THE GENERAL ASSEMBLY OF PENNSYLVANIA

HOUSE BILL No. 1483 ^{Session of} 2019

INTRODUCED BY DELUCA, BERNSTINE, A. DAVIS, HILL-EVANS, MILLARD, RADER, JOHNSON-HARRELL, KORTZ AND KOSIEROWSKI, MAY 22, 2019

REFERRED TO COMMITTEE ON EDUCATION, MAY 22, 2019

AN ACT

1 2 4 5 6 7	Amending the act of March 10, 1949 (P.L.30, No.14), entitled "An act relating to the public school system, including certain provisions applicable as well to private and parochial schools; amending, revising, consolidating and changing the laws relating thereto," in grounds and buildings, further providing for referendum or public hearing required prior to construction or lease.
8	The General Assembly of the Commonwealth of Pennsylvania
9	hereby enacts as follows:
10	Section 1. Section 701.1 of the act of March 10, 1949
11	(P.L.30, No.14), known as the Public School Code of 1949, is
12	amended to read:
13	Section 701.1. Referendum or Public Hearing Required Prior
14	to Construction or LeaseExcept where the approval of the
15	electors is obtained to incur indebtedness to finance the
16	construction of a school project, the board of school directors
17	of any school district of the second, third or fourth classes,
18	shall not construct, enter into a contract to construct or enter
19	into a contract to lease a new school building or substantial
20	addition to an existing school building without the consent of

the electors obtained by referendum or without holding a public 1 2 hearing as hereinafter provided. In the event that a new school 3 building or a substantial addition to an existing building is to be constructed or leased, the school board shall, by a majority 4 vote of all its members, authorize a maximum project cost and a 5 maximum building construction cost to be financed by the 6 7 district or amortized by lease rentals to be paid by the 8 district. Building construction cost shall consist of the cost 9 of all building construction including general construction 10 costs, plumbing, heating, electrical, ventilating and other 11 structural costs, equipment and fixtures and architectural and engineering fees relating thereto, but not including costs for 12 13 site acquisition and development, rough grading to receive the 14 building, sewage treatment facilities or equivalent capital 15 contributions, and architectural and engineering fees relating 16 thereto. In all cases, a public hearing shall be held not later than thirty (30) days before the school district submits the 17 18 initial building construction cost estimates to the Department 19 of Education for approval. Notice of the hearing shall be given 20 not later than twenty (20) days before the date of the scheduled hearing. [In the event that] The school district shall submit 21 the building construction cost estimates to the Department of 22 23 Education, which shall review and determine if the maximum 24 building construction cost authorization exceeds the aggregate 25 building expenditure standard hereinafter specified[,] and, if 26 so, the aforesaid authorization of the school board shall be 27 submitted to the electors of the school district for their 28 approval within six (6) months prior to submission of the final 29 building construction cost bids to the Department of Education 30 for approval. Such referendum shall be held in the same manner

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1 as provided by law for the approval of the incurring of 2 indebtedness by referendum. The question as submitted shall 3 specify the maximum project cost, the maximum building construction cost and the annual sinking fund charge or lease 4 rental to be incurred by the school district and the portion of 5 6 such charge or rental expected to be reimbursed by the 7 Commonwealth. If the final building construction cost bids to be 8 submitted to the Department of Education for approval are less 9 than the aggregate building expenditure standard hereafter 10 specified but exceed by eight (8) per cent or more the initial building construction cost estimates submitted to the Department 11 12 for approval, a second public hearing shall be held before the 13 Department shall give its final approval.

14 The applicable aggregate building expenditure standard shall 15 be a total amount calculated for each building or substantial 16 addition by multiplying the rated pupil capacity under the approved room schedule by the following: two thousand eight 17 18 hundred dollars (\$2,800) for each pupil of rated elementary 19 capacity; four thousand two hundred dollars (\$4,200) for each 20 pupil of rated secondary capacity in grades seven, eight and nine and five thousand two hundred dollars (\$5,200) for each 21 pupil of rated secondary capacity in grades ten, eleven and 22 23 twelve and five thousand two hundred dollars (\$5,200) for each 24 pupil of rated vocational-technical capacity in grades ten, 25 eleven and twelve to not include the cost of equipment and 26 fixtures in such vocational-technical schools: Provided, however, That each of the preceding per pupil amounts shall be 27 28 adjusted by the Department of Education on July 1, 1974; and 29 annually thereafter through July 1, 2003, by multiplying said 30 amounts by the ratio of the composite construction cost index

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1 compiled and published by the United States Department of 2 Commerce for the preceding calendar year to such index for the 3 next preceding calendar year; and Further Provided, however, That each of the preceding per pupil amounts shall be adjusted 4 by the Department of Education on July 1, 2004; and annually 5 thereafter by multiplying said amounts by the ratio of the 6 Building Cost Index published by the McGraw-Hill Companies for 7 8 the preceding calendar year to such index for the next preceding calendar year. Rated elementary pupil capacity or rated 9 10 secondary pupil capacity for any school building shall be the rated pupil capacity determined on the basis of the method used 11 by the Department for school building reimbursement purposes 12 13 during the school year 1971-1972.

14 For purposes of this section:

(1) "Site acquisition" includes the cost of land and mineral rights, demolition and clearing, rights-of-way and related utility relocations, surveys and soils analysis, and the cost of all fees relating thereto.

19 (2) "Site development" includes excavation, grouting or
20 shoring, special foundations for buildings, access roads to
21 site, utilities on site, extension of utilities to site.

22 "Equipment and fixtures" means property fixed or movable (3) which is incidental and necessary to conduct the educational 23 24 program, and includes, but is not limited to movable equipment 25 such as desks, chairs, tables, portable physical education 26 equipment, audio-visual equipment and science, homemaking, 27 industrial art and business equipment and instructional 28 materials and fixtures such as casework, laboratory equipment, 29 kitchen equipment, auditorium seating and any other special 30 fixtures or equipment required to conduct a particular

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1 educational program.

2 (4) "Substantial addition" means more than twenty (20) per 3 centum of the area and replacement value of the structure to 4 which the improvement is to be added.

5 Section 2. This act shall take effect in 60 days.