MAINE STATE LEGISLATURE

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STATE OF MAINE 4

SENATE 5

123RD LEGISLATURE 6

SECOND REGULAR SESSION

SENATE AMENDMENT " \mathcal{A} " to COMMITTEE AMENDMENT "B" to S.P. 741, 8 9 L.D. 1932, Bill, "An Act To Amend the Laws Regarding School Funding"

Amend the amendment in Part A by inserting after section 2 the following:

'Sec. A-3. 20-A MRSA §1461, sub-§8 is enacted to read:

Termination of reorganization planning process. If at any time the representatives of a school administrative unit participating on a reorganization planning committee determine by majority vote of those representatives that it is not in the best interests of that school administrative unit to continue the reorganization planning process, they may notify the reorganization planning committee and the governing body of the school administrative unit and request that the governing body of the school administrative unit conduct a public hearing on whether or not the school administrative unit should continue to participate in the reorganization planning process. Following such a request, the governing body of the school administrative unit shall conduct a public hearing on the issue. Following the public hearing, the governing body of the school administrative unit or, in the case of a municipal school unit, the municipal officers may place a warrant article substantially as follows on the ballot of a referendum in accordance with the referendum procedures applicable to that school administrative

"Article: Do you favor (insert name of school administrative unit) opting out of the school reorganization planning process with (insert names of other school administrative units) and remaining as a (insert type of school administrative unit)?

29 Yes No"

> The school administrative unit shall report the results of the referendum to the reorganization planning committee and the department following the referendum election. If a majority at the referendum votes in favor of opting out of the school reorganization planning process, that school administrative unit may not participate further in the school reorganization planning process.'

Amend the amendment by inserting after section 12 the following:

36 'Sec. 13. PL 2007, c. 240, Pt. XXXX, §36, sub-§13 is enacted to read:

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(Senator RAYE)

COUNTY: Washington

SENATE AMENDMENT "A" to COMMITTEE AMENDMENT "B" to S.P. 741, L.D. 1932

13. Termination of reorganization planning process. Notwithstanding any other
provision of this Part, if at any time the representatives of a school administrative unit
participating on a reorganization planning committee determine by majority vote of those
representatives that it is not in the best interests of that school administrative unit to
continue the reorganization planning process, they may notify the reorganization planning
committee and the governing body of the school administrative unit and request that the
governing body of the school administrative unit conduct a public hearing on whether or
not the school administrative unit should continue to participate in the reorganization
planning process. Following such a request, the governing body of the school
administrative unit shall conduct a public hearing on the issue. Following the public
hearing, the governing body of the school administrative unit or, in the case of a
municipal school unit, the municipal officers may place a warrant article substantially as
follows on the ballot of a referendum in accordance with the referendum procedures
applicable to that school administrative unit:
"Article: Do you favor (insert name of school administrative unit) opting out of the
school reorganization planning process with (insert names of other school
administrative units) and remaining as a (insert type of school administrative unit)?
Yes/No"
The school administrative unit shall report the results of the referendum to the
reorganization planning committee and the department following the referendum election.
If a majority at the referendum votes in favor of opting out of the school reorganization
planning process, that school administrative unit may not participate further in the school
reorganization planning process.'
Amend the amendment by relettering or renumbering any nonconsecutive Part letter
or section number to read consecutively.
or section number to read consecutivery.
SUMMARY
This amendment establishes a procedure by which a school administrative unit may
withdraw from the school reorganization planning process. The procedure requires a majority vote of the representatives of a school administrative unit on a reorganization
planning committee followed by a public hearing and a referendum vote of the school
administrative unit on the question of whether the school administrative unit should opt
out of the school reorganization planning process.
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FISCAL NOTE REQUIRED
(See attached)
SPONSORED RY: MILLS L. A. A.

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123rd MAINE LEGISLATURE

LD 1932

LR 3324(17)

An Act To Amend the Laws Regarding School Funding

Fiscal Note for Senate Amendment "A" to Committee Amendment "B"

Sponsor: Sen. Raye of Washington

Fiscal Note Required: Yes

Fiscal Note

No State fiscal impact

Fiscal Detail and Notes

Allowing school administrative units to withdraw from the reorganization planning process by following the established procedure, including holding a referendum vote, does not have a fiscal impact to the State. Choosing to opt out of a regional school unit results in the acceptance of penalities pursuant to Public Law 2007, chapter 240, Part XXXX, §15696.