LC00440

STATE OF RHODE ISLAND

IN GENERAL ASSEMBLY

JANUARY SESSION, A.D. 2012

AN ACT

RELATING TO EDUCATION -- FOUNDATION LEVEL SCHOOL SUPPORT

Introduced By: Senator P Fogarty

Date Introduced: January 11, 2012

Referred To: Senate Finance

It is enacted by the General Assembly as follows:

1 SECTION 1. Section 16-7-23 of the General Laws in Chapter 16-7 entitled "Foundation

Level School Support" is hereby amended to read as follows:

16-7-23. Community requirements -- Adequate minimum budget provision. -- (a)

The school committee's budget provisions of each community for current expenditures in each

budget year shall provide for an amount from all sources sufficient to support the basic program

6 and all other approved programs shared by the state. Each community shall contribute local funds

to its school committee in an amount not less than its local contribution for schools in the

previous fiscal year except to the extent permitted by section 16-7-23.1. Provided, that for the

fiscal years 2010 and 2011 each community shall contribute to its school committee in an amount

not less than ninety-five percent (95.0%) of its local contribution for schools for the fiscal year

11 2009. Calculation of the annual local contribution shall not include Medicaid revenues received

by the municipality or district pursuant to chapter 8 of title 40. A community which has a

decrease in enrollment may compute maintenance of effort on a per pupil rather than on an

aggregate basis when determining its local contribution; furthermore, a community which

experiences a nonrecurring expenditure for its schools may deduct the nonrecurring expenditure

in computing its maintenance of effort. The deduction of nonrecurring expenditures shall be with

the approval of the commissioner. The courts of this state shall enforce this section by writ of

18 mandamus.

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(1) Provided, however, that notwithstanding any provision of title 16 to the contrary, with

1 respect to regional school districts, debt service that is no longer carried on the books of any

regional school district shall not be included in any annual regional school district budget of said

district, nor shall non-reoccurring debt service be included in maintenance of effort as set forth

4 herein in subsection (a) above, nor shall any non-reoccurring debt service be included in the

operating budget of a regional school district. As used herein, the term "regional school district"

shall refer to a regional school district established pursuant to the provisions of chapter 16-3

(Establishment of Regional School Districts").

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(b) Whenever any state funds are appropriated for educational purposes, the funds shall

be used for educational purposes only and all state funds appropriated for educational purposes

must be used to supplement any and all money allocated by a city or town for educational

purposes and, in no event, shall state funds be used to supplant, directly or indirectly, any money

allocated by a city or town for educational purposes. All state funds shall be appropriated by the

municipality to the school committee for educational purposes in the same fiscal year in which

they are appropriated at the state level even if the municipality has already adopted a school

budget. All state and local funds unexpended by the end of the fiscal year of appropriation shall

remain a surplus of the school committee and shall not revert to the municipality. Any surplus of

state or local funds appropriated for educational purposes shall not in any respect affect the

requirement that each community contribute local funds in an amount not less than its local contribution for schools in the previous fiscal year, subject to subsection (a) of this section, and

shall not in any event be deducted from the amount of the local appropriation required to meet the

21 maintenance of effort provision in any given year.

SECTION 2. This act shall take effect upon passage.

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EXPLANATION

BY THE LEGISLATIVE COUNCIL

OF

AN ACT

RELATING TO EDUCATION -- FOUNDATION LEVEL SCHOOL SUPPORT

This act would provide that debt service that is no longer carried on the books of any regional school district would not be included in that district's annual regional school district budget.

This act would take effect upon passage.

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