SLS 051ES-459 ORIGINAL

First Extraordinary Session, 2005

SENATE BILL NO. 98

BY SENATOR MARIONNEAUX

FUNDS/FUNDING. Provides with regard to required distribution by school boards of increased amounts in the MFP. (gov sig)

AN ACT 1 2 To enact R.S. 17:25.2, relative to the Minimum Foundation Program formula; to provide relative to the costs of the formula and the distribution of allocations; to provide 3 relative to the application of the requirements of the formula to city, parish, and other 4 5 local public school systems; and to provide for related matters. 6 Be it enacted by the Legislature of Louisiana: 7 Section 1. R.S. 17:25.2 is hereby enacted to read as follows: 8 §25.2. Minimum Foundation Program; approved formula; required 9 distributions 10 A. Whenever the approved formula that is the basis for determining the 11 cost to the state of the Minimum Foundation Program of education and for the allocation of funding to the city, parish, and other local public school systems 12 13 requires that a specific percentage of new funding allocated in any year under 14 the formula to any such school system as compared to the allocation of the prior year be distributed as salary to any class of employees, each school board may 15 delay the inclusion of such amount in the payments of salary to employees until 16 such time as the final budgetary letter from the state superintendent of 17

SB NO. 98 education is provided to the school board that informs the school board of the

final amount of funding due the school system under the formula is determined.

However, once the final total for the year is determined, the school board shall

insure that the required percentage of the total is paid as salary as required by

the formula.

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B. In Fiscal Year 2005-2006 any school board which was provided a preliminary allocation of funds under the formula which is reduced when the final determination is made and the school board has distributed a fixed percentage of any increase in the amount of its allocation as compared to the prior year's allocation as salary to any class of employees as required by the formula shall not have the overage over the preliminary estimate reduced during the balance of the fiscal year.

Section 2. This Act shall become effective upon signature by the governor or, if not signed by the governor, upon expiration of the time for bills to become law without signature by the governor, as provided by Article III, Section 18 of the Constitution of Louisiana. If vetoed by the governor and subsequently approved by the legislature, this Act shall become effective on the day following such approval.

The original instrument and the following digest, which constitutes no part of the legislative instrument, were prepared by Diane M. Burkhart.

DIGEST

Provides that when the approved MFP formula requires that a specific percentage of new funding provided in any year as compared to the prior year be distributed as salary to any class of employees, each school board may delay the inclusion of such amount in the payments of salary to employees until such time as the final budgetary letter from the state superintendent of education is provided to the school board that informs the school board of the final amount of funding due the school system under the formula is determined. Requires that once the final total for the year is determined, the school board shall insure that the required percentage of the total is paid as salary as required by the formula.

Provides that in FY 2005-06 any school board which was provided a preliminary allocation of funds under the formula which is reduced when the final determination was made and the school board had already distributed a fixed percentage of any increase in the amount of its allocation as compared to the prior year's allocation as salary to any class of employees as required by the formula shall not have the overage over the preliminary estimate reduced during the balance of the fiscal year.

Effective upon signature of the governor or lapse of time for gubernatorial action.

(Adds R.S. 17:25.2)