The Commonwealth of Massachusetts

In the One Hundred and Ninetieth General Court (2017-2018)

SENATE, Friday, March 9, 2018

The committee on Education, to whom was referred the petitions (accompanied by resolve, Senate, No. 217) of Harriette L. Chandler, Anne M. Gobi, Carmine L. Gentile, Richard J. Ross and others for legislation to establish a commission on regional school district foundation budgets; (accompanied by bill, Senate, No. 223) of Sonia Chang-Diaz, Jack Lewis, Jason M. Lewis, Marjorie C. Decker and other members of the General Court for legislation to modernize the foundation budget for the 21st century; (accompanied by bill, Senate, No. 224) of Cynthia S. Creem for legislation relative to special education transportation costs; (accompanied by bill, Senate, No. 225) of Cynthia S. Creem for legislation relative to circuit breaker reimbursement; (accompanied by bill, Senate, No. 235) of Sal N. DiDomenico, Mayor Martin J. Walsh, Edward F. Coppinger, Daniel Cullinane and other members of the General Court for legislation relating to special education funding; (accompanied by bill, Senate, No. 241) of Sal N. DiDomenico and James B. Eldridge for legislation relative to charter school funding; (accompanied by bill, Senate, No. 268) of Patricia D. Jehlen, James B. Eldridge, Kenneth I. Gordon and Mary S. Keefe for legislation to include transitory student enrollment in the calculation of aide under Chapter 70; (accompanied by bill, Senate, No. 284) of Jason M. Lewis, Chris Walsh, Jennifer E. Benson, Barbara A. L'Italien and other members of the General Court for legislation to implement the recommendations of the Chapter 70 foundation budget review commission; (accompanied by bill, House, No. 252) of Kimberly N. Ferguson, James M. Kelcourse and others relative to school foundation budgets; (accompanied by bill, House, No. 264) of Patricia A. Haddad and others relative to special education funding; (accompanied by bill, House, No. 269) of Bradford R. Hill, David K. Muradian, Jr., and Kathleen O'Connor Ives relative to the foundation funding of special education; (accompanied by bill, House, No. 282) of James M. Kelcourse, Bradford R. Hill and Kathleen O'Connor Ives relative to the calculation of the special education reimbursement funding program; (accompanied by bill, House, No. 283) of James M. Kelcourse, Bradford R. Hill and Kathleen O'Connor Ives relative to special education transportation funding reform; (accompanied by bill, House, No. 299) of David K. Muradian, Jr., and others relative to special

education funding; (accompanied by bill, House, No. 312) of John H. Rogers, Thomas M. Stanley and Michael S. Day for legislation to promote educational resource allocation decisions at the local level; (accompanied by bill, House, No. 313) of John H. Rogers and others relative to expanding the special education reimbursement program to include transportation costs; (accompanied by bill, House, No. 2040) of Bradford R. Hill relative to implementing the recommendations of the foundation budget review commission; (accompanied by bill, House, No. 2063) of Frank I. Smizik and others relative to the calculation of special education reimbursement amounts; and (accompanied by bill, House, No. 2841) of Claire D. Cronin and others relative to the Foundation Budget Review Commission,- reports the accompanying bill (Senate, No. 2325).

For the committee, Sonia Chang-Diaz

SENATE No. 2325

The Commonwealth of Massachusetts

In the One Hundred and Ninetieth General Court (2017-2018)

An Act modernizing the foundation budget for the 21st century.

Be it enacted by the Senate and House of Representatives in General Court assembled, and by the authority of the same, as follows:

1	SECTION 1. Chapter 29 of the General Laws, as appearing in the 2014 Official Edition,
2	is amended by inserting after section 5B the following section:-
3	Section 5B ^{$\frac{1}{2}$} . (a) Notwithstanding the provisions of any general or special law to the
4	contrary, as used in this section the following terms shall have the following meanings:
5	"Assumed in-school special education enrollment", 4 per cent of the total foundation
6	enrollment in a district not including vocational or preschool enrollment, plus 5 per cent of
7	vocational enrollment.
8	"Foundation Benefits", the amount allotted within a district's foundation budget for
9	employee benefits and fixed charges; provided, however, that the allotment shall be equal to the
10	sum of: (i) the employee health insurance rate multiplied by the number of active employees for
11	whom the district provides health insurance; and (ii) the retired employee health insurance rate
12	multiplied by the number of the district's retired employees.

13	"Employee health insurance rate", the employer share of the average group insurance
14	commission premium for the plans for the 3 previous fiscal years; provided, however, that the
15	group insurance commission shall annually, not later than June 30, provide the department with
16	data necessary for the determination of the rate or an increase of it.
17	"English learner enrollment", the number of students identified as English learners
18	pursuant to chapter 71A, including students enrolled in vocational and technical schools.
19	"English learner increment", the additional amount allotted within a district's foundation
20	budget for additional services for English learners, including those enrolled in vocational and
21	technical schools; provided, however, that the value of the increment for fiscal year 2019 shall be
22	\$2,355.58 multiplied by the number of English learners in the district and shall be adjusted
23	annually thereafter by the foundation inflation index.
24	"Low-income enrollment", the number of children attending school in a district
25	regardless of residence or tuition-paying status, with a family income not more than 185 per cent
26	of the federal poverty level; provided, however, that a "low-income child" or "low-income
27	student" shall mean a child who meets these eligibility standards; and provided further, that in
28	determining the total number of low-income students, the department shall use the preceding
29	year's actual number of low-income elementary, junior high or middle school, high school and
30	vocational students and 1/2 of the preceding year's actual number of low-income kindergarten and
31	preschool students.

32 "Low-income increment", the additional amount allotted within a district's foundation
33 budget for each student with a family income not more than 185 per cent of the federal poverty
34 level; provided, however, that the department shall rank each district and divide the districts into

35 deciles; provided further, that each district shall be assigned a low-income decile based on its 36 low income percentage which shall be calculated as its number of low-income students divided 37 by the total foundation enrollment; provided further, that each decile shall be assigned a low-38 income increment where the increment for the lowest percentage decile shall be fifty per cent of 39 the statewide per pupil amount for students with a family income more than 185 per cent of the 40 federal poverty level and the increment for the highest percentage decile shall be one hundred 41 percent of the statewide per pupil amount for students with a family income more than 185 per 42 cent of the federal poverty level.

43 "Retired employee health insurance rate", the average group insurance commission
44 premium for all retiree plans for the 3 previous fiscal years; provided, however, that the group
45 insurance commission shall annually, not later than June 30, provide the department with data
46 necessary for the determination of such rate or any increase of it.

47 "Tuitioned-out special education rate", four times the statewide foundation budget per
48 pupil amount minus the statewide foundation budget per pupil amount for the prior fiscal year.

49 (b) Annually, not later than January 15, the secretary of administration and finance shall 50 meet with the senate and house committees on ways and means to jointly determine an implementation schedule to fulfill the recommendations filed on November 2, 2015 by the 51 52 foundation budget review commission established in section 4 of chapter 70. The 53 implementation schedule shall establish a foundation budget as defined in section 2 of said 54 chapter 70 incorporating the categories, as defined in paragraph (a), of tuitioned-out special 55 education rate, assumed in-school special education enrollment, low-income increment, low-56 income enrollment, foundation benefits, employee health insurance rate, retired employee health

57 insurance rate and English language learner increment; provided, however, that in the first year 58 of the term of office of a governor who has not served in the preceding year, the parties shall 59 determine an implementation schedule not later than January 31 of that year. In determining the 60 implementation schedule, the secretary of administration and finance and the senate and house 61 committees on ways and means shall hold a public hearing and receive testimony from the 62 commissioner of elementary and secondary education and other interested parties. The schedule 63 may be amended by agreement of the senate and house committees on ways and means in any fiscal year to reflect changes in enrollment, inflation, student populations or other factors that 64 65 may affect the remaining costs in the schedule. The implementation schedule shall be included in 66 a joint resolution and placed before the members of the general court for their consideration 67 annually, along with any proposed legislation necessary to execute and implement the schedule, 68 not later than February 15. The implementation schedule shall be subject to appropriation. Upon 69 completion of the implementation schedule, a joint resolution shall be placed before the members 70 of the general court affirming that the recommendations of the commission have been fulfilled; 71 provided, however, that the determination of an annual implementation schedule shall no longer 72 be required upon the adoption of the resolution.

73 SECTION 2. Said chapter 70 is hereby further amended by inserting after section 4 the
 74 following section:-

Section 4A. (a) The department, in consultation with the executive office of education,
shall convene a data advisory committee to promote the improved use of school-level data to
inform effective resource allocation decisions at the local level. The data advisory committee
shall include, but not be limited to, a representative from the following organizations: the
Massachusetts Association of School Committees, Inc.; the Massachusetts Association of School

Superintendents, Inc.; the Massachusetts Association of School Business Officials, Inc.; the
Massachusetts Association of Vocational Administrators, Inc.; and the Massachusetts
Association of Regional Schools, Inc. The data advisory committee shall assist the department to
identify, advise and analyze cost-effective ways to achieve the following goals including, but not
limited to:

(i) streamlining financial reporting, eliminating duplicate reporting requirements and
improving data quality;

(ii) strengthening the department's capacity to analyze and report staffing, scheduling and
financial data in ways that support strategic resource allocation decisions at the district and
school level;

90 (iii) strengthening district capacity to use data to make strategic resource allocation
91 decisions; and

92 (iv) establishing a data collection and reporting system that: (A) tracks funding allocated 93 for English language learner and low-income students to ensure that spending is targeted to the 94 intended populations and to provide a data source for the foundation budget review commission 95 about the accuracy and adequacy of the low-income and English language learner increments; 96 and (B) allows for access to school-level expenditures and data across all districts to inform the 97 public and policy-makers about effective school-level interventions and investments.

(b) The data advisory committee shall report its progress to the board of elementary and
secondary education, the senate and house chairs of the joint committee on education and the
chairs of the senate and house committees on ways and means not less than semiannually, by
December 1 and June 1, and shall make recommendations as necessary for the department to

- 102 achieve the goals of this section. The department may, in consultation with the data advisory
- 103 group, develop or procure the data collection and reporting system under clause (iv) of
- 104 subsection (a).