the General Assembly; and
- (2) A statement indicating that all waiver requests included in the report, except for those listed above in (1), are returned to the State Board of Education for final action.

If you have any questions or comments, you may contact Amanda Elliott, executive director of Legislative Affairs, at (217) 782-6510.

cc: Secretary of the Senate Clerk of the House Legislative Research Unit State Government Report Center

Executive Summary

The following report outlines waivers of School Code mandates that school districts, Regional Offices of Education, or special education or area vocational centers have requested since the last report, which was transmitted in September 2019. Pursuant to Section 2-3.25g of the School Code, these requests must be sent to the General Assembly before March 1, 2020.

Section I summarizes the 68 requests received for waivers of School Code mandates pursuant to Section 2-3.25g for consideration by the General Assembly. They are presented alphabetically by topic area. The largest number of applications received, 39 requests, seek waivers from the requirements for non-resident tuition. The next highest set of applications received, 20 requests, are related to administrative cost cap limitations. There were four submissions regarding statement of affairs, four submissions regarding driver's education, and one submission for physical education.

This document contains an additional section beyond what is required under Section 2-3.25g of the School Code. Section II is a database with a list of the modifications or waivers of State Board of Education rules and modifications of School Code mandates upon which the State Superintendent of Education has acted in accordance with Section 1A-4 of the School Code. The database also includes a list of the requests that have been returned to or withdrawn by the petitioning entities. Finally, the database includes the 68 waiver requests for the General Assembly's consideration and is organized by Senate and House districts.

Complete copies of the waiver requests for the General Assembly's consideration have been made available to legislative staff.

This report is the 50th report submitted pursuant to Section 2-3.25g of the School Code, which requires that State Board of Education staff compile and submit requests for waivers of School Code mandates to the General Assembly before March 1 and October 1 of each year.

Summary of Applications for Waivers and Modifications

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Topic	Approved by ISBE	Denied by ISBE	Transmitted to GA	Withdrawn or Returned
Administrative Cost Cap Limitation	0	0	20	3
Driver's Education	2	0	4	0
Non-resident Tuition	0	0	39	8
Physical Education	0	0	1	2
School Improvement Days	10	0	0	0
Statement of Affairs	0	0	4	1
Petition Summary	12	0	68	14
Total number of				

[February 27, 2020]

Applications: 94		[

<u>Section I</u> Applications Transmitted to the General Assembly

Administrative Cost Cap Limitation

Central Stickney School District 110 – Cook (SD1/HD1) / Expiration 2019-2020 school year / W-100-6675 – Waiver of School Code (Section 17-1.5) requests a waiver of the fiscal year 2020 Limitation of Administrative Costs. The district's FY 2020 budgeted administrative costs exceed the FY 2019 actual administrative costs by 27 percent.

The district superintendent will be retiring as of June 30, 2020, with the current assistant superintendent advancing to superintendent at that time. The assistant superintendent's contract was changed from 190 days in the previous year to 260 days, which will provide additional work days to shadow the superintendent and learn the various aspects of the job in order to prepare for the transition. The district is also providing the assistant superintendent tuition reimbursement for coursework leading to a Superintendent Endorsement. The costs for the job shadowing and transition preparation resulted in additional budgeted administrative expenditures of \$48,522 for salary and \$15,000 for benefits (tuition reimbursement), for a total of \$63,522 additional budgeted administrative expenditures in FY 2020. The district reported that promoting an existing administrator to superintendent will save the district having to hire a search firm to fill the position, estimated at approximately \$30,000.

The district has a policy of including contingency dollars within their budget for purchased services and supplies. The budgeted contingency amounts would be available to the district to cover unforeseen expenditures but historically have not been used, resulting in the district underspending their adopted budget in purchased services and supplies. In FY 2020, the district budgeted \$14,935 for administrative repairs within purchased services and \$25,000 for administrative supplies, the same amounts the district budgeted for these areas in FY 2019. In FY 2019, the district expended \$5,268 for administrative repairs and \$11,336 for administrative supplies, resulting in slightly over \$23,000 being underspent. The district expects spending in FY 2020 to be in line with the FY 2019 spending, resulting in \$23,000 additional budgeted administrative expenditures in FY 2020 due to contingency dollars.

Additional work days to allow the assistant superintendent to shadow the superintendent, additional tuition reimbursement, and additional budgeted contingency dollars not expected to be spent caused the district to exceed the statutory allowable 5 percent increase. Without these additional costs Central Stickney SD 110 would have been in compliance with the FY 2020 Limitation of Administrative Costs, experiencing a decrease in administrative costs of 1 percent.

DeLand-Weldon CUSD 57 – Piatt (SD51/HD101) / Expiration 2019-2020 school year / W-100- 6725 – Waiver of School Code (Section 17-1.5) requests a waiver of the fiscal year 2020 Limitation of Administrative Costs. The district's FY 2020 budgeted administrative costs exceed the FY 2019 actual administrative costs by 11 percent.

The district superintendent also serves as the elementary school principal. During the 2018-19 school year, the combined superintendent/principal salary was divided 40 percent to superintendent duties, an area reported on the Limitation of Administrative Costs Worksheet, and 60 percent to principal duties, an area not reported on the Limitation worksheet. In order to better reflect actual duties, the combined superintendent/principal salary was divided equally between superintendent and principal duties for the 2019-20 school year. This accounting change resulted in \$3,044 additional budgeted administrative expenditures in FY 2020. The superintendent/principal total salary equals \$98,088 in FY 2020 and \$95,000 in FY 2019, an increase of 3.25 percent.

The district also budgeted to replace outdated computer equipment in the district office during FY 2020, resulting in \$1,225 additional budgeted administrative expenditures in FY 2020.

The accounting change for dividing the combined superintendent/principal salary and new computer [February 27, 2020]

purchase caused the district to exceed the statutory allowable 5 percent increase. Without these additional costs, Deland-Weldon CUSD 57 would have been in compliance with the FY 2020 Limitation of Administrative Costs, experiencing a 4 percent increase.

Fieldcrest CUSD 6 – Woodford (SD53/HD106) / Expiration 2019-2020 school year / W-100-6671 – Waiver of School Code (Section 17-1.5) requests a waiver of the fiscal year 2020 Limitation of Administrative Costs. The district's FY 2020 budgeted administrative costs exceed the FY 2019 actual administrative costs by 36 percent.

The Fieldcrest superintendent was scheduled to retire December 31, 2019. The district weighed various options to replace the retiring superintendent, including hiring an interim superintendent for the last half of the year or trying to hire a permanent replacement to start in the middle of the school year. The district decided the best course of action was to hire an assistant superintendent to work with the retiring superintendent for the first half of FY 2020 and transition to the superintendent position starting January 1, 2020. The additional administrator for half of the year resulted in additional budgeted administrative expenditures of \$50,160 for salary and \$8,497 for benefits, for a total of \$58,657 additional budgeted administrative expenditures in FY 2020. This option was beneficial to the district as the assistant superintendent was able to work half a year with the outgoing superintendent to provide for a smooth transition.

The additional administrator for half of the year caused the district to exceed the statutory allowable 5 percent increase. Without these additional costs Fieldcrest CUSD 6 would have been in compliance with the FY 2020 Limitation of Administrative Costs, experiencing a 1 percent increase.

Gardner CCSD 72C – Grundy (SD40/HD79) / Expiration 2019-2020 school year / W-100- 6667 – Waiver of School Code (Section 17-1.5) requests a waiver of the fiscal year 2020 Limitation of Administrative Costs. The district's FY 2020 budgeted administrative costs exceed the FY 2019 actual administrative costs by 25 percent.

The school board hired a combined superintendent/principal for the 2019-20 school year at a salary of \$105,000, which was \$11,367 greater than the previous year combined superintendent/principal, whose salary was \$93,633. The district offered an increase in salary for the new superintendent to better match the marketplace and neighboring school districts, as well

as due to the new superintendent having a doctorate, where the previous superintendent had a masters level degree. The high school district Gardner feeds into and the other elementary districts in that dual district system all have various sharing systems for the superintendent and principal positions. Like Gardner, South Wilmington CCSD 74 has a combined superintendent/principal with a 2019-20 salary of \$104,429, resulting in a per pupil salary cost of \$1,392. Gardner S Wilmington HSD 73 and Braceville SD 75 share a superintendent with 80 percent applicable to the high school district and 20 percent applicable to the elementary district, and each employs a separate building principal. Gardner S Wilmington superintendent and principal total salary cost is \$164,230, with a per pupil salary cost of \$730. Braceville superintendent and principal total salary cost is \$108,455 with a per pupil salary cost of \$1,118. The Gardner total salary cost of \$105,000 results in a per pupil salary cost of \$597, which is still lower than the other elementary and high school districts in their dual district system.

Outside of the salary increase, the district also had increases in benefits, supplies, and capital outlay. The current superintendent is receiving full family health insurance benefits, where the previous superintendent only used individual health insurance. The district also has additional expenditures in supplies for a monthly stipend for the superintendent cell phone usage and additional expenditures in capital outlay for the costs of a new laptop to assist in the responsibilities associated with the superintendent's role.

Since the superintendent also serves as building principal, salary and benefit costs are divided between superintendent duties, an area reported on the Limitation of Administrative Costs Worksheet, and principal duties, an area not reported on the Limitation worksheet. Based on the proportion of the salary and benefits costs applicable to the superintendent duties, along with the other increased costs, the district experienced additional budgeted administrative expenditures of \$5,776 for salary, \$4,561 for benefits, \$1,400 for supplies, and \$1,600 for capital outlay, for a total of \$13,337 additional budgeted administrative expenditures in FY 2020.

The current superintendent costs over the prior superintendent costs caused the district to exceed the statutory allowable 5 percent increase. Without these additional costs Gardner CCSD 72C would have been in compliance with the FY 2020 Limitation of Administrative Costs, experiencing a 1 percent increase.

General George Patton 133 – Cook (SD14/HD28) / Expiration 2019-2020 school year / W- 100-6713 – Waiver of School Code (Section 17-1.5) requests a waiver of the fiscal year 2020 Limitation of Administrative Costs. The district's FY 2020 budgeted administrative costs exceed the FY 2019 actual administrative costs by 15 percent.

In the 2018-19 school year, the assistant superintendent also served as the elementary school principal. The combined assistant superintendent/principal costs were divided with 50 percent applicable to assistant superintendent duties, an area reported on the Limitation of Administrative Costs Worksheet, and 50 percent applicable to principal duties, an area not reported on the Limitation worksheet. The district superintendent is scheduled to retire in two years, and the school board wants to promote from within the district. In order to provide more time for the assistant superintendent to shadow and learn from the superintendent, the district separated the combined position to have a full-time assistant superintendent and full-time elementary school principal for the 2019-20 school year. Due to the change in duties, all of the assistant superintendent costs are now reported on the Limitation worksheet, resulting in additional budgeted administrative expenditures of \$57,207 for salary, \$5,658 for TRS, and \$2,101 for tuition reimbursement, for a total of \$64,966 additional budgeted administrative expenditures in FY 2020. The district believes this administration structure will be beneficial to its students as the full-time assistant superintendent will have additional time to work along with the superintendent to help manage the district and provide leadership related to the board of education's vision regarding successfully educating their students.

Additionally, for the 2019-20 school year, the district is employing a former pre-kindergarten administrator to assist with the registration and testing of pre-kindergarten students. The district believes that utilizing this former administrator on a temporary basis will benefit the pre-kindergarten program due to their in-depth knowledge of the program. This addition resulted in \$5,000 additional budgeted administrative expenditures for FY 2020.

Changing from a combined assistant superintendent/principal to separate positions and temporarily employing a former administrator to assist the pre-kindergarten program caused the district to exceed the statutory allowable 5 percent increase. Without these additional costs, General George Patton SD 133 would have been in compliance with the FY 2020 Limitation of Administrative Costs, experiencing a 4 percent increase.

Illinois Valley Central 321– Peoria (SD37/HD73) / Expiration 2019-2020 school year / W-100-6688 – Waiver of School Code (Section 17-1.5) requests a waiver of the fiscal year 2020 Limitation of Administrative Costs. The district's FY 2020 budgeted administrative costs exceed the FY 2019 actual administrative costs by 15 percent.

The district received additional IDEA funding in FY 2020. The additional IDEA funds will allow the district to expand services within the special education department to help support their students at a greater level. To assist with the administration of the IDEA funds and the overall special education program, the district created an Assistant Special Education Coordinator. A building principal was reassigned to the new position, with their salary and benefits costs moved from an area not reported on the Limitation of Administrative Costs Worksheet to an area reported on the Limitation worksheet. The new position resulted in \$70,000 additional budgeted administrative expenditures in FY 2020.

The addition of a new Assistant Special Education Coordinator caused the district to exceed the statutory allowable 5 percent increase. The addition of this new position will be cost-neutral, as the costs for the position will be covered by grant funds. But, the Limitation worksheet only reports expenditures and does not take into account revenue received by a district to pay for the reported administrative costs. Without these additional costs, Illinois Valley Central CUSD 321 would have been in compliance with the FY 2020 Limitation of Administrative Costs, experiencing a 4 percent increase.

Iroquois County CUSD 9 – Iroquois (SD53/HD106) / **Expiration 2019-2020 school year / W- 100-6702 – Waiver of School Code** (Section 17-1.5) requests a waiver of the fiscal year 2020

Limitation of Administrative Costs. The district's FY 2020 budgeted administrative costs exceed the FY 2019 actual administrative costs by 61 percent.

The district reached an amicable and mutually-agreed upon separation with their superintendent as of the end of the 2018-19 school year. In accordance with the agreed upon separation agreement, the district will pay the previous superintendent \$135,000 salary and \$29,118.77 TRS/benefits during FY 2020, which are the same salary and TRS benefits as in the prior year but with an increase in medical insurance benefits as detailed below. In order to have an administrator over the district, an interim superintendent was hired for the 2019-20 school year. The interim superintendent will be paid \$675 a day for 120 days for a total salary of \$81,000 along with \$980 benefits.

In the prior year, 85 percent of the superintendent's salary (\$114,750) was paid within the Executive Administration cost function, which is reported on the Limitation of Administrative Costs Worksheet. The remaining 15 percent (\$20,250) was paid out of the Tort Fund, an area not reported on the Limitation worksheet. In FY 2020, the entire amount of the settlement paid to the previous superintendent is accounted for within the Executive Administration cost function. For the interim superintendent's FY 2020 salary, 85 percent (\$68,850) is accounted for within the Executive Administration cost function and 15 percent (\$12,150) is accounted for within the Tort Fund.

Outside of the salary increases, the district also had increases in benefits and purchased services. As mentioned above, the benefits cost for the interim superintendent is \$980, a new cost in FY 2020. In anticipation of a large district-wide medical insurance increase, the district budgeted an addition \$2,500 per employee for medical insurance. Within the Executive Administration cost function, this included increases for the previous superintendent settlement and the

administrative assistant, for a total of \$5,000. The district's copier was old and in need of replacement, and the district entered into a lease agreement for a new copier for a cost of \$7,000, to include lease payments and a maintenance agreement.

Overall, the district experienced additional budgeted administrative expenditures of \$20,250 for salary for the accounting change from Tort Fund to Executive Administration for a portion of the previous superintendent settlement; \$68,850 for salary for the interim superintendent; \$980 for benefits for interim superintendent; \$5,000 for benefits for district-wide medical insurance increase; and \$7,000 for purchased services for new copier lease and maintenance agreement; for a total of \$102,080 additional budgeted administrative expenditures in FY 2020.

The need for an interim superintendent after the mutually-agreed upon separation with the previous superintendent, an accounting change resulting from the settlement, insurance increases, and a new copier agreement all caused the district to exceed the statutory allowable 5 percent increase. Without these additional costs Iroquois County CUSD 9 would have been in compliance with the FY 2020 Limitation of Administrative Costs, experiencing a 5 percent increase.

Lostant CUSD 425 – LaSalle (SD37/HD73) / Expiration 2019-2020 school year / W-100-6670 – Waiver of School Code (Section 17-1.5) requests a waiver of the fiscal year 2020 Limitation of Administrative Costs. The district's FY 2020 budgeted administrative costs exceed the FY 2019 actual administrative costs by 155 percent.

Since the time Lostant deactivated their high school, the district has employed a single administrator acting as both superintendent and elementary school principal, up to and including the 2018-19 school year. The district has traditionally broken out the combined superintendent/principal salary and benefits as 45 percent applicable to superintendent duties, an area reported on the Limitation of Administrative Costs Worksheet, and 55 percent applicable to principal duties, an area not reported on the Limitation worksheet. The current lead administrator is scheduled to retire at the end of the 2019-20 school year. For the 2019-20 school year, the district has hired a separate elementary school principal to mentor under the superintendent before taking over as the district superintendent on July 1. The change from a combined superintendent/principal to a separate superintendent and principal results in the superintendent salary and benefits being 100 percent applicable to superintendent duties and reported

on the Limitation worksheet. The change results in additional budgeted administrative expenditures of \$62,559 for salary and \$7,244 for benefits, for a total of \$69,803 additional budgeted administrative expenditures in FY 2020.

During the 2019-20 school year, the principal will work with the superintendent in the areas of oversight and management of the district's budget; food service; building and maintenance; transportation; professional development; staffing and personnel; IEPs; board meetings; parent involvement; as well as reports and paperwork required by ISBE. The district believes this structure will allow for a seamless administrative transfer at the end of the current fiscal year.

The change from a combined superintendent/principal to a separate superintendent and principal caused the district to exceed the statutory allowable 5 percent increase. Without these additional costs, Lostant CUSD 425 would have been in compliance with the FY 2020 Limitation of Administrative Costs, experiencing a 4 percent increase.

Mascoutah CUSD 19 – St. Clair (SD54/HD108) / Expiration 2019-2020 school year / W-100- 6699 – Waiver of School Code (Section 17-1.5) requests a waiver of the fiscal year 2020 Limitation of Administrative Costs. The district's FY 2020 budgeted administrative costs exceed the FY 2019 actual administrative costs by 14 percent.

The district has experienced an increase in special education students, increasing the workload on the two current special education administrators that handle the special education caseload. Starting with the 2019-20 school year, the district hired a new Special Education Coordinator to help with this additional caseload. The new administrator resulted in additional budgeted expenditures of \$70,000 for salary and \$7,200 for benefits, a total of \$77,200 additional budgeted administrative expenditures for FY 2020.

The addition of a new Special Education Coordinator caused the district to exceed the statutory allowable 5 percent increase. Without these additional costs, Mascoutah CUSD 19 would have been in compliance with the FY 2020 Limitation of Administrative Costs, experiencing a 5 percent increase.

Northwestern CUSD 2 – Macoupin (SD50/HD100) / Expiration 2019-2020 school year / W- 100-6664 – Waiver of School Code (Section 17-1.5) requests a waiver of the fiscal year 2020 Limitation of Administrative Costs. The district's FY 2020 budgeted administrative costs exceed the FY 2019 actual administrative costs by 32 percent.

During the 2018-19 school year, the district employed an interim superintendent. The interim superintendent received a salary comparable to the part-time status but did not receive insurance or retirement benefits. The district made a commitment to provide for a superintendent in a more effective, efficient, and economical manner. To achieve this, starting with the 2019-20 school year, the district is sharing a full-time superintendent with a neighboring district. The full-time superintendent receives a salary comparable to the full-time status, insurance, and retirement benefits, with the total cost split evenly between the two districts. Half of the full-time superintendent costs resulted in additional budgeted expenditures of \$12,298 for salary and \$15,826 for benefits, for a total of \$28,124 additional budgeted administrative expenditures in FY 2020.

The district also experienced "new" costs within Special Area Administration Services, a cost function reported on the Limitation of Administrative Costs Worksheet. In previous years, the stipend for the Title 1 Coordinator was accounted for in cost functions not reported on the Limitation worksheet. As a result of an ISBE Finance Audit, the district was instructed to move the Title 1 Coordinator stipend to the Special Area Administration Services cost function. This accounting change resulted in \$1,500 additional budgeted administrative expenditures in FY 2020. The district also received new grant dollars from the Early Childhood 0-3 Grant for office supplies, which resulted in \$3,000 additional budgeted administrative expenditures in FY 2020. Both of these items will be cost-neutral, as they will be covered by the respective grant funds. But, the Limitation worksheet only reports expenditures and does not take into account revenue received by a district to pay for the reported administrative costs.

The district's share of a full-time superintendent and additional expenditures within Special Area [February 27, 2020]

Administration Services caused the district to exceed the statutory allowable 5 percent increase. Without these additional costs Northwestern CUSD 2 would have been in compliance with the FY 2020 Limitation of Administrative Costs, experiencing a 1 percent increase.

Pawnee CUSD 11 – Sangamon (SD50/HD99) / Expiration 2019-2020 school year / W-100- 6697 – Waiver of School Code (Section 17-1.5) requests a waiver of the fiscal year 2020 Limitation of Administrative Costs. The district's FY 2020 budgeted administrative costs exceed the FY 2019 actual administrative costs by 7 percent.

The superintendent employed by the district during the 2018-19 school year had eight unused vacation days upon leaving the district at the end of that school year. In accordance with the negotiated contract between the prior-year superintendent and the district school board, the district was responsible to pay for those unused vacation days. A payment in the amount of

\$3,717 was made to the prior-year superintendent in July 2019, resulting in additional budgeted administrative expenditures in FY 2020.

The payment for the prior-year superintendent's unused vacation days caused the district to exceed the statutory allowable 5 percent increase. Without these additional costs, Pawnee CUSD 11 would have been in compliance with the FY 2020 Limitation of Administrative Costs, experiencing a 5 percent increase.

Ridgeview CUSD 19 – McLean (SD53/HD105) / Expiration 2019-2020 school year / W-100-6717 – Waiver of School Code (Section 17-1.5) requests a waiver of the fiscal year 2020 Limitation of Administrative Costs. The district's FY 2020 budgeted administrative costs exceed the FY 2019 actual administrative costs by 49 percent.

The district employed an interim superintendent for the 2018-19 school year due to a late resignation from the previous superintendent. The interim superintendent was limited to working 120 days, received a salary comparable to the part-time status, but did not receive insurance or TRS/THIS. The district has employed a full-time superintendent starting with the 2019-20 school year. The full-time superintendent receives a salary comparable to the full-time status, insurance, and TRS/THIS. The FY 2020 estimated costs for the full-time superintendent are \$124,800 for salary and \$21,850 for benefits. The FY 2019 actual costs for the part-time superintendent were \$79,536 for salary. Moving from an interim superintendent to a full-time superintendent resulted in additional budgeted administrative expenditures of \$45,264 for salary and \$21,850 for benefits, for a total of \$67,114 additional budgeted administrative expenditures in FY 2020. The district believes this administration structure will be beneficial to its students as the full-time superintendent will have the time to concentrate on areas such as fiscal responsibility, curriculum, and long-term planning.

The change from an interim to a full-time superintendent caused the district to exceed the statutory allowable 5 percent increase. Without these additional costs, Ridgeview CUSD 19 would have been in compliance with the FY 2020 Limitation of Administrative Costs, experiencing a 2 percent increase.

Rosemont ESD 78 – Cook (SD10/HD20) / Expiration 2019-2020 school year / W-100-6708 – Waiver of School Code (Section 17-1.5) requests a waiver of the fiscal year 2020 Limitation of Administrative Costs. The district's FY 2020 budgeted administrative costs exceed the FY 2019 actual administrative costs by 55 percent.

During the 2017-18 and 2018-19 school years, the superintendent also served as building principal. The combined superintendent/principal salary was divided half to superintendent duties, an area reported on the Limitation of Administrative Costs Worksheet, and half to principal duties, an area not reported on the Limitation worksheet. Because of increasing administrative duties, the district believed it was in the best interests of their students to separate the positions and hire a full-time principal starting with the 2019-20 school year. The new administration structure will allow the superintendent to devote time solely to administrative duties for the overall district. The change from a combined superintendent/principal to a separate superintendent and principal results in all of the superintendent's salary being reported on the Limitation worksheet, resulting in \$109,393 additional budgeted administrative expenditures in FY 2020.

The change from a combined superintendent/principal to a separate superintendent and principal caused the district to exceed the statutory allowable 5 percent increase. Without these additional costs, Rosemont SD 78 would have been in compliance with the FY 2020 Limitation of Administrative Costs, experiencing a 4 percent increase.

Scott-Morgan CUSD 2 – Scott (SD50/HD100) / Expiration 2019-2020 school year / W-100-6663 – Waiver of School Code (Section 17-1.5) requests a waiver of the fiscal year 2020 Limitation of Administrative Costs. The district's FY 2020 budgeted administrative costs exceed the FY 2019 actual administrative costs by 41 percent.

Scott-Morgan is sharing a superintendent with a neighboring district, Winchester CUSD 1, for the 2019-20 school year. The two-unit districts will equally share the costs of the superintendent salary, benefits, and any superintendent specific purchased services and supplies. Scott-Morgan will serve as the fiscal agent, paying all costs, with Winchester reimbursing Scott-Morgan. This administrative arrangement will result in substantial savings for each district. The superintendent costs for FY 2020 equal \$160,000 for salary, \$16,000 for benefits, and \$5,000 for purchased services, for a total superintendent cost of \$181,000. Each district's final superintendent costs under this arrangement will be \$90,500.

Since Scott-Morgan is the fiscal agent under this administrative arrangement, they must budget for the full expenditures of the shared superintendent costs for FY 2020 and report the full expenditures on the Limitation of Administrative Costs Worksheet. The district's final net cost will be less, as half of the expenditures will be reimbursed by the other district, but the Limitation worksheet only reports expenditures and does not take into account revenue received by the district that will lessen their final net cost.

The total salary for the shared superintendent will be \$160,000 in FY 2020. The total salary for the superintendent in FY 2019, when only serving Scott-Morgan, was \$125,000. Both districts agreed to share half of the \$35,000 raise for the superintendent because the superintendent will serve both of the districts, working with two separate school boards, overseeing two separate staffs, and managing two separate curriculums and finances. Because Scott-Morgan is the fiscal agent and reporting all of the expenditures for the shared superintendent, the raise resulted in \$35,000 additional budgeted expenditures in FY 2020.

In FY 2019, the superintendent's \$125,000 total salary was divided between the Educational Fund and the Tort Fund. \$106,250 was accounted for within the Executive Administration Services in the Educational Fund, an area reported on the Limitation worksheet. \$18,750 was accounted for within the Tort Fund, an area that is not reported on the Limitation worksheet. In FY 2020, the superintendent's total salary is accounted for within the Executive Administration Services and reported on the Limitation worksheet. The accounting change from Tort Fund to Educational Fund resulted in \$18,750 additional budgeted expenditures in FY 2020.

The raise for the superintendent due to serving two separate districts and moving part of the superintendent's salary from Tort Fund to Educational Fund caused the district to exceed the statutory allowable 5 percent increase. Without these additional costs, Scott-Morgan CUSD 2 would have been in compliance with the FY 2020 Limitation of Administrative Costs, experiencing a decrease in administrative costs of 1 percent. When FY 2020 total superintendent expenditures are reduced by the revenue received from Winchester, Scott-Morgan will end up paying less for their share of the FY 2020 superintendent than they paid for the FY 2019 superintendent.

South Fork School District – Christian (SD48/HD96) / Expiration 2019-2020 school year / W- 100-6678 – Waiver of School Code (Section 17-1.5) requests a waiver of the fiscal year 2020 Limitation of Administrative Costs. The district's FY 2020 budgeted administrative costs exceed the FY 2019 actual administrative costs by 38 percent.

During FY 2019, the district employed an interim superintendent who only worked part-time in the district. When the interim superintendent was not at the district, a building principal assumed district superintendent duties, taking away from their building principal duties. Starting on April 1, 2019, the district employed a full-time superintendent, whose employment continues into the 2019-20 school [February 27, 2020]

year. The FY 2020 estimated costs for the full-time superintendent equal

\$130,000 for salary and \$19,792 for benefits. The FY 2019 actual costs for the part-time superintendent and three months of a full-time superintendent were \$104,494 for salary and

\$5,765 for benefits. Moving from a part-time superintendent to a full-time superintendent resulted in additional budgeted administrative expenditures of \$25,506 for salary and \$14,027 for benefits, for a total of \$39,533 additional budgeted administrative expenditures in FY 2020. The district believes this administration structure will be beneficial to its students as the full-time superintendent will be able to concentrate on finances and entire district needs, while each building principal will be able to concentrate on building duties and implementation of new programs.

The change from a part-time to a full-time superintendent caused the district to exceed the statutory allowable 5 percent increase. Without these additional costs, South Fork SD 14 would have been in compliance with the FY 2020 Limitation of Administrative Costs, experiencing a 3 percent increase.

Taft School District 90 – Will (SD43/HD85) / Expiration 2019-2020 school year / W-100-6687 – Waiver of School Code (Section 17-1.5) requests a waiver of the fiscal year 2020 Limitation of Administrative Costs. The district's FY 2020 budgeted administrative costs exceed the FY 2019 actual administrative costs by 48 percent.

The district employed an interim superintendent for the 2018-19 school year who worked 115 days for a cost of \$92,000. The interim superintendent only received a daily-rate salary but did not receive TRS or insurance. Due to the limited number of days the interim superintendent was in the district, some of the day-to-day overall district duties fell to the building principal. In order to have a head administrator to oversee district finances, human resources, state reporting, and community engagement, which will allow the building principal to work with teachers to improve instructional outcomes, the district hired a full-time superintendent for the 2019-20 school year. The full-time superintendent costs are \$132,000 for salary and \$45,150 for TRS and medical/life insurance. Moving from an interim superintendent to a full-time superintendent resulted in additional budgeted expenditures of \$40,000 for salary and \$45,150 for benefits, for a total of \$85,150 additional budgeted administrative expenditures in FY 2020.

The change from an interim to a full-time superintendent caused the district to exceed the statutory allowable 5 percent increase. Without these additional costs, Taft SD 90 would have been in compliance with the FY 2020 Limitation of Administrative Costs, experiencing a decrease in administrative costs of 5 percent.

Taylorville SD 3 – Christian (SD48/HD95) / Expiration 2019-2020 school year / W-100-6668 – Waiver of School Code (Section 17-1.5) requests a waiver of the fiscal year 2019 Limitation of Administrative Costs. The district's FY 2020 budgeted administrative costs exceed the FY 2019 actual administrative costs by 12 percent.

The district hired a new Curriculum Director for the 2019-20 school year who had a change in duties from the district's Curriculum Director in 2018-19. There was no change in the total salary paid the two Curriculum Directors, but the change in duties resulted in an accounting change for where the salary was paid. During the 2018-19 school year, the Curriculum Director also had duties within the Pre-Kindergarten and Title I programs. The salary portions applicable to Pre- Kindergarten and Title I were accounted for in cost functions not reported on the Limitation of Administrative Costs Worksheet, and the salary portion applicable to curriculum duties was accounted for in the Executive Administration Services cost function, which is reported on the Limitation worksheet. In 2019-20, the Curriculum Director will no longer have duties within the Pre-Kindergarten program and will have increased curriculum duties. This resulted in an accounting change that increased the salary portion applicable to curriculum duties and accounted for in the Executive Administration Services cost function. The accounting change resulted in \$39,455 additional budgeted administrative expenditures in FY 2020.

The accounting change resulting from the change in the Curriculum Director duties caused the district to exceed the statutory allowable 5 percent increase. Without these additional costs, Taylorville CUSD 3 would have been in compliance with the FY 2020 Limitation of Administrative Costs, experiencing a 3 percent increase.

VIT CUSD 2 – Fulton (SD47/HD93) / Expiration 2019-2020 school year / W-100-6696 – Waiver of School Code (Section 17-1.5) requests a waiver of the fiscal year 2020 Limitation of Administrative Costs. The district's FY 2020 budgeted administrative costs exceed the FY 2019 actual administrative costs by 92 percent.

The district employed an interim superintendent for the first half of the 2018-19 school year. A full-time superintendent was hired as of January 1, 2019 and continued into the 2019-20 school year. The superintendent also serves as the elementary building principal, saving the district in overall administrative costs. The superintendent duties are accounted for in an area reported on the Limitation of Administrative Costs Worksheet, while the principal duties are accounted for in an area not reported on the Limitation worksheet. The FY 2020 estimated costs for a full year of the full-time superintendent duties equal \$62,200 for salary and \$20,450 for benefits. The FY 2019 actual costs for a half year of an interim superintendent and a half year of the full-time superintendent duties were \$29,438 for salary and \$10,666 for benefits. Moving from an interim superintendent to a full-time superintendent resulted in additional budgeted administrative expenditures of \$32,762 for salary and \$9,784 for benefits, for a total of \$42,546 additional budgeted administrative expenditures in FY 2020. The district believes this administration structure will be beneficial to its students as the full-time superintendent will be able to keep up with state regulations, work on increasing curriculum for students, and see to the safety needs of the students.

Due to one of the district's schools being labeled "lowest-performing", the district received a School Improvement Grant in FY 2020. The amount of paperwork needed for the grant resulted in an administrative stipend to cover these additional duties. Per the district's ISBE grant consultant, the district should use Title 1 funds for the stipend, making this item cost-neutral as it will be covered by grant funds. But, the Limitation worksheet only reports expenditures and does not take into account revenue received by a district to pay for the reported administrative costs.

The stipend resulted in \$2,750 additional budgeted administrative expenditures in FY 2020.

The change from an interim to a full-time superintendent and a stipend for grant work caused the district to exceed the statutory allowable 5 percent increase. Without these additional costs, VIT CUSD 2 would have been in compliance with the FY 2020 Limitation of Administrative Costs, experiencing a 4 percent increase.

Will County SD 92 – Will (SD43/HD85) / Expiration 2019-2020 school year / W-100-6729 – Waiver of School Code (Section 17-1.5) requests a waiver of the fiscal year 2020 Limitation of Administrative Costs. The district's FY 2020 budgeted administrative costs exceed the FY 2019 actual administrative costs by 46 percent.

The district employed an interim superintendent for the 2018-19 school year who also fulfilled the duties of the curriculum director, for a total cost of \$171,440. For the 2019-20 school year, the district wanted to break apart the superintendent and curriculum director roles to enable each position to concentrate on specific duties. To achieve this, the district hired a full-time superintendent for FY 2020 for a total cost of \$231,406. The district also budgeted \$179,500 for a full-time curriculum director, intending for the position to be filled once the new superintendent was in the district. After the FY 2020 budget had been approved by the school board, it was decided to delay the filling of the curriculum director position until the 2020-21 school year. The district reported they did not intend to amend the FY 2020 budget to remove the costs for the unfilled curriculum director position, leaving that budgeted amount unspent. Overall, the district experienced additional budgeted administrative expenditures of \$59,966 for the change in superintendent structure and \$179,500 for the unfilled curriculum director position, for a total of \$239,466 additional budgeted administrative expenditures.

The change from an interim to a full-time superintendent and the budgeted costs for the unfilled curriculum director position caused the district to exceed the statutory allowable 5 percent increase. Even if the district did amend their FY 2020 budget to eliminate costs for the unfilled curriculum director position, the change in superintendent structure would have still necessitated the waiver request. Without these additional costs, Will County SD 92 would have been in compliance with the FY 2020 Limitation of Administrative Costs, experiencing a 5 percent increase.

Wood River-Hartford District 15 – Madison (SD56/HD111) / Expiration 2019-2020 school year / W-100-6705 – Waiver of School Code (Section 17-1.5) requests a waiver of the fiscal year 2020 Limitation of Administrative Costs. The district's FY 2020 budgeted administrative costs exceed the FY 2019 actual administrative costs by 10 percent.

The Special Education Coordinator for the 2018-19 school year was a retired administrator who worked 100 days and received salary but not TRS. The district hired a new Special Education Coordinator for the 2019-20 school year who will work 120 days. The additional 20 work days are needed due to the growing special education population in the district increasing the workload of the coordinator. The additional days result in \$2,169 additional budgeted administrative expenditures for salary. Along with salary, the current Special Education Coordinator will receive TRS, which results in \$6,841 additional budgeted administrative expenditures for benefits (TRS). The new Special Education Coordinator costs total \$9,010 additional budgeted administrative expenditures in FY 2020.

The district also experienced "new" costs within Special Area Administration Services, a cost function reported on the Limitation of Administrative Costs Worksheet. In previous years, the Pre-Kindergarten Secretary and Pre-Kindergarten Summer Coordinator costs were accounted for in cost functions not reported on the Limitation worksheet. In accordance with ISBE Pre- Kindergarten Grant regulations, the district moved those costs to the Special Area Administration Services cost function. This accounting change resulted in \$9,683 additional budgeted administrative expenditures in FY 2020 for both positions. This change will be cost- neutral, as these positions will be covered by grant funds. But, the Limitation worksheet only reports expenditures and does not take into account revenue received by a district to pay for the reported administrative costs.

The additional Special Education and Pre-Kindergarten costs caused the district to exceed the statutory allowable 5 percent increase. Without these additional costs Wood River-Hartford SD 15 would have been in compliance with the FY 2020 Limitation of Administrative Costs, experiencing a 2 percent increase.

Driver's Education

Adlai E. Stevenson HSD 125 – Lake (SD30/HD59) / Expiration 2023-24 school year / W-100-6727R – Waiver of School Code (Section 27-24.2) requests to charge up to \$600 for driver's education fees. The fees will be waived for any students that cannot afford the fees.

Adlai E. Stevenson HSD 125 – Lake (SD30/HD59) / Expiration 2024-25 school year / W-100- 6728 – Waiver of School Code (Section 27-24.3) requests to use computer simulators for no more than eight hours in lieu of two hours of behind the wheel instruction in a car with dual operating controls operated on public roadways.

DeKalb CUSD 428 – DeKalb (SD35/HD70) / Expiration 2024-25 school year / W-100-6672R—Waiver of School Code (Section 27-24.2) requests to allow the district to continue to charge\$300 for driver's education fees. The fees will be waived for any students that cannot afford the fees.

Glenbard HSD 87 – Lake (SD24/HD48) / Expiration 2024-25 school year / W-100-6745R – Waiver of School Code (Section 27-24.2) requests to charge a fee not to exceed \$350 for driver's education. The district will waive the fee for all students that qualify for the fee waiver program.

Non-resident Tuition

Ashton-Franklin Center CUSD 275 – Lee (SD45/HD90) / Expiration 2024-25 school year / W-100-6739R – Waiver of School Code (Section 10-20.12a) requests to allow full-time employees of the district living outside the district to enroll their children in the district free of charge.

Beardstown CUSD 15 - Cass (SD47/HD93) / Expiration 2023-24 school year / W-100-6665 - Waiver of School Code (Section 10-20.12a) requests to charge zero tuition for students of certified employees living out of district.

Bethalto SD 8 – Madison (SD56/HD111) / Expiration 2024-25 school year / W-100-6711 – Waiver of School Code (Section 10-20.12a) requests to allow non-resident students whose parents are full-time employees of the district to attend its schools free of charge.

Bluford Unit School District 318 – Jefferson (SD58/HD115) / Expiration 2023-24 school year / W-100-6673R – Waiver of School Code (Section 10-20.12a) requests to allow non-resident students whose parents are full-time or part-time employees of the district to attend tuition free.

Central SD 104 – St. Clair (SD56/HD112) / Expiration 2021-22 school year / W-100-6748 – Waiver of School Code (Section 10-20.12a) requests to allow non-resident pupils whose parent/guardian is employed by the district to attend district schools without charging tuition and fees; provided, however, that the district does not seek a waiver of Article 14 of the Illinois School Code and the district shall not assume any legal obligations of a "resident district" as to any pupil that is a non-resident of the district thereunder.

Creve Coeur SD 76 – Tazewell (SD46/HD91) / Expiration 2024-25 school year / W-100-6690 – Waiver of School Code (Section 10-20.12a) requests to charge less than 110 percent (zero dollars) for pupils of full and part-time employees who live outside the school district.

Dalzell GSD 98 – Bureau (SD38/HD76) / Expiration 2024-25 school year / W-100-6743 – Waiver of School Code (Section 10-20.12a) requests to charge a tuition fee less the 110 percent of the per capita tuition charge for non-resident children due to proximity, safety, and educational reasons. It would be the sole discretion of the Board of Directors to annually set the tuition rate and approve applications of children wanting to attend the grade school. Applications will be accepted from any child who was at one time legally enrolled in the grade school and moved outside the district boundaries.

Dieterich CUSD 30 – Effingham (SD55/HD109) / Expiration 2024-25 school year / W-100- 6749 – Waiver of School Code (Section 10-20.12a) requests to allow the district to charge non- resident students tuition an amount not exceeding 110 percent of the per capita cost of maintaining schools in the district for the preceding year.

Eastland CUSD 308 — Carroll (SD45/HD89) / Expiration 2024-25 school year / W-100-6679 — Waiver of School Code (Section 10-20.12a) requests to waive non-resident tuition costs for certified employees, so as to allow students of full-time, certified employees the opportunity to attend the district without paying the non-resident tuition costs.

Fairfield PSD 112 - Wayne (SD55/HD109) / Expiration 2024-25 school year / W-100-6698R

- Waiver of School Code (Section 10-20.12a) requests to allow the Board of Education to set an amount for tuition for children of employees who do not reside within the district boundaries at an amount less than 110 percent of the per capita cost of maintaining schools in the district. The actual intent would be to allow students of employees to attend free of charge.

Flanagan-Cornell Unit 74 – Livingston (SD53/HD106) / Expiration 2023-24 school year / W- 100-6724R – Waiver of School Code (Section 10-20.12a) requests to allow non-resident students of full-time employees to attend free of charge.

Iroquois County CUSD 9 – Iroquois (SD53/HD106) / **Expiration 2022-23 school year / W-100-6701R** – **Waiver of School Code** (Section 10-20.12a) requests to charge less than 110 percent (or zero) for pupils of full-time certified employees who live outside district boundaries.

Iuka CCSD 7 – Marion (SD54/HD107) / **Expiration 2023-24 school year / W-100-6737R** – **Waiver of School Code** (Section 10-20.12a) requests to allow non-resident children of full-time employees to attend the district free of charge.

Kewanee CUD 229 – Henry (SD37/HD74) / Expiration 2024-25 school year / W-100-6695R – Waiver of School Code (Section 10-20.12a) requests to charge less than 110 percent (zero) of the per capita tuition charge for non-resident children of full-time employees of the district.

La Moille CUSD 303 – Bureau (SD37/HD74) / Expiration 2024-25 school year / W-100- 6723R – Waiver of School Code (Section 10-20.12a) requests to allow the non-resident children of full-time staff members to attend the district.

Maroa-Forsyth CUSD 2 – Macon (SD51/HD101) / Expiration 2024-25 school year / W-100- 6655 – Waiver of School Code (Section 10-20.12a) requests to not charge tuition to certified teaching staff who live outside the school district boundaries for their children to attend the school district if they so choose.

Marseilles ESD 150 – LaSalle (SD38/HD76) / Expiration 2024-25 school year / W-100-6661 – Waiver of School Code (Section 10-20.12a) requests to allow the non-resident children of full-time staff members of the district to attend tuition free.

McClellan CCSD 12 – Jefferson (SD58/HD115) / **Expiration 2024-25 school year / W-100- 6744** – **Waiver of School Code** (Section 10-20.12a) requests to allow non-resident children of full-time school district employees to attend the district free of charge.

Mount Vernon City Schools D80 – Jefferson (SD58/HD115) / Expiration 2024-25 school year / W-100-6704R – Waiver of School Code (Section 10-20.12a) requests to allow non-resident students of full-time employees to attend district schools free of charge.

Nauvoo-Colusa CUSD 325 – Hancock (SD47/HD94) / Expiration 2023-24 school year / W- 100-6659 – Waiver of School Code (Section 10-20.12a) requests to waive non-resident tuition fees for children of full-time teachers employed in the district's K-8 grade program.

New Berlin CUSD 16 – Sangamon (SD50/HD99) / Expiration 2024-25 school year / W-100- 6736R – Waiver of School Code (Section 10-20.12a) requests to allow children of full-time district employees which are currently attending their schools by utilizing the previously approved waiver to continue to attend district schools by paying a partial charge. This would only be for children currently utilizing the waiver to complete their education at the district and new entries would not be allowed due to the impact additional enrollment brings for the district.

North Greene Unit District 3 – Greene (SD50/HD100) / Expiration 2024-25 school year / W-100-6686 – Waiver of School Code (Section 10-20.12a) requests to charge less than 110 percent (zero) of the per capita tuition charge for non-resident children of full-time employees of the district. In lieu of per capita tuition, the district will claim the average daily attendance of such students on the state aid claim.

Oblong CUSD 4 — Crawford (SD55/HD110) / Expiration 2024-25 school year / W-100-6715 — Waiver of School Code (Section 10-20.12a) requests to allow children of full-time employees who do not reside in the district to attend district schools without paying tuition.

Palestine CUSD 3 — Crawford (SD55/HD110) / Expiration 2024-25 school year / W-100- 6694R — Waiver of School Code (Section 10-20.12a) requests to charge less than 110 percent (zero) of the per capita tuition charge for non-resident children of full-time employees of the district.

Pearl City CSD 200 – Stephenson (SD45/HD89) / Expiration 2024-25 school year / W-100- 6726R – Waiver of School Code (Section 10-20.12a) requests to allow non-resident students of full-time employees to attend free of charge.

Polo Community Unit School District 222 – Ogle (SD45/HD90) / Expiration 2024-25 school year / W-100-6738R – Waiver of School Code (Section 10-20.12a) requests to allow non- resident children of district employees to attend the district free of charge.

Rock Falls ESD 13 – Whiteside (SD36/HD71) / Expiration 2024-25 school year / W-100-6709 – Waiver of School Code (Section 10-20.12a) requests to allow employees who are scheduled to work 600 hours or more per school year in the district to have their children attend the district free of charge.

Rock Falls HSD 301 – Whiteside (SD36/HD71) / Expiration 2024-25 school year / W-100- 6742R – Waiver of School Code (Section 10-20.12a) requests to allow non-resident children of school district employees to attend the district free of charge.

St. Elmo CUSD 202 – Fayette (SD54/HD107) / Expiration 2024-25 school year / W-100-6683 – Waiver of School Code (Section 10-20.12a) requests to charge less than 110 percent of the per capita tuition charge for non-resident children of full-time employees of the district. In lieu of per capita tuition, the district will claim these students toward enrollment.

St. George CCSD 258 – Kankakee (SD17/HD34) / Expiration 2024-25 school year / W-100- 6718 – Waiver of School Code (Section 10-20.12a) requests to allow students of non-resident full-time employees to attend the district free of charge.

Salem ESD 111 – Marion (SD54/HD107) / Expiration 2024-25 school year / W-100-6691R – Waiver of School Code (Section 10-20.12a) requests to charge less than 110 percent (zero) of the per capita tuition charge for non-resident children of full-time employees of the school district.

Saunemin CCSD 438 – Livingston (SD53/HD106) / Expiration 2024-25 school year / W-100- 6719 – Waiver of School Code (Section 10-20.12a) requests to allow non-resident students of full-time employees to attend the district free of charge.

Southwestern CUSD 9 – Macoupin (SD48/HD95) / Expiration 2023-24 school year / W-100-6682R – Waiver of School Code (Section 10-20.12a) requests to charge less than 110 percent of the per capita tuition charge for non-resident children of full-time employees of the district. In lieu of per capita tuition, the district will claim the average daily attendance of such students on the state aid claim.

Spring Valley CCSD 99 – Bureau (SD38/HD76) / Expiration 2024-25 school year / W-100- 6722 – Waiver of School Code (Section 10-20.12a) requests to charge a tuition fee less than the 110 percent of the per capita tuition charge for non-resident children in the immediate family of staff members of Spring Valley CCSD 99 and Spring Valley Hall High School 502. It would be at the sole discretion of the Board of Education to annually set the tuition rate and approve applications.

Stewardson-Strasburg CUSD 5A – Shelby (SD51/HD102) / Expiration 2024-25 school year / W-100-6721R – Waiver of School Code (Section 10-20.12a) requests to allow non-resident children of full-time employees of the district to be allowed to enroll if space is available.

Tuition will be waived for such students during the time the parent is an employee of the district.

Teutopolis CUSD 50 – Effingham (SD54/HD107) / **Expiration 2024-25 school year / W-100- 6692** – **Waiver of School Code** (Section 10-20.12a) requests to charge less than 110 percent of the per capita tuition for non-resident children of full-time employees of the district.

Warrensburg-Latham CUSD 111 – Macon (SD51/HD101) / Expiration 2024-25 school year / W-100-6703 – Waiver of School Code (Section 10-20.12a) requests to allow non-resident teaching employee's children to attend school in the district on a tuition-free basis.

West Carroll CUSD 314 – Carroll (SD45/HD89) / Expiration 2024-25 school year / W-100- 6680R – Waiver of School Code (Section 10-20.12a) requests to charge less than 110 percent (or zero) for pupils of full-time employees who live outside the district boundaries.

Wethersfield CUSD 230 – Henry (SD37/HD74) / Expiration 2024-25 school year / W-100- 6674R – Waiver of School Code (Section 10-20.12a) requests to charge less than 110 percent (zero dollars) for pupils of employees who live outside the school district.

Physical Education

Elmwood Park CUSD 401 – Cook (SD39/HD78) / Expiration 2024-25 school year / W-100-6669 – Waiver of School Code (Section 27-6) requests to waive the current three times per week physical education expectation in grades 6-8 to allow students to move forward with college and career

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pathways and participate in acceleration opportunities. Also, requests to waive the current daily physical education expectation in grades 9-12 to allow for college and career pathways.

Statement of Affairs

Marengo-Union ECSD 165 – McHenry (SD32/HD63) / Expiration 2024-25 school year / W- 100-6750 – Waiver of School Code (Section 10-17) requests to publish the annual Statement of Affairs on the district website in lieu of publishing in the local newspaper to redirect costs to student improvements (over \$4,000 for the past four years).

St. George CCSD 258 – Kankakee (SD17/HD34) / Expiration 2024-25 school year / W-100- 6716 – Waiver of School Code (Section 10-17) requests to publish the Statement of Affairs on the district website in lieu of publishing in the newspaper, which would be a \$1,400 annual cost savings that would be used to improve student learning and achievement.

Scott-Morgan CUSD 2 – Scott (SD50/HD100) / Expiration 2024-25 school year / W-100-6740 – Waiver of School Code (Section 10-17) requests to post the annual Statement of Affairs on the district website and other social media in lieu of publishing in the newspaper for a cost savings of approximately \$3,500 over the life of the waiver.

Winchester CUSD 1 – Scott (SD50/HD100) / Expiration 2024-25 school year / W-100-6707 – Waiver of School Code (Section 10-17) requests to publish the Statement of Affairs on the district website and other social media in lieu of publishing in the newspaper saving the district over \$700 per year that would go towards instructional costs.

Section II Waiver and Modification Database

noted as "GA Action"; modifications already acted upon by the State Superintendent of Education in accordance with Section 1A-4 of the School eligible applicant. The "action" to be taken for each request is noted, that is, request for waivers upon which the General Assembly must act are Requests received during this waiver cycle are presented numerically by Senate and House district and then alphabetically by school district or Code are noted as "ISBE Approved" or "ISBE Denied"; and requests that were returned for one or more of the following reasons: "Returned," "Ineligible," "NWN" (no waiver needed), or "Withdrawn."

Expiration Year**	2020	2020	2020	2025	2025
Subject	Administrative Cost Cap	Administrative Cost Cap	Administrative Cost Cap	Physical Education	Statement of Affairs
Action	Transmitted to GA	Transmitted to GA	Transmitted to GA	Ineligible	Transmitted to GA
Description	Requests waiver of five percent Limitation of Administrative Costs due to hiring an internal candidate to hiring an internal candidate to superintendent. This candidate will shadow the existing superintendent to ensure the most seamless transition possible.	Requests to waive the five percent limitation of administrative costs due to hiring a full-time principal. The total increase is at 55 percent.	Requests to waive the five percent limitation of administrative costs due to reporting expenditures differently than the prior year.	Requests to waive physical education requirement for show choir students in grades 11 and 12.	Requests to publish the Statement of Affairs on the district website in lieu of publishing in the newspaper, which would be a \$1400
Code Citation*	17-1.5	17-1.5	17-1.5	27-6	10-17
County	Cook	Cook	Cook	Kankakee	Kankakee
School District	Central Stickney School District 110	Rosemont ESD 78	General George Patton 133	Manteno CUSD 5	St. George CCSD 258
Number	W-100- 6675	W-100- 6708	W-100- 6713	W-100- 6735R	W-100- 6716
Legislative Districts	1/1	10/20	14/28	17/34	17/34

*All citations refer to the School Code (105 LLCS 5) unless marked with an Illinois Administrative Code (IAC) citation.
**Expiration dates refer to the last calendar year in a school year (e.g., 2020 means the request will expire at the conclusion of the 2019-20 school year).

	2025	2025	2025	2024	2025	2025	2025
	Non-resident Tuition	Driver's Education	School Improvement	Driver's Education	Driver's Education	Statement of Affairs	School Improvement
	Transmitted to GA	Transmitted to GA	ISBE Approved	Transmitted to GA	Transmitted to GA	Transmitted to GA	ISBE Approved
annual cost savings that would be used to improve student learning and achievement.	Requests to allow students of non-resident full-time employees to attend the district free of charge.	Requests to charge a fee not to exceed \$350 for driver's education. The distinct will waive the fee for all students that qualify for the fee waiver program.	Requests to allow one full- day school improvement in- service day rather than two half-days by utilizing banked time.	Requests to charge up to \$600 for driver's education fee. The fee for a student who is unable to pay for the course shall be waived.	Requests to use computer small drops from more than 8 hours in lieu of 2 hours of behind the wheel instruction in a car with dual operating controls operated on public roadways.	Requests to publish the annual Statement of Affairs on the district website in lieu of publishing in the local newspaper to redirect costs to student improvements (over \$4,000 over the past four years).	Requests to utilize two full- day in-service days in lieu of four half-days utilizing banked time.
	10-20.12a	27-24.2	10-19.05(d)	27-24.2	27-24.3	10-17	10-19.05(d)
	Kankakee	DuPage	Kane	Lake	Lake	McHenry	Kane
	St. George CCSD 258	Glenbard HSD 87	Batavia USD 101	Adlai E. Stevenson HSD 125	Adlai E. Stevenson HSD 125	Marengo-Union ECSD 165	St. Charles CUSD 303
	W-100- 6718	W-100- 6745R	M-300- 6714	W-100- 6727R	W-100- 6728	W-100- 6750	M-300- 6676
	17/34	24/48	25/49	30/59	30/59	32/63	33/65

*All citations refer to the School Code (105 ILCS 5) unless marked with an Illinois Administrative Code (IAC) citation.
**Expiration dates refer to the last calendar year in a school year (e.g., 2020 means the request will expire at the conclusion of the 2019-20 school year).

2024	2025	2025	2025	2025	2020	2020
School Improvement	School	Driver's Education	Non-Resident Tuition	Non-Resident Tuition	Administrative Cost Cap	Administrative Cost Cap
ISBE Approved	ISBE	Transmitted to GA	Transmitted to GA	Transmitted to GA	Transmitted to GA	Transmitted to GA
Requests to allow four full-day school improvement days in lieu of four half-days while accumulating student attendance beyond the required five clock hours on the school days between these scheduled days.	Requests to allow two full-days of school improvement sessions in lieu of four halfdays while utilizing banked time.	Requests a renewal of the waver to allow the district to continue to charge \$300 for driver's education fees. The fees will be waived for any students that cannot afford the fee.	Requests to allow employees who are scheduled to work 600 hours or more per school year in the district to have their children aftend the district free of charge.	Requests to allow non- resident children of school district employees to attend the district free of charge.	Requests to waive the five percent limitation of administrative costs due to the addition of the assistant special education coordinator in the administrative cost figures. Overall, there is a 12 percent interease in administrative costs.	District has a 155 percent increase in administrative costs due to hiring a new, full-time principal. The Superintendent was filling the
10-19.05(d)	10-19.05	27-24.2	10-20.12a	10-20.12a	17-1.5	17-1.5
Winnebago	Winnebago	DeKalb	Whiteside	Whiteside	Реогіа	LaSalle
Harlem Consolidated School District 122	Shirland CCSD 134	DeKaib CUSD 428	Rock Falls ESD 13	Rock Falls HSD 301	Illinois Valley Central 321	Lostant CUSD 425
M-300- 6666R	M-300- 6693	W-100- 6672R	W-100- 6709	W-100- 6742R	W-100- 6688	W-100- 6670
34/68	35/69	35/70	36/71	36/71	37/73	37/73

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**Expiration dates refer to the last calendar year in a school year (e.g., 2020 means the request will expire at the conclusion of the 2019-20 school year).

	2025	2025	2025	2025	2020	2025
	Non-Resident Tuition	Non-Resident Tuition	Non-Resident Tuition	Non-Resident Tuition	Administrative Cost Cap	Non-Resident Tuition
	Transmitted to GA	Transmitted to GA	Ineligible	Transmitted to GA	NWN	Transmitted to G.A.
role of both superintendent and principal since 2011. With the Superintendent retiring at the end of the 2019-20 school year, a full- time principal was hired to transition seamlessiy.	Requests to charge less than 110 percent (zero) of the per capita tuition charge for non-resident children of full-time employees of the district.	Requests to allow students of full-time employees to attend free of charge.	Requests to charge less than 110 percent (zero dollars) for pupils of employees that live outside the school district.	Requests to charge less than 110 percent (zero dollars) for pupils of employees who live outside the school district.	District expenses are over 5 percent from the previous year due to hiring a full-time superintendent and mentoring coach for the first year.	Requests to charge a futition fee less the 110 percent of the per capita tution charge for non-resident children due to proximity, safety and educational reasons. It would be the sole discretion of the Board of Directors to annually set the tution rate and approve applications of children wanting to attend the grade school. Applications will be accepted from any child who was at one time legally enrolled in the grade school and approve applications of children wanting to attend the grade school. Applications will be accepted from any child who was at one time legally enrolled in the grade specific properties.
	10-20.12a	10-20.12a	10-20.12a	10-20.12a	17-1.5	10-20.12a
	Нешу	Bureau	Bureau	Henry	Grundy	Bureau
	Kewanee CUSD 229	La Moille CUSD 303	Princeton ESD 115	Wethersfield CUSD 230	Morris Community High School District 101	Dalzell Grade School District 98
	W-100- 6695R	W-100- 6723R	W-100- 6733	W-100- 6674R	W-100- 6662	W-100- 6743
	37/74	37/74	37/74	37/74	38/75	38/76

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**Expiration dates refer to the last calendar year in a school year (e.g., 2020 means the request will expire at the conclusion of the 2019-20 school year).

	2025	2025	2025	2024	2025
	Non-Resident Tuition	Non-Resident Tuition	Non-Resident Tuttion	School Improvement	Physical Education
	Ineligible	Transmitted to GA	Transmitted to GA	ISBE	Transmitted to GA
school and moved outside the district boundaries.	Requests to allow the district to charge less than 110 percent of the per capita tution charge for non-resident children in the immediate family of saff members of Hall High School District So2 and Spring Valley (CSD) 99.	Requests to allow the non- resident children of full-time staff members of the district to attend tuition free.	Requests to allow to charge less than 110 percent of the per capita tution charge for non-resident children in the immediate family of staff members of Spring Valley Hall HS 50. It would be the sole discretion of the Board of Education to amnually set the tution tree and approve applications.	Requests permission to implement a late start schedule while utilizing banked time throughout the week.	Requests to waive the current three times gove week physical education expectation in grades 6-8 to allow students to move forward with college ad career pathways and participate in acceleration opportunities. Also, requests to waive the current daily physical education in grades 9-12 to expectation in grades 9-12 to
	10-20.12a	10-20.12a	10-20.12a	18- 8.05(f)(2)(d)(2)	27-6
	Bureau	La Salle	Bureau	DuPage	Cook
	Hall High School District 502	Marseilles ESD 150	Spring Valley CCSD 99	DuPage High School District 88	Elnwood Park CUSD 401
	W-100- 6732	W-100- 6661	W-100- 6722	M-300- 6657R	W-100- 6669
	38/76	38/76	38.76	39/77	39/78

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**Expiration dates refer to the last calendar year in a school year (e.g., 2020 means the request will expire at the conclusion of the 2019-20 school year).

	2025	2020	2020	2020	2025
	Driver's Education	Administrative Cost Cap	Administrative Cost Cap	Administrative Cost Cap	Non-Resident Tuition
	ISBE Approved	Transmitted to GA	Transmitted to GA	Transmitted to GA	Transmitted to GA
allow for college and career pathways.	Requests to teach driver's education behind the wheel instruction during the summer only as a cost saving measure and to supass the traditional in-school program's fragmented instruction of 15-minute blocks.	District exceeded administrative costs by 23 percent due to an increased cost for qualified district leaders in the marketplace.	Requests to waive the five percent limitation of administrative costs due to hiring a full-time superintendent after having an interim for the 2018-2019 school year at a reduced cost. The district also added the administrative assistant to the superintendent and the Board to the proper find, adding the expenditure.	Requests to waive the five percent administrative cost cap due to hiring a new superintendent for the 2019-2020 school year and administrative structure changes.	45/89 W-100- Eastland CUSD Carroll 10-20.12a Requests to waive non-resident union costs for certified employees so as to allow students of full-time, certified employees the opportunity to attend paying the non-resident paying the non-resident philion costs.
	Title 23, Section 252,20(b), Administrative Code	17-1.5	17-1.5	17-1.5	10-20.12a
	Cook	Grundy	WIII	Will	Carroll
	Leyden Community High School District 212	Gardner CCSD 72C	Taff School District 90	Will County SD 92	Eastland CUSD 308
	W-200- 6689R	W-100- 6667	W-100- 6687	W-100- 6729	W-100- 6679
	39/78	40/79	43/85	43/85	45/89

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**Expiration dates refer to the last calendar year in a school year (e.g., 2020 means the request will expire at the conclusion of the 2019-20 school year).

2025	2025	2025	2025	2025	2025	2025	2024	2025
Non-Resident Tuition	Non-Resident Tuition	Driver's Education	Non-Resident Tuition	Non-Resident Tuition	Non-Resident Tuition	Non-Resident Tuition	Non-Resident Tuition	School Improvement
Transmitted to GA	Transmitted to GA	ISBE	Transmitted to GA	Ineligible	Transmitted to GA	Transmitted to GA	Transmitted to GA	ISBE Approved
Requests to allow students of full-time employees to attend free of charge.	Requests to charge less than 110 percent (or zero) for pupils of full-time employees who live outside the district boundaries.	Requests to utilize the \$250 driver's education fee to offset the cost of the instructor's salary and/or benefits if needed.	Requests to allow full-time employees of the district living outside the district to erroll their children in the district free of charge.	Requests to allow the district to waive per capita union charge for non-resident children in the immediate family of full-time staff members who reside outside of district boundaries.	Requests to allow non- resident children of district employees to attend the district free of charge.	Requests to charge less than 110 percent (zero dollars) for pupils of full and part-time employees who live outside the school district.	Requests to charge zero tuition for students of certified employees living out of district.	Requests to utilize two full- day school improvement days in lieu of six half-days while utilizing banked time.
10-20.12a	10-20.12a	Title 23, Section 252.30(a) Administrative Code	10-20.12a	10-20.12a	10-20.12a	10-20.12a	10-20.12a	10-19.05
Stephenson	Carroll	Carroll	Lee	Ogle	Ogle	Tazewell	Cass	McDonough
Pearl City CSD 200	West Carroll CUSD 314	West Carroll CUSD 314	Ashton-Franklin Center CUSD 275	Oregon CUSD 220	Polo CUSD 222	Creve Coeur SD 76	Beardstown CUSD 15	Macomb CUSD 185
W-100- 6726R	W-100- 6680R	W-200- 6681R	W-100- 6739R	W-100- 6734	W-100- 6738R	W-100- 6690	W-100- 6665	M-300- 6685
45/89	45/89	45/89	45/90	45/90	45/90	46/91	47/93	47/93

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2020	2024	2024	2020	2020	2020
Administrative Cost Cap	Non-Resident Tuition	Non-Resident Tuition	Administrative Cost Cap	Administrative Cost Cap	Administrative Cost Cap
Transmitted to GA	Transmitted to GA	Transmitted to GA	Transmitted to GA	Transmitted to GA	Transmitted to GA
Requests waiver of administrative cost cap due to exceeding the five percent limit due to biting a full-time superintendent in lieu of an interim. There was an 87 percent increase over the perevious year.	Requests to waive non- resident thition fees for children of full-time teachers employed in the district's K-8 grade program.	Requests to charge less than It to percent of the per capita mition charge for non- resident children of hull-time employees of the district. In lieu of per capita tuition, the district will claim the average daily aftendance of such students on the state aid claim.	District will have a 12 percent increase in Administrative Costs due to hiring a new Curriculum Director as well as a six percent increase in Superintendent salary. Cost shifts from the Administration line also added to the increase.	Requests to waive the five percent administrative cost limitation due to moving an interim part-time superintendent to a full-time superintendent. Total increase was 38 percent.	Requests waiver of administrative expenditure expense due to paying the outgoing superintendent for
17-1.5	10-20.12a	10-20.12a	17-1.5	17-1.5	17-1.5
Fulton	Hancock	Macoupin	Christian	Christian	Sangamon
VIT CUSD 2	Nauvoo-Colusa CUSD 325	Southwestern CUSD 9	Taylorville SD 3	South Fork School District	Pawnee CUSD 11
W-100- 6696	W-100- 6659	W-100- 6682R	W-100- 6668	W-100- 6678	W-100- 6697
47/93	47/94	48/95	48/95	48/96	50/99

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**Expiration dates refer to the last calendar year in a school year (e.g., 2020 means the request will expire at the conclusion of the 2019-20 school year).

	2025	2024	2025	2020	2020
	Non-Resident Tuttion	School Improvement	Non-Resident Tuition	Administrative Cost Cap	Administrative Cost Cap
	Transmitted to GA	ISBE Approved	Transmitted to GA	Transmitted to GA	Transmitted to GA
unused vacation days. The increase was seven percent and could not be avoided due to negotiated contract language.	Requests to allow children of full, time district employees which are currently attending their schools by utilizing the previously approved waiver to continue to attend district schools by paying a partial charge. This would only be for children currently utilizing the waiver to complete their education and new entries would not be allowed due to the impact additional enrollment brings for the district.	Requests to allow three full- day school improvement days in lieu of six half-days.	Requests to charge less than lift percent (care) of the percapita mition charge for non-resident children of full-time employees of the district. In lieu of per capita mition, the district will claim the average daily attendance of such students on the state aid claim.	District entered into an agreement with Greenfield CUSD 10 to share a superintendent. Northwestern CUSD 2 will be the fiscal agent and total salary is more than a 30 percent increase.	Bluffs and Winchester districts entered into an agreement to share a district
	10-20.12a	18- 8.05(f)(2)(d)(2)	10-20.12a	17-1.5	17-1.5
	Sangamon	Jersey	Greene	Macoupin	Scott
	New Berlin CUSD 16	Jersey CUSD 100	North Greene Unit District 3	Northwestern CUSD 2	Scott-Morgan CUSD 2
	W.100- 6736R	M-300- 6660	W-100- 6686	W-100- 6664	W-100- 6663
	5006	50/100	50/100	50/100	50/100

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	2025	2025	2025	2024	2020	2025
	Statement of Affairs	Statement of Affairs	Statement of Affairs	School Improvement	Administrative Cost Cap	Non-Resident Tuition
	Ineligible	Transmitted to GA	Transmitted to GA	ISBE Approved	Transmitted to GA	Transmitted to GA
superintendent. The agreement has the Bluffs district designated as the fiscal agent for the entire agreement with each district paying 50 percent of the total salary and benefits. The budgeted costs for the 2019-2020 school year reflect a 41 percent increase.	Requests to publish the annual Statement of Affairs on the school district website and other social media in lieu of publishing in the local newspaper resulting in an estimated cost savings of \$5,500 over the life of the watter.	Requests to post annual statement of affairs on website in lieu of publishing in the newspaper for a cost savings of approximately \$3,500 over the life of the warder.	Requests to publish statement of affairs on website in lieu of newspaper saving the district over \$700 per year that would go towards instructional costs.	Requests to allow two full- day school improvement days in lieu of four half-days.	Requests to waive the five percent limitation of administrative costs due to paying the superintendent differently.	Requests to not charge tuition to certified teaching staff who live outside the school district boundaries for their children
	10-17	10-17	10-17	18- 8.05(f)(2)(d)(2)	17-1.5	10-20.12a
	Scott	Scott	Scott	DeWitt	Piatt	Macon
	Scott-Morgan CUSD 2	Scott-Morgan CUSD 2	Winchester CUSD	Clinton CUSD 15	DeLand-Weldon CUSD 57	Maroa-Forsyth CUSD 2
	W-100- 6710	W-100- 6740	W-100- 6707	M-300- 6658R	W-100- 6725	W-100- 6655
	50/100	50/100	50/100	51/101	51/101	51/101

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					to attend our school district if they so choose.			
51/101	W-100- 6703	Warrensburg- Latham CUSD 111	Масоп	10-20.12a	Requests to allow teaching employee's children to attend school in the district on a tuition-free basis.	Transmitted to GA	Non-Resident Tuition	2025
51/102	W-100- 6721R	Stewardson- Strasburg CUSD 5.A	Shelby	10-20.12a	Requests to allow children of fail-time employees of the district will be allowed to erroll if space is available. Tutition will be waived for such students during the time the parent is an employee of the district.	Transmitted to GA	Non-Resident Tuition	2025
53/105	W-100- 6717	Ridgeview CUSD	McLean	10-17.15	Requests to waive the five percent initiation on administrative costs due to moving from a retired interim superintendent to a full-time superintendent. The costs increased by 49 percent.	Transmitted to GA	Administrative Cost Cap	2020
53/106	W-100- 6712	El Paso CUSD 11	Woodford	17-1.5	Requests to waive the five percent limitation of administrative costs due to including the administrative assistant position as part of superintendent office expenses.	NWN	Administrative Cost Cap	2020
53/106	W-100- 6671	Fieldcrest CUSD 6	Woodford	17-1.5	District hired an Assistant Superintenderin July 2019 to work alongside the Superintenderit that will retire in December 2019. This will allow for a seamless allow for a seamless	Transmitted to GA	Administrative Cost Cap	2020
53/106	W-100- 6724R	Flanagan-Cornell Unit 74	Livingston	10-20.12a	Requests to allow the district to charge less than 110 percent of the per capita tuition charge (zero) for non-resident children of full-time employees of the district.	Transmitted to GA	Non-Resident Tuition	2024
53/106	M-300- 6700	Iroquois County CUSD 9	Iroquois	10-19.05	Requests to allow four full- days for school improvement	ISBE Approved	School Improvement	2025
2 2 2 2	Contraction Contraction	C 20 H 200 F - 5 F-	in books and and	d THE A d	anitaria (IAC) anitaria			

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**Expiration dates refer to the last calendar year in a school year (e.g., 2020 means the request will expire at the conclusion of the 2019-20 school year).

	2023	2020	2024	2025	2024	2024	2025	2025
	Non-Resident Tuition	Administrative Cost Cap	Non-Resident Tuition	Non-resident Tuition	Non-resident Tuition	Non-Resident Tuition	Non-Resident Tuition	Non-Resident Tuition
	Transmitted to GA	Transmitted to GA	Incligible	Transmitted to GA	Ineligible	Transmitted to GA	Transmitted to GA	Transmitted to GA
in lieu of eight half-days utilizing banked time.	Requests to charge less than 110 percent (or zero) for pupits of full-time certified employees who live outside district boundaries.	Requests to waive administrative expenditure limitation of five percent due to the cost of a separation agreement and hiring an interim superintendent.	Requests to allow students of full-time employees to attend free of charge. Saumenin would claim the enrollment of such students on the State Ad Claim.	Requests to allow students of full-time employees to attend the district free of charge.	Requests to allow non- resident children of full-time employees to attend the district free of charge.	Requests to allow non- resident children of full-time employees to attend the district free of charge.	Requests to charge less than 110% of the per capita tution charge for non-resident charge for fail-time employees of the district. In lieu of per capita tution, the district will claim these students toward emoliment.	Requests to charge less than 110 percent (zero) of the per capita tuition charge for non-resident children of full-time
	10-20.12a	17-1.5	10-20.12a	10-20.12a	10-20.12a	10-20.12a	10-20.12a	10-20.12a
	Iroquois	Iroquois	Livingston	Livingston	Marion	Marion	Fayette	Marion
	Iroquois County CUSD 9	Iroquois County CUSD 9	Saunemin CCSD 438	Saunemin CCSD 438	Tuka CCSD 7	Tuka CCSD 7	St. Elmo CUSD 202	Salem ESD 111
	W-100- 6701R	W-100- 6702	W-100- 6656	W-100- 6719	W-100- 6720R	W-100- 6737R	W-100- 6683	W-100- 6691R
	53/106	53/106	53/106	53/106	54/107	54/107	54/107	54/107

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	2025	2020	2025	2025	2025	2025
	Non-Resident Tuition	Administrative Cost Cap	Non-Resident Tuition	Non-Resident Tuition	Non-Resident Tuition	Non-Resident Tuition
	Transmitted to GA	Transmitted to GA	Ineligible	Ineligible	Transmitted to GA	Transmitted to GA
employees of the school district.	Requests to charge less than 110 percent of the per capita tuition for non-resident children of full-time employees of the district.	Requests to waive administrative expenditure limitation of five percent due to costs increasing by 13 percent due to the hiring of additional administrative staff.	Requests to allow children of full-time employees to attend district schools free of charge.	Requests to allow the district to charge less than the per capita tuition charge for non-resident students of full-time employees of the district.	Requests to allow the district to charge non-resident students tution an amount not exceeding 110 percent of the per capita cost of maintaining schools in the district for the preceding vear.	Requests to allow the Board of Education to set an amount for fution for children of employees who do not reside within the district boundaries at an amount less than 110 percent of the per capita cost of mantaning schools in the district. The actual intent would be to allow students of employees to attend free of employees to attend free of charge.
	10-20.12a	17-1.5	10-20.12a	10-20.12a	10-20.12a	10-20.12a
	Effingham	St. Clair	Clay	Effingham	Effingham	Wayne
	Teutopolis CUSD 50	Mascoutah CUSD	Clay City CUSD 10	Dieterich CUSD 30	Dieterich CUSD 30	Farfield PSD 112
	W-100- 6692	W-100- 6699	W-100- 6741R	W-100- 6731	W-100- 6749	W-100- 6698R
	54/107	54/108	55/109	55/109	55/109	55/109

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**Expiration dates refer to the last calendar year in a school year (e.g., 2020 means the request will expire at the conclusion of the 2019-20 school year).

2025	2025	2025	2025	2020	2022
Non-Resident Tuition	Non-resident Tuition	Non-Resident Tuition	Non-Resident Tuition	Administrative Cost Cap	Non-Resident Tuttion
Ineligible	Transmitted to GA	Transmitted to GA	Transmitted to GA	Transmitted to GA	Transmitted to GA
Requests to allow students of non-resident full-time employees the opportunity to attend district schools without paying tution.	Requests to allow children of full-time employees who do not reside in the district to attend district schools without paying tuition.	Requests to charge less than 110 percent (zero) of the per capita tuition charge for non-resident children of full-time employees of the district.	Requests to allow non- resident students whose parents are full-time employees of the district to attend its schools free of charge.	Requests to waive the five percent limitation of administrative expenses due to the requirement to pay into TRS for the current Special Education Coordinator position and extension by 20 days.	Requests to allow non- resident pupils whose parent gaardan is employed by the district to attend district stools without charging unition and fees; provided however, that the district does not seek a waver of Article 14 of the Missing School Code and the district shall not assume any legal obligations of a "resident district" as to any pupil that is a non-resident of the district thereunder.
10-20.12a	10-20.12a	10-20.12a	10-20.12a	17-1.5	10-20.12a
Lawrence	Crawford	Crawford	Madison	Madison	St. Clair
Lawrence County CUSD 20	Oblong CUSD 4	Palestine CUSD 3	Bethalto SD 8	Wood River- Hartford D15	Central SD 104
W-100- 6746R	W-100- 6715	W-100- 6694R	W-100- 6711	W-100- 6705	W-100- 6748
55/110	55/110	55/110	56/111	56/111	56/112

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2022	2024	2025	2025	2024	2020
Physical Education	Non-Resident Tuition	Non-Resident Tuition	Non-Resident Tuition	School Improvement	Administrative Cost Cap
NWN	Transmitted to GA	Transmitted to GA	Transmitted to GA	ISBE Approved	NWN
Requests to excuse district pupils enrolled in grades 11 and 12 from engaging in physical education courses in order to aftend academic elective courses for post-secondary preparation.	Requests to allow non- resident students whose parents are full-time or part- time employees of the district to attend tuition free.	Requests to allow non- resident children of full-time school district employees to attend the district free of charge.	Requests to allow non- resident students of full-time employees to attend district schools free of charge.	Requests to utilize one full- day in-service day in lieu of two half-days utilizing banked time.	Requests to waive the five percent administrative cost cap due to hiring a full-time superintendent in lieu of a part time superintendent.
27-6(a)	10-20.12a	10-20.12a	10-20.12a	10-19.05	17-1.5
St. Clair	Jefferson	Jefferson	Jefferson	Williamson	Hardin
East St. Louis SD 189	Bluford Unity School District 318	McClellan CCSD 12	Mount Vernon City Schools D80	Carterville CUSD 5	Hardin County CUSD 1
W-100- 6747R	W-100- 6673R	W-100- 6744	W-100- 6704R	M-300- 6684	W-100- 6730
57/114	58/115	58/115	58/115	59/117	59/118

The foregoing report was placed before the Senate, ordered received and placed on file in the

Secretary's office.

COMMUNICATION FROM THE MINORITY LEADER

SPRINGFIELD OFFICE: 309G STATE HOUSE SPRINGFIELD, ILLINOIS 62706 PHONE: 217/782-6216 [February 27, 2020]

DISTRICT OFFICE 2203 EASTLAND DRIVE, SUITE 3 **BLOOMINGTON, ILLINOIS 61704** PHONE: 309/664-4440

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FAX: 309/664-8597 BILLBRADY@SENATORBILLBRADY.COM

ILLINOIS STATE SENATE BILL BRADY SENATE REPUBLICAN LEADER 44TH SENATE DISTRICT

February 27, 2020

Mr. Tim Anderson Secretary of the Senate 401 State House Springfield, Illinois 62706

Dear Mr. Secretary:

Pursuant to Senate Rule 3-2 (c), I hereby appoint **Senator Craig Wilcox** to temporarily replace **Senator Jason Plummer** as on the **Environment and Conservation Committee**. This appointment is effective immediately and will automatically expire upon adjournment of the **Environment and Conservation Committee** today.

Sincerely, s/Bill Brady Bill Brady Illinois Senate Republican Leader 44th District

Cc: President Don Harmon

Scott Kaiser, Assistant Secretary of the Senate

Senator

PRESENTATION OF RESOLUTIONS

SENATE RESOLUTION NO. 1063

Offered by Senator Harris and all Senators: Mourns the death of Wyllene Francis Abram.

SENATE RESOLUTION NO. 1065

Offered by Senator McGuire and all Senators:

Mourns the death of Herman V. Schaefer, Jr., of Grundy County.

By unanimous consent, the foregoing resolutions were referred to the Resolutions Consent Calendar.

Senator Hastings offered the following Senate Resolution, which was referred to the Committee on Assignments:

SENATE RESOLUTION NO. 1062

WHEREAS, Many peoples with serious, chronic mental illness, such as schizophrenia and other schizoaffective disorders, bipolar disorder, or severe depression, require treatment with medications that work as dopamine receptor blocking agents (DRBAs), including antipsychotics; and

WHEREAS, While ongoing treatment with these medications can be very helpful and even lifesaving for many people, it can also lead to Tardive Dyskinesia (TD); and

[February 27, 2020]

WHEREAS, Many people who have gastrointestinal disorders, including gastroparesis, nausea, and vomiting, also require treatment with DRBAs; and

WHEREAS, Treatment of gastrointestinal disorders with DRBAs can be very helpful, but for many patients, it can lead to Tardive Dyskinesia; and

WHEREAS, Tardive Dyskinesia is a movement disorder that is characterized by random, involuntary, and uncontrolled movements of different muscles in the face, trunk, and extremities; in some cases, people may experience movement of the arms, legs, fingers, and toes; it may affect the tongue, lips, and jaw; symptoms may include swaying movements of the trunk or hips and may impact the muscles associated with walking, speech, eating, and breathing; and

WHEREAS, Tardive Dyskinesia can develop months, years, or decades after a person starts taking DRBAs and even after they have discontinued use of those medications; not everyone who takes a DRBA develops TD, but if it develops, it is often permanent; and

WHEREAS, Common risk factors for Tardive Dyskinesia include advanced age and alcoholism or other substance abuse disorders; postmenopausal women and people with a mood disorder are also at a higher risk of developing Tardive Dyskinesia; and

WHEREAS, A person is at a higher risk for TD after talking DRBAs for three months or longer, but the longer the person is on these medications then the higher the risk of developing Tardive Dyskinesia; and

WHEREAS, Studies suggest that overall risk of developing Tardive Dyskinesia is between 10 and 30 percent; and

WHEREAS, It is estimated that over 500,000 Americans suffer from Tardive Dyskinesia; according to the National Alliance for Mental Illness, one in every four patients receiving long-term treatment with an antipsychotic medication will experience Tardive Dyskinesia; and

WHEREAS, Years of difficult and challenging research have resulted in recent scientific breakthroughs, with two new treatments for Tardive Dyskinesia approved by the United States Food and Drug Administration; and

WHEREAS, Tardive Dyskinesia is often unrecognized, and patients suffering from the illness are commonly misdiagnosed; regular screening for TD in patients taking DRBA medications is recommended by the American Psychiatric Association (APA); and

WHEREAS, Patients suffering from Tardive Dyskinesia often suffer embarrassment due to abnormal and involuntary movements, which leads them to withdraw from society and increasingly isolate themselves as the disease progresses; and

WHEREAS, Caregivers of patients with Tardive Dyskinesia face many challenges and are often responsible for the overall care of the TD patient; therefore, be it

RESOLVED, BY THE SENATE OF THE ONE HUNDRED FIRST GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, that we declare May 3-9, 2020 as "Tardive Dyskinesia Awareness Week" in the State of Illinois; and be it further

RESOLVED, That we urge the citizens of Illinois and those across the country to become better informed about Tardive Dyskinesia.

Senator McGuire offered the following Senate Resolution, which was referred to the Committee on Assignments:

SENATE RESOLUTION NO. 1064

WHEREAS, The U.S. Congress created Amtrak under the Rail Passenger Service Act of 1970 (Public Law 91–158), and Amtrak began serving customers on May 1, 1971, taking over the operation of most intercity passenger trains in exchange for access to the national rail network; and

WHEREAS, Congress passed the Amtrak Improvement Act of 1973 (Public Law 93–146), which gives intercity and commuter rail passenger transportation preference over freight transportation in using a rail line, junction, or crossing, a right codified as section 24308(c) of title 49, United States Code; and

WHEREAS, U.S.C. Sec. 24308(c) of Title 49 states, "Except in an emergency, intercity and commuter rail passenger transportation provided by or for Amtrak has preference over freight transportation in using a rail line, junction, or crossing unless the [Surface Transportation] Board orders otherwise under this subsection. A rail carrier affected by this subsection may apply to the Board for relief. If the Board, after an opportunity for a hearing under section 553 of title 5, decides that preference for intercity and commuter rail passenger transportation materially will lessen the quality of freight transportation provided to shippers, the Board shall establish the rights of the carrier and Amtrak on reasonable terms"; and

WHEREAS, Many host railroads have ignored the law by refusing to give passenger rail the priority to which it is statutorily entitled, resulting in poor and declining on-time performance by Amtrak on most host railroads; according to Amtrak during fiscal year 2019 alone, this caused 6.5 million customers on state-supported and long-distance trains to arrive at their destination late; and

WHEREAS, Amtrak's Office of Inspector General, in a 2019 report, showed poor on-time performance wastes taxpayer dollars to the extent that a mere five percent improvement on all Amtrak routes would result in \$12.1 million in cost savings to Amtrak in the first year; if on-time performance on long-distance routes reached 75 percent for a year, Amtrak would realize an estimated \$41.9 million in operating cost savings along with a one-time savings of \$336 million due to a reduction in equipment replacement needs; and

WHEREAS, On-time passenger rail performance on host railroads has historically been driven by the existence of an effective means to enforce Amtrak's preference rights as shown historically by:

- (1) Enactment of the Passenger Rail Investment and Improvement Act (PRIIA) of 2008 (division B of Public Law 110–432), which included provisions for the enforcement of these preference rights:
- (a) Two months afterward, the on-time performance of long-distance trains improved from 56 percent to 77 percent, and Class I freight train interference delays across all routes declined by 40 percent; and
- (b) One year after enactment of PRIIA, freight train interference delays had declined by 54 percent, and the on-time performance of long-distance trains reached 85 percent; and
- (2) Removal in 2014 of some of those provisions after being ruled unconstitutional by a Washington, D.C., Circuit Court: long-distance train on-time performance declined from 72 percent to 50 percent, and freight train interference delays increased 59 percent; and

WHEREAS, As a result of violations of Amtrak's right to preference, Amtrak has been consistently unable on host railroad networks to meet its Congressionally-mandated mission and goals and does not have an effective mechanism to enforce its statutory preference right in order to fulfill its mission and goals; and

WHEREAS, Only the United States Attorney General can bring a civil action for equitable relief in a district court of the United States to enforce Amtrak's preference rights but has done so just once in Amtrak's entire history, against the Southern Pacific Transportation Company in 1979; therefore, be it

RESOLVED, BY THE SENATE OF THE ONE HUNDRED FIRST GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, that we support a strong intercity passenger rail network and support the passage of U.S. S.2922, the proposed "Rail Passenger Fairness Act", providing Amtrak the ability to enforce its preference rights by bringing a civil action before a federal district court (the so-called "private right of action"); and be it further

RESOLVED, That we urge the Illinois Congressional Delegation to support S.2922; and be it further

RESOLVED, That suitable copies of this resolution be delivered to each member of the Illinois Congressional Delegation.

REPORTS FROM STANDING COMMITTEES

Senator Bennett, Chairperson of the Committee on Agriculture, to which was referred **Senate Bill No. 3319**, reported the same back with the recommendation that the bill do pass.

Under the rules, the bill was ordered to a second reading.

Senator Bennett, Chairperson of the Committee on Agriculture, to which was referred **Senate Resolution No. 992**, reported the same back with the recommendation that the resolution be adopted. Under the rules, **Senate Resolution No. 992** was placed on the Secretary's Desk.

Senator Bush, Chairperson of the Committee on Environment and Conservation, to which was referred **Senate Bill No. 2994**, reported the same back with the recommendation that the bill do pass.

Under the rules, the bill was ordered to a second reading.

Senator Bush, Chairperson of the Committee on Environment and Conservation, to which was referred **Senate Bill No. 2954**, reported the same back with amendments having been adopted thereto, with the recommendation that the bill, as amended, do pass.

Under the rules, the bill was ordered to a second reading.

Senator Bush, Chairperson of the Committee on Environment and Conservation, to which was referred **Senate Resolution No. 1008**, reported the same back with the recommendation that the resolution be adopted.

Under the rules, Senate Resolution No. 1008 was placed on the Secretary's Desk.

READING BILLS OF THE SENATE A SECOND TIME

On motion of Senator Hunter, **Senate Bill No. 2775** having been printed, was taken up, read by title a second time and ordered to a third reading.

On motion of Senator McClure, **Senate Bill No. 3027** having been printed, was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Stadelman, **Senate Bill No. 3028** having been printed, was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Feigenholtz, **Senate Bill No. 3144** having been printed, was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Gillespie, **Senate Bill No. 3161** having been printed, was taken up, read by title a second time and ordered to a third reading.

On motion of Senator DeWitte, **Senate Bill No. 3162** having been printed, was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Koehler, **Senate Bill No. 3203** having been printed, was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Koehler, **Senate Bill No. 3231** having been printed, was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Peters, **Senate Bill No. 3241** having been printed, was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Stewart, **Senate Bill No. 3247** having been printed, was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Peters, **Senate Bill No. 3113** having been printed, was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Peters, **Senate Bill No. 3115** having been printed, was taken up, read by title a second time and ordered to a third reading.

On motion of Senator Fine, **Senate Bill No. 3297** having been printed, was taken up, read by title a second time and ordered to a third reading.

At the hour of 12:49 o'clock p.m., Senator Cunningham, presiding.

On motion of Senator Martwick, **Senate Bill No. 2795** having been printed, was taken up, read by title a second time.

The following amendment was offered in the Committee on Government Accountability and Pensions, adopted and ordered printed:

AMENDMENT NO. 1 TO SENATE BILL 2795

AMENDMENT NO. 1 . Amend Senate Bill 2795 as follows:

on page 1, line 5, by replacing "7-141," with "2-121.3, 7-141, 14-121.1,"; and

on page 1, line 5, by replacing "and 16-142.3" with "16-142.3, and 18-128.3"; and

on page 1, immediately below line 5, by inserting the following:

"(40 ILCS 5/2-121.3) (from Ch. 108 1/2, par. 2-121.3)

Sec. 2-121.3. Required distributions. (a) A person who would be eligible to receive a survivor's annuity under this Article but for the fact that the person has not yet attained age 50, shall be eligible for a monthly distribution under this subsection (a), provided that the payment of such distribution is required by federal law.

The distribution shall become payable on (i) July 1, 1987, (ii) December 1 of the calendar year immediately following the calendar year in which the deceased spouse died, or (iii) December 1 of the calendar year in which the deceased spouse would have attained age 72 70 1/2, whichever occurs last, and shall remain payable until the first of the following to occur: (1) the person becomes eligible to receive a survivor's annuity under this Article; (2) the end of the month in which the person ceases to be eligible to receive a survivor's annuity upon attainment of age 50, due to remarriage or death; or (3) the end of the month in which such distribution ceases to be required by federal law.

The amount of the distribution shall be fixed at the time the distribution first becomes payable, and shall be calculated in the same manner as a survivor's annuity under Sections 2-121, 2-121.1 and 2-121.2, but excluding: (A) any requirement for an application for the distribution; (B) any automatic annual increases, supplemental increases, or one-time increases that may be provided by law for survivor's annuities; and (C) any lump-sum or death benefit.

- (b) For the purpose of this Section, a distribution shall be deemed to be required by federal law if: (1) directly mandated by federal statute, rule, or administrative or court decision; or (2) indirectly mandated through imposition of substantial tax or other penalties for noncompliance.
- (c) Notwithstanding Section 1-103.1 of this Code, a member need not be in service on or after the effective date of this amendatory Act of 1989 for the member's surviving spouse to be eligible for a distribution under this Section.

(Source: P.A. 86-273.)"; and

on page 2, immediately below line 17, by inserting the following: "(40 ILCS 5/14-121.1) (from Ch. 108 1/2, par. 14-121.1)

Sec. 14-121.1. Required distributions. (a) A person who would be eligible to receive a widow's or survivor's annuity under this Article but for the fact that the person has not yet attained age 50, shall be eligible for a monthly distribution under this subsection (a), provided that the payment of such distribution is required by federal law.

The distribution shall become payable on (i) July 1, 1987, (ii) December 1 of the calendar year immediately following the calendar year in which the deceased spouse died, or (iii) December 1 of the calendar year in which the deceased spouse would have attained age 72 70 1/2, whichever occurs last, and shall remain payable until the first of the following to occur: (1) the person becomes eligible to receive a widow's or survivor's annuity under this Article; (2) the end of the month in which the person ceases to be eligible to receive a widow's or survivor's annuity upon attainment of age 50, due to remarriage or death; or (3) the end of the month in which such distribution ceases to be required by federal law.

The amount of the distribution shall be fixed at the time the distribution first becomes payable, and shall be calculated in the same manner as a survivor's annuity under Sections 14-120, 14-121 and 14-122 (or, in the case of a person who has elected to receive a widow's annuity instead of a survivor's annuity, in the same manner as the widow's annuity under Sections 14-118 and 14-119), but excluding: (A) any requirement for an application for the distribution; (B) any automatic annual increases, supplemental increases, or one-time increases that may be provided by law for survivor's or widow's annuities; and (C) any lump-sum or death benefit.

- (b) For the purpose of this Section, a distribution shall be deemed to be required by federal law if: (1) directly mandated by federal statute, rule, or administrative or court decision; or (2) indirectly mandated through imposition of substantial tax or other penalties for noncompliance.
- (c) Notwithstanding Section 1-103.1 of this Code, a member need not be in service on or after the effective date of this amendatory Act of 1989 for the member's surviving spouse to be eligible for a distribution under this Section.

(Source: P.A. 86-273.)"; and

on page 6, immediately below line 12, by inserting the following:

"(40 ILCS 5/18-128.3) (from Ch. 108 1/2, par. 18-128.3)

Sec. 18-128.3. Required distributions. (a) A person who would be eligible to receive a survivor's annuity under this Article but for the fact that the person has not yet attained age 50, shall be eligible for a monthly distribution under this subsection (a), provided that the payment of such distribution is required by federal law.

The distribution shall become payable on (i) July 1, 1987, (ii) December 1 of the calendar year immediately following the calendar year in which the deceased spouse died, or (iii) December 1 of the calendar year in which the deceased spouse would have attained age 72 70 1/2, whichever occurs last, and shall remain payable until the first of the following to occur: (1) the person becomes eligible to receive a survivor's annuity under this Article; (2) the end of the month in which the person ceases to be eligible to receive a survivor's annuity upon attainment of age 50, due to remarriage or death; or (3) the end of the month in which such distribution ceases to be required by federal law.

The amount of the distribution shall be fixed at the time the distribution first becomes payable, and shall be calculated in the same manner as a survivor's annuity under Sections 18-128 through 18-128.2, but excluding: (A) any requirement for an application for the distribution; (B) any automatic annual increases, supplemental increases, or one-time increases that may be provided by law for survivor's annuities; and (C) any lump-sum or death benefit.

- (b) For the purpose of this Section, a distribution shall be deemed to be required by federal law if: (1) directly mandated by federal statute, rule, or administrative or court decision; or (2) indirectly mandated through imposition of substantial tax or other penalties for noncompliance.
- (c) Notwithstanding Section 1-103.1 of this Code, a member need not be in service on or after the effective date of this amendatory Act of 1989 for the member's surviving spouse to be eligible for a distribution under this Section.

(Source: P.A. 86-273.)".

There being no further amendments, the foregoing Amendment No. 1 was ordered engrossed, and the bill, as amended, was ordered to a third reading.

READING BILLS OF THE SENATE A THIRD TIME

On motion of Senator Bush, Senate Bill No. 33 having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote:

YEAS 46: NAYS None: Present 1.

The following voted in the affirmative:

Aquino Ellman Barickman Feigenholtz Belt Fine Fowler Bennett Bush Gillespie Castro Glowiak Hilton Collins Harris Crowe Hastings Cullerton, T. Hunter Cunningham Jones, E. Curran Joyce **DeWitte**

Landek Righter Link Schimpf Manar Sims Martinez Stadelman Martwick Steans McClure Van Pelt McConchie Villanueva McGuire Villivalam Muñoz Wilcox Murphy Mr. President

Oberweis Koehler Peters

The following voted present:

Morrison

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof and ask their concurrence therein.

On motion of Senator Fowler, Senate Bill No. 2303 having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote:

YEAS 54; NAYS None.

The following voted in the affirmative:

Anderson Ellman Feigenholtz Aquino Barickman Fine Relt Fowler Bennett Gillespie Glowiak Hilton Brady Bush Harris Castro Hastings Collins Holmes Crowe Hunter Cullerton, T. Jones, E. Cunningham Joyce Curran Koehler DeWitte Landek

Martinez Martwick McClure McConchie McGuire Morrison Muñoz Oberweis Peters Righter Rose Schimpf

Link

Manar

Stadelman Steans Stewart Syverson Tracy Van Pelt Villanueva Villivalam Weaver Wilcox

Mr. President

Sims

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof and ask their concurrence therein.

On motion of Senator Fine, **Senate Bill No. 2311** having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote:

YEAS 50; NAYS None.

The following voted in the affirmative:

Anderson Ellman Landek Schimpf Aguino Feigenholtz Link Sims Barickman Manar Stadelman Fine Martwick Relt Fowler Stewart Bennett Gillespie McClure Syverson Brady Glowiak Hilton McConchie Tracy Bush Harris McGuire Van Pelt Castro Hastings Morrison Villanueva Collins Holmes Muñoz Villivalam Cullerton, T. Hunter Oberweis Wilcox Cunningham Jones, E. Peters Mr. President Curran Joyce Righter **DeWitte** Koehler Rose

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof and ask their concurrence therein.

On motion of Senator Muñoz, **Senate Bill No. 2325** having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote:

YEAS 50: NAYS None: Present 1.

The following voted in the affirmative:

Anderson Feigenholtz Link Sims Manar Stadelman Aquino Fine Barickman Martwick Fowler Steans Gillespie McClure Stewart Relt Bennett Glowiak Hilton McConchie Syverson Bush Harris McGuire Tracy Castro Hastings Morrison Van Pelt Holmes Muñoz Villanueva Crowe Cullerton, T. Hunter Oberweis Villivalam Cunningham Jones, E. Peters Weaver Righter Mr. President Curran Joyce DeWitte Koehler Rose Ellman Landek Schimpf

The following voted present:

Brady

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof and ask their concurrence therein.

On motion of Senator McConchie, **Senate Bill No. 2333** having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote:

YEAS 53; NAYS None.

The following voted in the affirmative:

Anderson	Ellman	Link	Stadelman
Aquino	Feigenholtz	Manar	Steans
Barickman	Fine	Martwick	Stewart
Belt	Fowler	McClure	Syverson
Bennett	Gillespie	McConchie	Tracy
Brady	Glowiak Hilton	McGuire	Van Pelt
Bush	Harris	Morrison	Villanueva
Castro	Hastings	Muñoz	Villivalam
Collins	Holmes	Oberweis	Weaver
Crowe	Hunter	Peters	Wilcox
Cullerton, T.	Jones, E.	Righter	Mr. President
Cunningham	Joyce	Rose	
Curran	Koehler	Schimpf	
DeWitte	Landek	Sims	

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof and ask their concurrence therein.

On motion of Senator Belt, **Senate Bill No. 2497** having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote:

YEAS 53; NAYS None.

The following voted in the affirmative:

Anderson	Ellman	Link	Stadelman
Aquino	Feigenholtz	Manar	Steans
Barickman	Fine	Martwick	Stewart
Belt	Fowler	McClure	Syverson
Bennett	Gillespie	McConchie	Tracy
Brady	Glowiak Hilton	McGuire	Van Pelt
Bush	Harris	Morrison	Villanueva
Castro	Hastings	Muñoz	Villivalam
Collins	Holmes	Oberweis	Weaver
Crowe	Hunter	Peters	Wilcox
Cullerton, T.	Jones, E.	Righter	Mr. President
Cunningham	Joyce	Rose	
Curran	Koehler	Schimpf	
DeWitte	Landek	Sims	

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof and ask their concurrence therein.

On motion of Senator Van Pelt, **Senate Bill No. 2527** having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote:

YEAS 50; NAYS None.

The following voted in the affirmative:

Anderson	DeWitte	Koehler	Schimpf
Aquino	Ellman	Landek	Sims
Barickman	Feigenholtz	Link	Stadelman
Belt	Fine	Manar	Steans
Bennett	Fowler	Martwick	Stewart
Brady	Gillespie	McClure	Tracy
Bush	Glowiak Hilton	McConchie	Van Pelt
Castro	Harris	McGuire	Villanueva
Collins	Hastings	Morrison	Weaver
Crowe	Holmes	Muñoz	Wilcox
Cullerton, T.	Hunter	Oberweis	Mr. President
Cunningham	Jones, E.	Peters	
Curran	Joyce	Rose	

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof and ask their concurrence therein.

On motion of Senator Feigenholtz, **Senate Bill No. 2559** having been transcribed and typed and all amendments adopted thereto having been printed, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote:

YEAS 50; NAYS None.

The following voted in the affirmative:

Koehler

Anderson	DeWitte	Landek	Sims
Aquino	Feigenholtz	Link	Stadelman
Barickman	Fine	Manar	Steans
Belt	Fowler	Martwick	Stewart
Bennett	Gillespie	McClure	Syverson
Brady	Glowiak Hilton	McConchie	Tracy
Bush	Harris	McGuire	Van Pelt
Castro	Hastings	Morrison	Villanueva
Collins	Holmes	Muñoz	Weaver
Crowe	Hunter	Oberweis	Wilcox
Cullerton, T.	Jones, E.	Peters	Mr. President
Cunningham	Joyce	Righter	

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Schimpf

Ordered that the Secretary inform the House of Representatives thereof and ask their concurrence therein.

Curran

Senator Ellman asked and obtained unanimous consent for the Journal to reflect her intention to have voted in the affirmative on **Senate Bill No. 2559**.

READING BILL OF THE SENATE A SECOND TIME

On motion of Senator Muñoz, **Senate Bill No. 2481** having been printed, was taken up, read by title a second time.

The following amendment was offered in the Committee on Revenue, adopted and ordered printed:

AMENDMENT NO. 1 TO SENATE BILL 2481

AMENDMENT NO. $\underline{1}$. Amend Senate Bill 2481 on page 4, line 18, by replacing " $\underline{30}$ " with " $\underline{120}$ "; and

on page 4, line 23, by replacing "30" with "120"; and

on page 20, line 24, by replacing "30" with "120"; and

on page 21, line 3, by replacing "30" with "120"; and

on page 30, line 26, by replacing "30" with "120"; and

on page 31, line 18, by replacing "30" with "120"; and

on page 32, line 1, by replacing "30" with "120"; and

on page 33, line 3, by replacing "30" with "120"; and

on page 34, by replacing lines 13 through 20 with the following:

"For a transaction in which a motorcycle, motor driven cycle, or moped is acquired the tax rate shall be \$25."; and

on page 34, line 22, by replacing "30" with "120"; and

on page 35, line 1, by replacing "30" with "120".

There being no further amendments, the foregoing Amendment No. 1 was ordered engrossed, and the bill, as amended, was ordered to a third reading.

At the hour of 1:11 o'clock p.m., Senator Koehler, presiding.

PRESENTATION OF RESOLUTION

Senator McClure offered the following Senate Resolution, which was referred to the Committee on Assignments:

SENATE RESOLUTION NO. 1066

WHEREAS, The State has 12 properties on its surplus real property list and multiple other vacant properties; and

WHEREAS, These properties contain over 200 unused buildings that are dispersed across the State, from Rockford to Tamms; and

WHEREAS, The State is responsible for maintaining these properties and is using vital State resources on vacant buildings, sometimes expending more on maintenance than the fair-market value of the properties; and

WHEREAS, The State has struggled to sell these properties, retaining responsibility for these surplus properties for many years; and

WHEREAS, The failure to sell these properties has resulted in further degradation and loss of market value; after years of neglect and underfunded property maintenance, some of these properties require environmental remediation or demolition; and

WHEREAS, The current condition of the properties could expose the State to liability claims; and

WHEREAS, The current process for disposing of vacant and surplus State property is cumbersome, requires interagency cooperation, and fails to either quickly dispose of the properties or maximize their value; and

WHEREAS, No single State agency owns all these vacant properties; and

WHEREAS, The Department of Central Management Services is the lead agency in managing State properties and possesses the experience, legal knowledge, and best practices to address this issue; therefore, be it

RESOLVED, BY THE SENATE OF THE ONE HUNDRED FIRST GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, that each property-owning agency or office shall provide, in a timely manner, the Department of Central Management Services with its laws, practices, and administrative rules pertaining to the sale or disposal of real property and any transferable property located on the premises of the real property; and be it further

RESOLVED, That the Department of Central Management Services shall compile and summarize these requirements and submit recommendations to the Governor and the General Assembly on any changes to statutes, administrative rules, or existing practices that would improve or facilitate the sale process; and be it further

RESOLVED, That these findings be included in a report and submitted to the Governor and the General Assembly no later than September 1, 2021.

REPORT FROM COMMITTEE ON ASSIGNMENTS

Senator Cunningham, Vice-Chairperson of the Committee on Assignments, during its February 27, 2020 meeting, reported the following Legislative Measures have been assigned to the indicated Standing Committees of the Senate:

Agriculture: Senate Bill 2920.

Appropriations I: Senate Bill 2055.

Commerce and Economic Development: Senate Bill 2460.

Criminal Law: Senate Bills 2054, 2292, 2316 and 3033; Committee Amendment No. 1 to Senate Bill 2054; House Bill 1115.

Executive: Senate Bills 2300 and 3048.

Government Accountability and Pensions: Senate Bills 2336 and 3110.

Higher Education: Senate Bill 2334.

Human Services: Floor Amendment No. 1 to Senate Bill 2499.

Judiciary: Committee Amendment No. 1 to Senate Bill 3439; Senate Bills 2260, 2263, 2273, 2330, 2468, 2982, 3029, 3030, 3031, 3191, 3192, 3299, 3379 and 3414; House Bill 2838.

Labor: House Bill 2275.

Licensed Activities: Committee Amendment No. 1 to Senate Bill 3236.

Revenue: Committee Amendment No. 1 to Senate Bill 3334; Senate Bill 2465.

Transportation: Senate Bill 3242.

Veterans Affairs: Committee Amendment No. 1 to Senate Bill 3520.

Senator Cunningham, Vice-Chairperson of the Committee on Assignments, during its February 27, 2020 meeting, to which was referred **Senate Bill No. 135** on April 12, 2019, pursuant to Rule 3-9(a), reported that the Committee recommends that the bill be approved for consideration and returned to the calendar in its former position.

The report of the Committee was concurred in.

And **Senate Bill No. 135** was returned to the order of third reading.

Senator Cunningham, Vice-Chairperson of the Committee on Assignments, during its February 27, 2020 meeting, reported the following Legislative Measure has been assigned to the indicated Standing Committee of the Senate:

Energy and Public Utilities: Floor Amendment No. 3 to Senate Bill 135.

MESSAGE FROM THE HOUSE

A message from the House by

Mr. Hollman, Clerk:

Mr. President -- I am directed to inform the Senate that the House of Representatives has adopted the following joint resolution, in the adoption of which I am instructed to ask the concurrence of the Senate, to-wit:

HOUSE JOINT RESOLUTION NO. 117

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE ONE HUNDRED FIRST GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, THE SENATE CONCURRING HEREIN, that when the two Houses adjourn on Thursday, February 27, 2020, the House of Representatives stands adjourned until Tuesday, March 03, 2020, or until the call of the Speaker; and the Senate stands adjourned until Tuesday, March 03, 2020, or until the call of the President.

Adopted by the House, February 26, 2020.

JOHN W. HOLLMAN, Clerk of the House

By unanimous consent, on motion of Senator Holmes, the foregoing message reporting House Joint Resolution No. 117 was taken up for immediate consideration.

Senator Holmes moved that the Senate concur with the House in the adoption of the resolution.

The motion prevailed.

And the Senate concurred with the House in the adoption of the resolution.

Ordered that the Secretary inform the House of Representatives thereof.

RESOLUTIONS CONSENT CALENDAR

SENATE RESOLUTION NO. 1045

Offered by Senator Barickman and all Senators: Mourns the death of Marvin Gerstein of Urbana.

SENATE RESOLUTION NO. 1046

Offered by Senator McGuire and all Senators: Mourns the death of Mark L. Dames of Joliet.

SENATE RESOLUTION NO. 1047

Offered by Senator Brady and all Senators:

Mourns the death of Kenneth "Kenny" Schipper of Cordova.

SENATE RESOLUTION NO. 1048

Offered by Senator Castro and all Senators:

Mourns the death of Margaret J. "Peggie" Stromberg of Marengo.

SENATE RESOLUTION NO. 1049

Offered by Senator Lightford and all Senators:

Mourns the death of Martha Alice Nelson-Pugh.

SENATE RESOLUTION NO. 1050

Offered by Senator Brady and all Senators:

Mourns the death of Dorothy "June" Penn of Bloomington.

SENATE RESOLUTION NO. 1052

Offered by Senator McGuire and all Senators:

Mourns the death of Edwin T. "Peter" Bull, Jr., of Lockport and Joliet.

SENATE RESOLUTION NO. 1053

Offered by Senator McGuire and all Senators:

Mourns the death of John Wayne McPhillips.

SENATE RESOLUTION NO. 1054

Offered by Senator McGuire and all Senators:

Mourns the death of Joe M. Davis of Joliet.

SENATE RESOLUTION NO. 1055

Offered by Senator Anderson and all Senators:

Mourns the death of Jon R. Lindahl of Moline.

SENATE RESOLUTION NO. 1056

Offered by Senator Anderson and all Senators:

Mourns the death of Lawrence E. Gulley of Rock Island.

SENATE RESOLUTION NO. 1057

Offered by Senator Barickman and all Senators:

Mourns the death of Vicki L. Haugen of Vermilion County.

SENATE RESOLUTION NO. 1058

Offered by Senator Barickman and all Senators:

Mourns the death of former Illinois State Representative and State Senator Harber Homer Hall of Bloomington.

SENATE RESOLUTION NO. 1059

Offered by Senators Rezin - McGuire and all Senators:

Mourns the death of Herman V. Schaefer, Jr., of Grundy County.

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SENATE RESOLUTION NO. 1060

Offered by Senator Brady and all Senators: Mourns the death of Margaret R. "Margy" Parcells.

SENATE RESOLUTION NO. 1063

Offered by Senator Harmon and all Senators: Mourns the death of Wyllene Francis Abram.

SENATE RESOLUTION NO. 1065

Offered by Senator McGuire and all Senators: Mourns the death of Herman V. Schaefer, Jr., of Grundy County.

The Chair moved the adoption of the Resolutions Consent Calendar. The motion prevailed, and the resolutions were adopted.

At the hour of 1:28 o'clock p.m., pursuant to **House Joint Resolution No. 117**, the Chair announced that the Senate stands adjourned until Tuesday, March 3, 2020, at 12:00 o'clock noon, or until the call of the President.