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STATE OF RHODE ISLAND

IN GENERAL ASSEMBLY

JANUARY SESSION, A.D. 2012

AN ACT

RELATING TO EDUCATION -- HEALTH AND SAFETY OF PUPILS

Introduced By: Representatives Tanzi, Walsh, Blazejewski, and O'Neill

<u>Date Introduced:</u> February 15, 2012

Referred To: House Municipal Government

It is enacted by the General Assembly as follows:

SECTION 1. Section 16-21-1 of the General Laws in Chapter 16-21 entitled "Health and Safety of Pupils" is hereby amended to read as follows:

16-21-1. Transportation of public and private school pupils. -- (a) The school committee of any town or city shall provide suitable transportation to and from school for pupils attending public and private schools of elementary and high school grades, except private schools that are operated for profit, who reside so far from the public or private school which the pupil attends as to make the pupil's regular attendance at school impractical and for any pupil whose regular attendance would otherwise be impracticable on account of physical disability or infirmity. Provided, that effective August 31, 2012, school committees may assess and collect a charge for transportation services from pupils and/or the parent and/or guardian of such pupils, who attend and seek transportation to private schools, unless the transportation is required under other state and/or federal law. The charges assessed shall be reasonably apportioned to reflect the actual additional costs incurred by the school committee and/or the municipality in providing the transportation of the pupil to the private schools. In the event such charges are lawfully assessed but are not paid, and the pupil involved is not otherwise entitled to free transportation under other state and/or federal law, the school committee and/or the municipality shall not be obligated to provide transportation and, if applicable, may discontinue providing such transportation to any said pupil(s).

(b) For transportation provided to children enrolled in grades kindergarten through five

(5), school bus monitors, other than the school bus driver, shall be required on all school bound and home bound routes. Variances to the requirement for a school bus monitor may be granted by the commissioner of elementary and secondary education if he or she finds that an alternative plan provides substantially equivalent safety for children. For the purposes of this section a "school bus monitor" means any person sixteen (16) years of age or older.

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- (c) No school committee shall negotiate, extend, or renew any transportation contract unless such contract enables the district to participate in the statewide transportation system, without penalty to the district, upon implementation of the statewide transportation system described in RIGL sections 16-21.1-7 and 16-21.1-8. Notice of the implementation of the statewide transportation system for in-district transportation shall be provided in writing by the department of elementary and secondary education to the superintendent of each district upon implementation. Upon implementation of the statewide system of transportation for all students, each school committee shall purchase transportation services for their own resident students by accessing the statewide system on a fee-for-service basis for each student; provided, however, that any school committee that fulfills its transportation obligations primarily through the use of district-owned buses or district employees may continue to do so. Variances to the requirement for the purchase of transportation services through the statewide transportation system for nonpublic and non-shared routes may be granted by the commissioner of elementary and secondary education if the commissioner finds that an alternative system is more cost effective. All fees paid for transportation services provided to students under the statewide system shall be paid into a statewide student transportation services restricted receipt account within the department of elementary and secondary education. Payments from the account shall be limited to payments to the transportation service provider and transportation system consultants. This restricted receipt account shall not be subject to the indirect cost recoveries provisions set forth in section 35-4-27.
- SECTION 2. Section 16-21.1-8 of the General Laws in Chapter 16-21.1 entitled "Transportation of School Pupils Beyond City and Town Limits" is hereby amended to read as follows:

<u>16-21.1-8. Statewide transportation system for all students. --</u> (a) Notwithstanding the regional structure created in this chapter, and upon implementation of a statewide school transportation system for all students, each school committee shall purchase the transportation services for their own resident students by accessing this integrated statewide system of transportation on a fee-for-service basis for each child; provided, however, that any school committee that fulfills its transportation obligations predominantly through the use of district-owned buses or district employees may apply for a variance from the commissioner of education,

or the commissioner's designee, thereby requesting that its transportation obligations continue to
be achieved through the use of the buses owned by the district and staffed by district employees
All fees paid for transportation services provided to students under the statewide system shall be
paid into a statewide student transportation services restricted receipt account within the
department of elementary and secondary education. Payments from the account shall be limited to
payments to the transportation service provider and transportation system consultants. This
restricted receipt account shall not be subject to the indirect cost recoveries provisions set forth in
section 35-4-27. The goals of the statewide system of transportation for all students shall be the
reduction of duplication of cost and routes in transporting children from the various cities and
towns using different buses within and between each city and town, the improvement of services
to children through the development of shorter ride times and more efficient routes of travel, and
the reduction of cost to local school committees through achieving efficiency in eliminating the
need for each school district to contract for and provide these transportation services separately.

Provided, that effective August 31, 2012, unless otherwise required under state or federal law, the statewide school transportation system shall provide that school committees and/or municipalities shall be able to charge an assessment for transportation costs to students who attend and seek transportation to private schools. The system shall also provide that the charges assessed shall be reasonably apportioned to reflect the actual additional costs incurred by the school committee and/or the municipality in providing the transportation of the pupil to the private schools. In the event such charges are lawfully assessed but are not paid, and the pupil involved is not otherwise entitled to free transportation under other state and/or federal law, the school committee and/or the municipality shall not be obligated to provide transportation and, if applicable, may discontinue providing such transportation to any said pupil(s).

(b) There shall be deducted from the final aid payment to each school district any amounts owed to the state at the end of the fiscal year for transportation of the district's students under the statewide transportation system established pursuant to this section. Districts shall receive monthly invoices summarizing the basis of the transportation fees charged. Any such deductions in aid shall be transferred to the statewide student transportation services restricted receipt account, as set forth in R.I.G.L. section 35-4-27.

SECTION 3. This act shall take effect upon passage.

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EXPLANATION

BY THE LEGISLATIVE COUNCIL

OF

AN ACT

RELATING TO EDUCATION -- HEALTH AND SAFETY OF PUPILS

This act would enable school committees and/or municipalities to charge a student and/or
the student's parent or guardian for providing transportation services to private schools.

This act would take effect upon passage.

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