

2026 -- S 2208

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STATE OF RHODE ISLAND

IN GENERAL ASSEMBLY

JANUARY SESSION, A.D. 2026

A N A C T

RELATING TO EDUCATION -- COOPERATIVE SERVICE AMONG SCHOOL DISTRICTS

Introduced By: Senators Bell, Mack, Ciccone, Quezada, Bissaillon, Kallman, Famiglietti,
and Zurier
Date Introduced: January 23, 2026
Referred To: Senate Education

It is enacted by the General Assembly as follows:

SECTION 1. Section 16-3.1-11 of the General Laws in Chapter 16-3.1 entitled
"Cooperative Service Among School Districts [See Title 16 Chapter 97 — The Rhode Island Board
of Education Act]" is hereby amended to read as follows:

16-3.1-11. Urban collaborative.

(a) Notwithstanding the provisions of any general or special law to the contrary, the school
committees of the cities of Providence, Pawtucket, East Providence, Central Falls and other Rhode
Island school districts as may be approved for inclusion by existing member districts in accordance
with collaborative bylaws are authorized and empowered to continue and/or initiate cooperative
efforts to provide alternate education programs and/or diagnostic services required by law or
regulation for students achieving limited success in traditional settings and to do all things
necessary including, but not limited to utilization of technology, including television, all on a
collaborative basis.

(b) The various school committees may assign and delegate to ~~their respective school~~
~~committee chairs or designee or superintendents of schools or designee, acting as a regional~~ the
urban collaborative board any duties, responsibilities, and powers that the committees may deem
necessary for the conduct, administration, and management of the urban collaborative. The school
committee of each member district shall appoint one board member plus one additional board
member for every thirty (30) students attending the urban collaborative from the member district.
Whenever a vacancy arises on the urban collaborative board, the urban collaborative board may

1 provide a list of suggested candidates to the school committee of the member district filling the
2 vacancy. Although these suggestions shall be non-binding, and the school committee may select a
3 board member who is not on the list of suggested candidates, the school committee shall give due
4 consideration to the list of suggested candidates the urban collaborative board may provide.

5 (c)(1) Beginning on July 1, 2013 the urban collaborative shall be funded pursuant to the
6 provisions of § 16-7.2-3. The state share of the permanent foundation education aid shall be paid
7 directly to the urban collaborative pursuant to the provisions of § 16-7.2-7. The local school district
8 shall transfer the difference between the calculated state share of the permanent foundation
9 education aid and the amount calculated pursuant to the provisions of § 16-7.2-7 to the urban
10 collaborative, until the transition of the state share is complete. In addition, the local school district
11 shall pay the local share of education funding to the urban collaborative as outlined in § 16-7.2-5.

12 (2) The urban collaborative shall be eligible to receive other aids, grants, Medicaid revenue,
13 and any other revenue according to Rhode Island law, as though it were a school district. Federal
14 aid received by the state shall be used to benefit students in the urban collaborative, if the school
15 qualifies for the aid, as though it were a school district.

16 (d) Nothing in chapter 7.1 of title 16 shall be construed to authorize the department of
17 elementary and secondary education to exercise control over the powers of a school committee
18 pursuant to this section. During the duration of the intervention and support for the Providence
19 public school district pursuant to § 16-7.1-5 including, but not limited to, the assumption of control
20 over budget, program, and/or personnel of individual schools within the Providence public school
21 district:

22 (1) No decision to terminate Providence's participation in the urban collaborative shall be
23 valid without the approval of the Providence school board. Any such decisions made prior to the
24 effective date of this subsection shall be null and void until approved by the Providence school
25 board.

26 (2) No decision to withdraw Providence students from the urban collaborative without their
27 consent shall be valid without the approval of the Providence school board.

28 (3) Any student of the Providence public schools who has been denied matriculation in the
29 urban collaborative by the Providence public school district may apply directly to the urban
30 collaborative for matriculation in the urban collaborative.

31 (4) The Providence public schools shall not reduce either per pupil or total funding to the
32 urban collaborative below the fiscal year 2025 level, increased by the same percentage as the state
33 total of school aid is increased.

1 SECTION 2. This act shall take effect upon passage.

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EXPLANATION
BY THE LEGISLATIVE COUNCIL
OF
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RELATING TO EDUCATION -- COOPERATIVE SERVICE AMONG SCHOOL DISTRICTS

- 1 This act would amend the composition of the urban collaborative in Providence and would
2 provide that the urban collaborative would be governed by a board of trustees. It would also clarify
3 that the Providence public schools cannot terminate their participation in the urban collaborative
4 during the state takeover of the Providence public schools without the approval of the Providence
5 school board.
6 This act would take effect upon passage.

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