PLEASE NOTE: Legislative Information *cannot* perform research, provide legal advice, or interpret Maine law. For legal assistance, please contact a qualified attorney.

An Act To Support Regionalization of Public Schools and Achieve Efficiency and Improve Quality

Be it enacted by the People of the State of Maine as follows:

- **Sec. 1. 20-A MRSA §1201, sub-§1,** as enacted by PL 1981, c. 693, §§5 and 8, is amended to read:
- 1. Number of municipalities. The district shallmust have 2 or more member municipalities and may include a municipality or school administrative district combining with another school administrative district.
- **Sec. 2. 20-A MRSA §1202, sub-§1,** as enacted by PL 1981, c. 693, §§5 and 8, is amended to read:
- **1. Application vote.** At a duly called special or regular meeting or city election the voters of a municipality may instruct its school board to file an application with the state board. The article to be inserted in the warrant for the meeting shallmust be in the following form:

"To see if the municipality will vote to instruct its school board to file an application with

the State Board of Education for the purpose of forming a school administrative district with the following towns:
(naming them)"

For a school administrative district that is forming a new school administrative district with another school administrative district or municipality, approval of the article requires a majority vote of those voting in each municipality in the district.

- **Sec. 3. 20-A MRSA §1202, sub-§2,** as enacted by PL 1981, c. 693, §§5 and 8, is amended to read:
- **2. Initial application.** If the article is approved, the school board shall file an initial application with the state board.
 - A. The application shallmust include a list of the names of the municipalities that propose to form the school administrative district, an adequate study outlining the desirability and the educational feasibility of the proposed district and whatever other information the state board may deemdetermines necessary and proper.

- B. In municipalities which have For a municipality or school administrative district that has less than 300, but more than 99 resident pupils, the application shallmust state in detail the educational, economic and geographic reasons for the formation of the proposed school administrative district.
- C. An application shallmust be filed on a form prepared by the state board.
- **Sec. 4. 20-A MRSA §1202, sub-§3,** as enacted by PL 1981, c. 693, §§5 and 8, is amended to read:
- **3. Calling of a joint meeting.** If the state board finds the proposed school administrative district eligible and approves its initial application, the state board shall notify the municipal officers and the members of the school boards inof the municipalities within the proposed district of a date, time and place of a joint meeting of the municipal officers and the school board members from for each municipality.
 - A. The notice shallmust be in writing and sent by registered or certified mail, return receipt requested, to the addresses as shown on the application.
 - B. The notice shallmust be mailed at least 10 days prior to the date set for the meeting.
- **Sec. 5. 20-A MRSA §1202, sub-§4,** as amended by PL 1983, c. 485, §7, is further amended to read:
 - **4. Joint meeting.** The following shall governgoverns the joint meeting.
 - A. At least 1/2 of the total number of municipal officers and school committee members eligible to vote at the joint meeting shallmust be present to constitute a quorum. If there is no quorum, those present shall report to the state board that a quorum was not present and request the state board to issue a new notice.
 - B. The school boards and municipal officers of each municipality shall each caucus and select 3 of their members to represent their each municipality in the joint meeting. Other members may not vote in the joint meeting.
 - C. Those with voting rights shall, by majority vote:
 - (1) Elect a chairmanchair and a secretary;
 - (2) Determine the total number of school directors to represent each municipality and the method of apportioning voting power among directors consistent with this section and sections 1251 and 1252;
 - (3) Determine the method of sharing costs under section 1301; and

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- (4) Determine the date when all the municipalities in the proposed district shallmust vote on the articles of district formation. The date shallmust be at least 60 days from the date on which it is determined.
- D. The <u>ehairmanchair</u> and secretary shall prepare a report describing the number of directors and the representation from each municipality. They shall sign and forward that report to the state board.

SUMMARY

This bill allows a school administrative unit that is a municipality or school administrative district to combine with another school administrative district to create a larger school administrative district.