## MAINE STATE LEGISLATURE

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## 125th MAINE LEGISLATURE

## FIRST REGULAR SESSION-2011

**Legislative Document** 

No. 268

H.P. 221

House of Representatives, February 1, 2011

An Act To Make the Consolidation of School Administrative Units Voluntary and To Eliminate the Penalties for Units That Choose Not To Consolidate

Reference to the Committee on Education and Cultural Affairs suggested and ordered printed.

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HEATHER J.R. PRIEST
Clerk

Presented by Representative MacDONALD of Boothbay. Cosponsored by Senator TRAHAN of Lincoln and Representative: McKANE of Newcastle.

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## 1 Be it enacted by the People of the State of Maine as follows: 2 Sec. 1. 20-A MRSA §1461, sub-§1, as enacted by PL 2007, c. 240, Pt. XXXX, 3 §13, is amended to read: 4 1. Notice of intent. Each school administrative unit that chooses to join in the formation of a regional school unit shall file with the commissioner a notice of intent to 5 engage in planning and negotiations with other school administrative units for the 6 purpose of developing a reorganization plan to form a regional school unit under this 7 chapter. The commissioner shall respond to each notice of intent providing information 8 9 regarding the process and whether the intended action complies with the requirements of this chapter. A school administrative unit is not required to join in the formation of a 10 regional school unit or to join a regional school unit. 11 Sec. 2. 20-A MRSA §1461, sub-§3, as amended by PL 2009, c. 580, §§3 and 4, 12 is further amended to read: 13 14 3. Submission of plans. Each school administrative unit that chooses to consolidate 15 shall submit to the commissioner its proposed reorganization plan for consolidation into a regional school unit that meets the requirements of paragraphs A and B. 16 17 A. A reorganization plan must include: 18 (1) The units of school administration to be included in the proposed reorganized regional school unit; 19 (2) The size, composition and apportionment of the governing body; 20 21 (3) The method of voting of the governing body; 22 (4) The composition, powers and duties of any local school committees to be 23 created; 24 (5) The disposition of real and personal school property; 25 The disposition of existing school indebtedness and lease-purchase obligations if the parties elect not to use the provisions of section 1506 regarding 26 27 the disposition of debt obligations; (7) The assignment of school personnel contracts, school collective bargaining 28 agreements and other school contractual obligations; 29 30 (8) The disposition of existing school funds and existing financial obligations, 31 including undesignated fund balances, trust funds, reserve funds and other funds appropriated for school purposes;

school year of the reorganized unit and interim personnel policies;

review the reorganization plan;

(9) A transition plan that addresses the development of a budget for the first

(10) Documentation of the public meeting or public meetings held to prepare or

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1 (11) An explanation of how units that approve the reorganization plan will proceed if one or more of the proposed members of the regional school unit fail 2 3 to approve the plan; (12) An estimate of the cost savings to be achieved by the formation of a 4 regional school unit and how these savings will be achieved; and 5 (13) Such other matters as the governing bodies of the school administrative 6 units in existence on the effective date of this chapter may determine to be 7 8 necessary. 9 B. In order for the plan to be approved by the commissioner, the governing bodies of school administrative units shall work within the following parameters. 10 (1) The proposed regional school unit must serve not fewer than 2,500 students, 11 including, for purposes of this paragraph, students attending from the 12 unorganized territory, except where circumstances relating to the following 13 14 factors justify an exception: 15 (a) Geography, including physical proximity and the size of the current school administrative unit; 16 17 (b) Demographics, including student enrollment trends and the composition and nature of communities in the regional school unit; 18 19 (c) Economics, including existing collaborations to be preserved or enhanced 20 and opportunities to deliver commodities and services to be maximized; 21 (d) Transportation; 22 (e) Population density; or 23 (f) Other unique circumstances including the need to preserve existing or developing relationships, meet the needs of students, maximize educational 24 opportunities for students and ensure equitable access to rigorous programs 25 for all students. 26 27 When circumstances justify an exception to the size requirement set forth in this subparagraph of 2,500 students, the unit must serve as close to 2,500 students as 28 29 possible and in no case, except for coastal islands and schools operated by tribal school committees, may it serve fewer than 1,200 students, including, for 30 31 purposes of this paragraph, students attending from the unorganized territory. 32 (2) The plan must provide comprehensive programming for all students from kindergarten to grade 12 and must include at least one publicly supported 33 secondary school. 34 (3) The plan must be consistent with the policies set forth in section 1451. 35 36 (4) The plan may not displace teachers or students or close any schools existing 37 and operating during the school year immediately preceding reorganization, 38 except as permitted under section 1512. 39 (5) The plan must address how the school administrative unit will reorganize

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administrative functions, duties and noninstructional personnel so that the

1 projected expenditures of the reorganized school administrative unit in the first 2 year of operation during the school year immediately following reorganization for system administration, transportation, special education and facilities and 3 maintenance will not have an adverse impact on the instructional program. 4 5 C. Notwithstanding paragraph B, subparagraph (1), the commissioner may approve: 6 (1) A regional school unit to serve fewer than 1,200 students but not less than 7 1,000 students in an isolated rural community, including, for purposes of this 8 paragraph, students attending from the unorganized territory, if the proposed 9 regional school unit meets at least one of the following criteria: 10 The proposed regional school unit comprises 3 or more school administrative units in existence prior to July 1, 2008; 11 12 (b) The member municipalities of the proposed regional school unit are surrounded by approved regional school units or alternative organizational 13 structures and there are no other school administrative units available to join 14 the proposed regional school unit; or 15 (c) The member municipalities of the proposed regional school unit include 16 2 or more isolated small schools that are eligible for an isolated small school 17 adjustment pursuant to section 15683, subsection 1, paragraph F; and 18 19 (2) The formation of a regional school unit if the governing body or bodies of the 20 proposed regional school unit demonstrate, in the notice of intent under 21 subsection 1, that all reasonable and practical means of satisfying the requirements of subparagraph (1) and paragraph B, subparagraph (1) have been 22 23 exhausted, and that approval is warranted based on the unique or particular 24 circumstances of the unit or units. 25 In considering a request under this paragraph, the commissioner's decision must be based on, but is not limited to, the specific facts presented in the notice of intent and 26 27 is applicable only to the specific school administrative units the decision concerns. If the commissioner denies approval of a regional school unit under this paragraph, the 28 29 commissioner's decision constitutes final agency action and is not subject to appeal to 30 the state board. 31 **Sec. 3. 20-A MRSA §1461-B, sub-§6, ¶A,** as enacted by PL 2009, c. 580, §5, is 32 repealed. **Sec. 4. 20-A MRSA §1461-B, sub-§6, ¶B,** as enacted by PL 2009, c. 580, §5, is 33 34 Sec. 5. 20-A MRSA §1461-B, sub-§6, ¶C, as enacted by PL 2009, c. 580, §5, is 35 36 repealed. Sec. 6. 20-A MRSA §1465, sub-§3, as enacted by PL 2007, c. 240, Pt. XXXX, 37

3. Referendum for a school administrative unit to join an existing regional

school unit. The municipal officers of each municipality in a proposed reorganized

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§13, is amended to read:

1 school administrative unit shall place a warrant article substantially as follows on the 2 ballot of a municipal referendum in accordance with the referendum procedures 3 applicable to the school administrative unit of which the municipality is a member. 4 "Article: Do you favor approving the school reorganization plan prepared by the (insert name) Reorganization Planning Committee for school administrative unit 5 (insert name of affected school administrative unit) to join the regional school unit 6 7 (name of regional school unit), with an effective date of (insert date)? 8 9 The following statement must accompany the article: 10 "Explanation: A "YES" vote means that you approve of the (municipality or school 11 administrative unit) joining the proposed regional school unit. The financial 12 13 penalties under the Maine Revised Statutes, Title 20-A, section 15696 to the 14 existing school administrative unit will no longer apply to the proposed regional 15 school unit " Sec. 7. 20-A MRSA §1465, sub-§4, as enacted by PL 2007, c. 240, Pt. XXXX, 16 §13, is amended to read: 17 18 4. Referendum on the admission of an additional school administrative unit to 19 an existing regional school unit. If the vote to join a regional school unit under 20 subsection 3 was in the affirmative, the existing regional school unit shall call a regional school unit referendum to vote on the following article. 21 22 "Article: Do you favor approving the school reorganization plan prepared by the (insert name) Reorganization Planning Committee for school administrative unit 23 24 (insert name of affected school administrative unit) to join the regional school unit 25 (name of regional school unit), with an effective date of (insert date)? Yes No" 26 27 The following statement must accompany the article: 28 "Explanation: 29 A "YES" vote means that you approve of the (municipality or school 30 administrative unit) joining the proposed regional school unit. The financial penalties under the Maine Revised Statutes, Title 20-A, section 15696 to the 31 32 existing school administrative unit will no longer apply to the proposed regional 33 school unit." 34 Sec. 8. 20-A MRSA §1466, sub-§20, as enacted by PL 2009, c. 580, §9, is 35 repealed. 36 **Sec. 9. 20-A MRSA §15696,** as amended by PL 2009, c. 455, §1, is repealed. 37 Sec. 10. PL 2007, c. 240, Pt. XXXX, §36, sub-§11, as amended by PL 2009, c. 571, Pt. VVV, §1, is further amended to read: 38

Result of disapproval at January 2008 referendum or subsequent 1 2 referendum on or before January 30, 2009. A school administrative unit that rejects a 3 proposed reorganization plan at the January 15, 2008 referendum or at a subsequent referendum on or before January 30, 2009 may restart the process to form a regional 4 5 school unit with the same or other school administrative units and may seek assistance 6 from the Department of Education to prepare another reorganization plan. 7 Subsequent reorganization plans must meet the same requirements as for reorganization plans filed prior to the January 2008 referendum, except that the 8 9 timelines are adjusted to reflect a July 1, 2009 reorganization date. 10 B. The penalties set forth in Title 20-A, section 15696 apply to any school administrative unit that fails to approve a reorganization plan on or before January 11 30, 2009 and to implement that plan by July 1, 2009, including those school 12 administrative districts that are reformulated under subsection 12. These penalties do 13 14 not apply to any school administrative unit that implements a reorganization plan by 15 July 1, 2011 in accordance with subsection 11-A. 16 Sec. 11. PL 2007, c. 240, Pt. XXXX, §36, sub-§11-A, as amended by PL 2009, 17 c. 571, Pt. VVV, §2, is further amended to read: 18 11-A. Result for school administrative unit that approves plan at referendum on or before January 30, 2010 but is unable to implement plan. A school administrative 19 20 unit that approves a proposed reorganization plan at the January 15, 2008 referendum or at a subsequent referendum on or before January 30, 2010 but is unable to implement the 21 22 plan because the plan was rejected at referendum by one or more of its proposed partner 23 school administrative units under the plan may restart the process to form a regional 24 school unit with the same or other school administrative units and may seek assistance 25 from the Department of Education to prepare another reorganization plan. 26 Subsequent reorganization plans must meet the same requirements as for 27 reorganization plans filed prior to the January 2008 referendum, except that the 28 timelines are adjusted to reflect a July 1, 2011 reorganization date. 29 B. The penalties set forth in Title 20 A, section 15696 apply, as of July 1, 2011, to any school administrative unit that fails to approve a reorganization plan on or before 30 31 January 30, 2011 and to implement that plan by July 1, 2011. 32 Sec. 12. PL 2007, c. 240, Pt. XXXX, §44 is repealed. **SUMMARY** 33

This bill amends the laws governing school administrative unit consolidation to make

consolidation voluntary and to eliminate the penalties set forth for nonconforming school

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administrative units.