STATE OF NEW YORK

1469

2017-2018 Regular Sessions

IN SENATE

January 9, 2017

Introduced by Sen. RITCHIE -- read twice and ordered printed, and when printed to be committed to the Committee on Education

AN ACT to amend the education law, in relation to the salary of certain teachers providing instruction in career and technical education to school age students

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

1 Section 1. Paragraph b of subdivision 5 of section 1950 of the educa-2 tion law, as amended by chapter 296 of the laws of 2016, is amended to 3 read as follows:

3 b. The cost of services herein referred to shall be the amount allocated to each component school district by the board of cooperative educational services to defray expenses of such board, including approved expenses from the testing of potable water systems of occupied school buildings under the board's jurisdiction as required pursuant to 9 section eleven hundred ten of the public health law, except that that part of the salary paid any teacher, supervisor or other employee of the 10 11 board of cooperative educational services which is in excess of thirty 12 thousand dollars shall not be such an approved expense, and except also 13 that administrative and clerical expenses shall not exceed ten percent 14 of the total expenses for purposes of this computation. Provided however, that for teachers providing instruction in career and technical 16 education to school age students, the salary, to be considered as an approved expense, shall not exceed thirty-four thousand dollars for the 17 two thousand seventeen -- two thousand eighteen school year; thirty-eight 18 19 thousand dollars for the two thousand eighteen -- two thousand nineteen 20 school year; forty-two thousand dollars for the two thousand nineteen--21 two thousand twenty school year; forty-six thousand dollars for the two 22 thousand twenty--two thousand twenty-one school year; and fifty thousand 23 dollars for the two thousand twenty-one--two thousand twenty-two school 24 year, and thereafter. Any gifts, donations or interest earned by the

LBD07451-01-7

S. 1469 2

1 board of cooperative educational services or on behalf of the board of cooperative educational services by the dormitory authority or any other source shall not be deducted in determining the cost of services allo-4 cated to each component school district. Any payments made to a compo-5 nent school district by the board of cooperative educational services pursuant to subdivision eleven of section six-p of the general municipal law attributable to an approved cost of service computed pursuant to this subdivision shall be deducted from the cost of services allocated 7 9 to such component school district. The expense of transportation 10 provided by the board of cooperative educational services pursuant to 11 paragraph q of subdivision four of this section shall be eligible for aid apportioned pursuant to subdivision seven of section thirty-six 13 hundred two of this chapter and no board of cooperative educational 14 services transportation expense shall be an approved cost of services 15 for the computation of aid under this subdivision. Transportation 16 expense pursuant to paragraph q of subdivision four of this section 17 shall be included in the computation of the ten percent limitation on administrative and clerical expenses. 18 19

§ 2. This act shall take effect immediately.