THE GENERAL ASSEMBLY OF PENNSYLVANIA

SENATE BILL No. 6 Session of 2015

INTRODUCED BY SMUCKER, SCARNATI, AUMENT, WHITE, FOLMER, CORMAN, WARD, McGARRIGLE AND MENSCH, MAY 12, 2015

SENATOR CORMAN, APPROPRIATIONS, RE-REPORTED AS AMENDED, JUNE 26, 2015

AN ACT

1 2 3 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," providing for the establishment of the Achievement School District and for its powers and duties.
8	The General Assembly of the Commonwealth of Pennsylvania
9	hereby enacts as follows:
10	Section 1. The act of March 10, 1949 (P.L.30, No.14), known
11	as the Public School Code of 1949, is amended by adding an
12	article to read:
13	ARTICLE VI-B
14	ACHIEVEMENT SCHOOL DISTRICT
15	<u>Section 601-B. Scope.</u>
16	This article relates to establishment of the Achievement
17	<u>School District.</u>
18	<u>Section 602-B. Legislative intent.</u>
19	It is the intent of the General Assembly in enacting this
20	<u>article to:</u>

1	(1) Further meet its obligation to provide for a
2	thorough and efficient system of public education.
3	(2) Provide for the transformation of chronically
4	underperforming schools in order to ensure the delivery of
5	effective education to all students.
6	<u>Section 603-B. Definitions.</u>
7	The following words and phrases when used in this article
8	shall have the meanings given to them in this section unless the
9	context clearly indicates otherwise:
10	"Achievement School District." The Achievement School
11	District established in section 604-B.
12	"ASD." The Achievement School District.
13	"ASD board." The Board of Directors of the ASD.
14	"ASD school." An eligible school that is transferred to the
15	ASD in accordance with this article.
16	"Board of directors." A board of directors of a school
17	<u>district.</u>
18	"Department." The Department of Eduction of the
19	Commonwealth.
20	"Education management service provider." A for-profit or
21	nonprofit management organization, nonprofit charter management
22	organization, school design provider, business manager or any
23	other partner entity with which a school district contracts to
24	provide educational design, business services, comprehensive
25	management or personnel functions. The term does not include a
26	charter school foundation.
27	"Elementary school." Any school that is not a secondary
28	<u>school.</u>
29	"Eligible school." One school or one building within a
30	<u>school district, a charter school or a cyber charter school</u>
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1	determined to be an eligible school under section 608-B.
2	"Executive director." The executive director of the ASD.
3	"Intervention school." An intervention school designated
4	under section 607-B.
5	"Secondary school." Any school with an eleventh grade.
6	"Secretary." The Secretary of Education of the Commonwealth.
7	Section 604-B. Achievement School District.
8	The Achievement School District is established. The ASD shall
9	function as a Statewide school district.
10	Section 605-B. ASD board.
11	(a) AppointmentWithin 60 days of the effective date of
12	this article, a board of directors of the ASD shall be appointed
13	<u>as follows:</u>
14	(1) The Governor shall appoint one member of the ASD
15	board.
16	(2) The President pro tempore of the Senate and the
17	Speaker of the House of Representatives shall each appoint
18	<u>two members.</u>
19	(3) The Minority Leader of the Senate and the Minority
20	Leader of the House of Representatives shall each appoint one
21	member.
22	(b) TermAn ASD board member's term of office shall be
23	coterminous with the term of the appointing authority of the
24	member, except that a member shall continue to hold office until
25	a successor has been appointed and qualified. An ASD board
26	member may serve successive terms.
27	(c) ChairmanThe ASD board shall elect a chairman from its
28	membership.
29	(d) MeetingsThe ASD board shall meet twice a year.
30	(e) Removal from officeNo ASD board member shall be
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1	removed from office during the member's term of office except in
2	accordance with the Constitution of Pennsylvania and as
3	authorized in this subsection. The Governor may, upon proof by
4	clear and convincing evidence of malfeasance or misfeasance in
5	office, remove an ASD board member prior to the expiration of
6	the term. Before an ASD board member is removed, the member
7	shall be provided with a written statement of the reasons for
8	removal and an opportunity for a hearing in accordance with 2
9	Pa.C.S. Ch. 5 Subch. A (relating to practice and procedure of
10	Commonwealth agencies) and Ch. 7 Subch. A (relating to judicial
11	review of Commonwealth agency action).
12	(f) Expiration of term of Governor's appointeeUpon
13	expiration of the term of an ASD board member appointed by the
14	Governor, or the occurrence of a vacancy in the office of an ASD
15	board member appointed by the Governor, the Governor shall
16	appoint a successor member. An appointment to fill a vacancy
17	shall be for the balance of the unexpired term.
18	(g) Expiration of term of legislative appointeeUpon
19	expiration of the term of an ASD board member who is a
20	legislative appointee, or the occurrence of a vacancy in the
21	office of an ASD board member who is a legislative appointee,
22	the appropriate legislative appointing authority shall appoint a
23	successor member. An appointment to fill a vacancy shall be for
24	the balance of the unexpired term.
25	(h) ProhibitionNo ASD board member may, while in the
26	service of the ASD, seek or hold a position as any other public
27	official within this Commonwealth or as an officer of a
28	political party.
29	(i) CompensationMembers of the ASD board shall be
30	reimbursed for reasonable and necessary expenses incurred in the
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1	performance of their official duties from the funds of the ASD.
2	(j) Executive director and other employeesThe ASD board
3	shall:
4	(1) Appoint an executive director and may suspend or
5	dismiss the executive director or any person acting in an
6	equivalent capacity.
7	(2) Bargain with employees of the ASD pursuant to
8	section 613-B(d).
9	(k) Executive directorThe executive director shall have
10	all remaining powers of the ASD, including the following:
11	(1) The authority to decide on the transfer of eligible
12	schools to the jurisdiction of the ASD.
13	(2) The power to authorize charter schools in accordance
14	with section 606-B(b).
15	(1) BudgetThe ASD board shall adopt an annual balanced
16	budget.
17	
⊥ /	Section 606-B. Powers and duties of Achievement School
18	Section 606-B. Powers and duties of Achievement School
18	District.
18 19	<u>District.</u> (a) General ruleExcept as otherwise specifically provided
18 19 20	District. (a) General ruleExcept as otherwise specifically provided in this article, the ASD shall have the powers and duties of a
18 19 20 21	District. (a) General ruleExcept as otherwise specifically provided in this article, the ASD shall have the powers and duties of a school district under this act.
18 19 20 21 22	<u>District.</u> (a) General ruleExcept as otherwise specifically provided in this article, the ASD shall have the powers and duties of a school district under this act. (b) Charter schoolsThe authority of the ASD to authorize
18 19 20 21 22 23	<u>District.</u> (a) General ruleExcept as otherwise specifically provided in this article, the ASD shall have the powers and duties of a school district under this act. (b) Charter schoolsThe authority of the ASD to authorize the grant of a charter to an applicant for a charter school and
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1	(1) Replace the principal and at least 50% of the
2	professional staff.
3	(2) Contract with an education management service
4	provider to operate the school AND GUARANTEE ADMISSION TO <
5	STUDENTS WHO WERE ENROLLED IN THE SCHOOL IN THE 2016-2017
6	SCHOOL YEAR.
7	(3) Convert the school AND GUARANTEE ADMISSION TO <
8	STUDENTS WHO WERE ENROLLED IN THE SCHOOL IN THE 2016-2017
9	SCHOOL YEAR to a charter school.
10	(4) Close the school and facilitate the transfer of
11	students to higher performing schools.
12	(5) Authorize a new charter school and, notwithstanding
13	the provisions of Article XVII-A, provide GUARANTEE admission_<
14	preference to ANY students who reside in the area being <
15	served by the eligible school. The ASD shall adopt criteria
16	for the authorization of charter schools that is consistent
17	with the criteria set forth by the National Association of
18	Charter School Authorizers.
19	(e) LimitationsFor the school year 2016-2017, the ASD
20 <u>s</u>	shall take one or more of the actions under subsection (d) in up
21 <u>t</u>	to five eligible schools. For the school year 2017-2018, and
22 <u>e</u>	each school year thereafter, the ASD shall take one or more of
23 <u>t</u>	the actions under subsection (d) in at least five, but no more
24 <u>t</u>	than 15, eligible schools. Notwithstanding subsection (d), the
25 <u>r</u>	number of schools under the jurisdiction of the ASD may not
26 <u>e</u>	exceed 75 at any one time.
27	(f) Charter schoolsNotwithstanding any provision of law
28 <u>t</u>	to the contrary, in accordance with section 1720-A, the ASD may
29 <u>r</u>	revoke or opt not to renew a charter school within its
30 _	jurisdiction. The nonrenewal or revocation may not be appealed
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1	to the State Charter School Appeal Board. Any appeal of the
2	nonrenewal or revocation shall be to Commonwealth Court. For
3	appeal purposes only, the ASD shall be deemed a Commonwealth
4	agency.
5	(g) Authority to operateThe ASD may directly operate a
6	school transferred to the ASD or contract with individuals or
7	education management service providers to manage the day-to-day
8	operations of a school transferred to the ASD, including, but
9	not limited to, providing direct services to students.
10	(h) Intermediate unit servicesThe ASD may require an
11	intermediate unit to provide school support or student support
12	services for a school transferred from the intermediate unit's
13	jurisdiction, including, but not limited to, student
14	transportation, school food service, alternative schools and
15	special education services, in compliance with laws and
16	regulations governing such services. The ASD shall reimburse
17	actual costs incurred by the intermediate unit in providing the
18	services.
19	(i) ProcurementNotwithstanding any law to the contrary,
20	the ASD has the same authority and autonomy afforded to a school
21	district under State law regarding the procurement of property,
22	goods and services, including, but not limited to, personal,
23	professional, consulting and social services.
24	(j) WaiverThe ASD, or any entity the ASD contracts with
25	to operate or manage a school under the jurisdiction of the ASD,
26	may apply to the secretary for a waiver of any regulation or
27	statutory provision that inhibits the ability of the school to
28	increase student achievement. Notwithstanding this subsection,
29	the secretary may not waive rules related to the following:
30	(1) Federal and State civil rights.

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1	(2) Federal, State and local health and safety.
2	(3) Federal and State public records.
3	(5) Possession of weapons on school grounds.
4	(6) Background checks and fingerprints of personnel.
5	(7) Federal and State special education requirements.
6	<u>(8) Student due process.</u>
7	(9) Parental rights.
8	(10) Federal and State student assessment and
9	accountability.
10	(11) Open meetings.
11	(k) FundingThe ASD may seek, manage and expend Federal
12	money and grants and other funding with the same authority as a
13	<u>school district.</u>
14	(1) Taxing powerThe ASD has no authority to levy any tax.
15	Section 607-B. Intervention schools.
16	(a) Intervention schoolBy December 29, 2015, and by
17	October 30 of each year thereafter, the department shall publish
18	a list of intervention schools. An elementary school or
19	secondary school whose academic performance is ranked in the
20	lowest 5% of its classification as an elementary school or
21	secondary school not under the jurisdiction of the ASD, as
22	measured by the Pennsylvania School Performance Profile, is
23	designated as an intervention school.
24	(b) Cyber charter schoolThe charter for a cyber charter
25	school that is an intervention school is subject to nonrenewal
26	or revocation. The nonrenewal or revocation may not be appealed
27	to the State Charter School Appeal Board. Any appeal of the
28	nonrenewal or revocation shall be to Commonwealth Court.
29	(c) Powers of school board and School Reform CommissionIn
30	addition to the powers granted by law to school districts, and
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1	notwithstanding any other law to the contrary, a board of
2	directors and the School Reform Commission under section 696
3	shall have the following powers as to intervention schools
4	within their respective school districts:
5	(1) To enter into agreements with persons or education
6	management service providers to operate an intervention
7	school. A school operated under this paragraph shall be
8	funded in accordance with the terms of the agreement.
9	(2) To employ professional and senior management
10	employees who do not hold State certification if the board of
11	directors has approved the qualifications of the person at a
12	salary established by the board of directors.
13	(3) To enter into agreements with persons or education
14	management service providers providing educational or other
15	services to an intervention school. Services provided under
16	this paragraph shall be funded in accordance with the terms
17	of the agreement.
18	(4) Notwithstanding any other provision of this article,
19	to close or reconstitute an intervention school, including
20	the reassignment, suspension or dismissal of professional
21	employees.
22	(5) To suspend professional employees without regard to
23	the provisions of seniority.
24	(6) To appoint managers, administrators or education
25	management service providers to oversee the operations of an
26	intervention school.
27	(7) To delegate to a person, including an employee of
28	the school district or an education management service
29	provider, powers it deems necessary to carry out the purposes
30	of this article, subject to the supervision and direction of

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the board of directors. 1

2	(8) To transfer a school within the school district
3	meeting the standard of subsection (a) to the ASD.
4	(9) To transfer a charter school authorized by the
5	school district to the ASD if the charter school meets the
6	standards of subsection (a).
7	Section 607.1-B. Community advisory committees.
8	<u>(a) EstablishmentWithin 30 days after a school is</u>
9	designated as an intervention school pursuant to section 607-B,
10	the board of directors or the School Reform Commission shall
11	<u>establish a community advisory committee.</u>
12	(b) CompositionA community advisory committee shall
13	consist of the following members appointed by the executive
14	<u>director:</u>
15	(1) Three parents of students attending the intervention
16	school.
17	(2) Three residents of the area being served by the
18	intervention school.
19	(c) FunctionThe sole function of a community advisory
20	committee shall be to provide recommendations and feedback to
21	the board of directors or the School Reform Commission on the
22	development of the intervention school and the implementation of
23	actions taken by the board of directors or the School Reform
24	<u>Commission.</u>
25	(d) Compensation prohibitedMembers of a community
26	advisory committee shall receive no compensation for their
27	services.
28	(e) MeetingsA community advisory committee shall meet at
29	least monthly to discuss the development of the intervention
30	school and the implementation of actions taken by the board of

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1	<u>directors or the School Reform Commission. Meetings of a</u>
2	community advisory committee shall be in accordance with 65
3	Pa.C.S. Ch. 7 (relating to open meetings).
4	(f) TerminationA community advisory committee shall
5	terminate when the school designated as an intervention school
6	is no longer ranked in the lowest 5% of its classification as an
7	elementary school or secondary school.
8	Section 608-B. Eligible schools.
9	(a) PublicationBy December 29, 2015, and by October 31 of
10	each year thereafter, the department shall publish a list of
11	eligible schools pursuant to subsection (b)(1).
12	(b) StandardsExcept as set forth in subsection (c), a
13	school not under the jurisdiction of the ASD meeting any one of
14	the following standards is an eligible school for transfer to
15	the ASD:
16	(1) An elementary or secondary school whose academic
17	performance as measured by the Pennsylvania School
18	Performance Profile for two consecutive years beginning in
19	school year 2013-2014 is ranked in the lowest 1% of its
20	classification as an elementary school or a secondary school.
21	(2) A school which would qualify as an intervention
22	school for three consecutive years beginning in school year
23	<u>2013-2014.</u>
24	(3) An intervention school for which more than 50% of
25	the parents or guardians of students attending the school
26	have signed a petition in support of the school being
27	transferred to the ASD.
28	(c) LimitationsNo school shall be eligible for transfer
29	to the ASD if:
30	(1) The school is located in a school district governed

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1 by an appointed receiver. 2 (2) The school has been converted to a charter school 3 within the past three years. (3) The school initially opened within the past three 4 5 vears. 6 (4) The school exclusively serves a historically underserved population, including, but not limited to, 7 returning truants, homeless students, students with 8 9 disabilities or adjudicated minors. 10 (5) The school has a college matriculation rate that 11 meets or exceeds the local school district average. 12 (6) The school is a charter school whose academic 13 performance as measured by the Pennsylvania School 14 Performance Profile exceeds the average Pennsylvania School Performance Profile for schools in the authorizing school 15 16 district. Section 609-B. Transfer to ASD. 17 18 (a) General rule.--The executive director may transfer an 19 eligible school to the jurisdiction of the ASD after providing notice to the transferring district or transferring charter 20 21 school. 22 (b) Objection by school district.--The school district of 23 the eligible school subject to transfer may object to a transfer 24 based on the criteria set forth in section 608-B. An objection and reasons for the objection must be filed with the ASD within 25 26 30 days of the notice in subsection (a). 27 (c) Objection by charter school.--If the eligible school subject to transfer is a charter school, the charter school may 28 object to the transfer based on the criteria set forth in 29 section 608-B. An objection and reasons for the objection must 30 20150SB0006PN1124 - 12 -

1	be filed with the ASD within 30 days of the notice in subsection
2	<u>(a)</u> .
3	(d) Public hearingWithin 30 days of receipt of an
4	objection by a school district or charter school, the ASD shall
5	hold a public hearing on the objection and shall receive public
6	testimony during the hearing.
7	(e) Decision by ASDWithin 60 days of the public hearing,
8	the ASD shall make a final decision in accordance with the
9	<u>criteria set forth in section 608-B.</u>
10	(f) AppealAn objecting party under this section shall
11	have a right of appeal to Commonwealth Court.
12	(g) Decision finalIf no objection under this section is
13	filed within the required period, the decision to transfer under
14	this section shall be final.
15	Section 609.1-B. Community advisory committees.
16	<u>(a) EstablishmentWithin 30 days after a school is</u>
17	transferred to the ASD pursuant to section 609-B, the executive
18	director shall establish a community advisory committee.
19	(b) CompositionA community advisory committee shall
20	consist of the following members appointed by the executive
21	<u>director:</u>
22	(1) Three parents of students attending the ASD school.
23	(2) Three residents of the area being served by the ASD
24	<u>school.</u>
25	(c) FunctionThe sole function of a community advisory
26	committee shall be to provide recommendations and feedback to
27	the executive director, or a representative of the executive
28	director, on the development of the ASD school and the
29	implementation of actions taken by the ASD.
30	(d) Compensation prohibitedMembers of a community
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1	advisory committee shall receive no compensation for their
2	services.
3	(e) MeetingsA community advisory committee shall meet at
4	least monthly to discuss the development of the ASD school and
5	the implementation of actions taken by the ASD. Meetings of a
6	community advisory committee shall be in accordance with 65
7	Pa.C.S. Ch. 7 (relating to open meetings).
8	(f) TerminationA community advisory committee shall
9	terminate when the ASD school is returned to the jurisdiction of
10	the school district pursuant to section 610-B.
11	<u>Section 610-B. Transfer from ASD.</u>
12	(a) Length of transferAn ASD school shall remain under
13	the jurisdiction of the ASD for a minimum of five years.
14	(b) Return to jurisdiction of school districtAfter the
15	minimum time set forth in subsection (a), the ASD may transfer
16	an ASD school to the jurisdiction of its school district of
17	origin if, for two consecutive years, the ASD school does not
18	meet the criteria necessary to be deemed an intervention school.
19	(c) RestrictionsThe ASD may not transfer an ASD school to
20	the jurisdiction of its school district of origin if the school
21	district has been declared in distress in accordance with
22	Article VI or VI-A, or if 51% of the parents or guardians of the
23	students enrolled in the ASD school sign a petition requesting
24	that the school remain under the jurisdiction of the ASD.
25	(d) Charter schoolsUpon approval of the executive
26	director, a charter school under the jurisdiction of the ASD may
27	retain the ASD as its authorizer under Article XVII-A.
28	SECTION 610.1-B. EVALUATION. <
29	FOR THE SCHOOL YEAR 2021-2022, AN ELIGIBLE SCHOOL MAY NOT BE
30	TRANSFERRED TO THE JURISDICTION OF THE ASD UNLESS THE ASD:
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1	(1) DEMONSTRATES, IN A REPORT AND BASED ON CRITERIA
2	ESTABLISHED BY THE EXECUTIVE DIRECTOR, THAT ELIGIBLE SCHOOLS
3	WITHIN THE JURISDICTION OF THE ASD FOR AT LEAST FIVE YEARS
4	HAVE OUTPERFORMED ELIGIBLE SCHOOLS NOT TRANSFERRED TO THE ASD
5	IN THE 2016-2017 SCHOOL YEAR; AND
6	(2) SUBMITS THE REPORT TO THE CHAIRMAN AND MINORITY
7	CHAIRMAN OF THE EDUCATION COMMITTEE OF THE SENATE, THE
8	CHAIRMAN AND MINORITY CHAIRMAN OF THE EDUCATION COMMITTEE OF
9	THE HOUSE OF REPRESENTATIVES AND THE SECRETARY OF EDUCATION.
10	Section 611-B. Payments and funding.
11	(a) TuitionTuition may not be charged for a resident or
12	nonresident student attending an ASD school.
13	(b) FundingFunding for the ASD shall be provided as
14	<u>follows:</u>
15	(1) For nonspecial education students, the ASD shall
16	receive for each student enrolled no less than the budgeted
17	total expenditure per average daily membership of the prior
18	school year, as defined in section 2501(20), minus the
19	budgeted expenditures of the district of residence for
20	nonpublic school programs; adult education programs;
21	<pre>community/junior college programs; student transportation</pre>
22	services; special education programs; facilities acquisition,
23	construction and improvement services; and other financing
24	uses, including debt service and fund transfers as provided
25	in the Manual of Accounting and Related Financial Procedures
26	for Pennsylvania School Systems established by the
27	department. This amount shall be paid by the district of
28	residence of each student.
29	(2) For special education students, the ASD shall
30	receive for each student enrolled the same funding as for
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1	each nonspecial education student as provided in paragraph
2	(1), plus an additional amount determined by dividing the
3	district of residence's total special education expenditure
4	by the product of multiplying the combined percentage of
5	section 2509.5(k) times the district of residence's total
6	average daily membership for the prior school year. This
7	amount shall be paid by the district of residence of each
8	<u>student.</u>
9	(3) The ASD may request the intermediate unit in which
10	the ASD school is located to provide services to assist the
11	ASD to address the specific needs of exceptional students.
12	The intermediate unit shall assist the ASD and bill the ASD
13	for the services. The intermediate unit may not charge the
14	ASD more for any service than it charges the constituent
15	districts of the intermediate unit.
16	(4) Payments shall be made to the ASD in 12 equal
17	monthly payments, by the fifth day of each month, within the
18	operating school year. A student enrolled in an ASD school
19	shall be included in the average daily membership of the
20	student's district of residence for the purpose of providing
21	basic education funding payments and special education
22	funding under Article XXV. If a school district fails to make
23	a payment to the ASD as prescribed in this paragraph, the
24	secretary shall deduct the estimated amount, as documented by
25	the ASD, from any and all State payments made to the district
26	after receipt of documentation from the ASD.
27	(5) Within 30 days after the secretary makes the
28	deduction described in paragraph (4), a school district may
29	notify the secretary that the deduction made from State
30	payments to the district under this subsection is inaccurate.
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1	The secretary shall provide the school district with an
2	opportunity to be heard concerning:
3	(i) whether the ASD documented that its students
4	were enrolled in the ASD;
5	(ii) the period of time during which each student
6	was enrolled;
7	(iii) the school district of residence of each
8	student; and
9	(iv) whether the amounts deducted from the school
10	<u>district were accurate.</u>
11	(c) DonationsThe ASD may accept donations of money,
12	property or securities from any source for the benefit of the
13	ASD and ASD schools. A donation shall, in good faith, be
14	disbursed in accordance with the conditions of the donation.
15	(d) AppropriationsThe General Assembly shall appropriate
16	funds as it deems necessary to pay the costs for the
17	implementation and ongoing operation of the ASD.
18	(e) Administrative feeEach ASD school shall be assessed
19	an annual administrative fee of no more than 3% of its basic
20	education funding allocation. Fees collected shall be used for
21	administrative costs incurred by the ASD.
22	Section 612-B. Facilities.
23	Subject to a lease or license at no more than fair market
24	rates, the ASD shall have the right to use any school building
25	and all facilities and property otherwise part of the ASD school
26	and recognized as part of the facilities or assets of the school
27	prior to its transfer to the ASD and shall have access to
28	additional facilities as were typically available to the school,
29	its students, faculty and staff prior to its transfer to the
30	ASD. Extensive repairs to buildings or facilities considered
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1	capital expenses shall be the responsibility of the transferring
2	school district and not the ASD. Any fixtures, improvements or
3	tangible assets added to a school building or facility by the
4	ASD shall remain at the school building or facility upon the
5	school being returned to the jurisdiction of the transferring
6	<u>school district.</u>
7	<u>Section 613-B. Employees.</u>
8	(a) Direct operation by ASDAn employee hired to work in
9	an ASD school directly operated by the ASD shall be deemed an
10	employee of the ASD, and the employees shall be under the
11	exclusive control of the ASD. The ASD shall develop written
12	procedures for employment and management of personnel as well as
13	the development of compensation and benefit plans. Within the
14	limits of the budget, staffing needs of any ASD school shall be
15	exclusively determined by the ASD.
16	(b) Employee transfersThe ASD, or an entity under
17	contract to operate an ASD school, may determine whether an
18	employee who is assigned to a school prior to the school's
19	transfer to the ASD may opt to continue as an employee of the
20	ASD or the operating entity. If an employee is not provided the
21	option, the employee shall be retained as an employee of the
22	transferring school district. If an employee accepts the option,
23	the employee may, at the discretion of the transferring school
24	district, return to the employ of the school district, if the
25	ASD or operating entity later determines not to continue
26	employment.
27	(c) CertificationAt least 75% of the professional staff
28	members of an ASD school shall hold appropriate State
29	certification.
30	(d) Collective bargainingEmployees of an ASD school may
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1	organize under the act of July 23, 1970 (P.L.563, No.195), known
2	as the Public Employe Relations Act. The ASD board shall be
3	considered an employer for the purposes of Article XI-A. Upon
4	formation of one or more collective bargaining units at the
5	school, the ASD board shall bargain with the employees based on
6	the provisions of this article, Article XI-A and the Public
7	Employe Relations Act. Collective bargaining units at an ASD
8	school shall be separate from any collective bargaining unit of
9	the transferring school district.
10	(e) RetirementAll employees of the ASD shall be enrolled
11	in the Public School Employees' Retirement System in the same
12	<pre>manner as set forth in 24 Pa.C.S. § 8301(a) (relating to</pre>
13	mandatory and optional membership) unless the ASD provides for a
14	federally qualified retirement plan. The Commonwealth shall make
15	contributions on behalf of the ASD employees enrolled in the
16	Public School Employees' Retirement System. The ASD shall be
17	considered a school district and shall make payments by
18	employers to the Public School Employees' Retirement System and
19	payments on account of Social Security as established under 24
20	Pa.C.S. Pt. IV (relating to retirement for school employees).
21	The market value/income aid ratio used in calculating payments
22	as prescribed in this subsection shall be the market
23	value/income aid ratio for the school district from which the
24	school is transferred to the ASD. Except as otherwise provided,
25	employees of the ASD shall make regular member contributions as
26	required for active members under 24 Pa.C.S. Pt. IV. If the
27	employees of the ASD participate in another retirement plan,
28	then those employees shall have no concurrent claim on the
29	benefits provided to public school employees under 24 Pa.C.S.
30	Pt. IV. For purposes of this subsection, the ASD shall be deemed
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1	to be a public school as defined in 24 Pa.C.S. § 8102 (relating
2	to definitions).
3	(f) Health care benefitsEvery employee of the ASD shall
4	be provided the same or comparable health care benefits as the
5	employee would be provided if he were an employee of the
6	transferring district.
7	(g) Sick leaveAny employee of a public school who is
8	given and accepts the offer of employment with the ASD shall
9	retain any accumulated sick leave in the position with the ASD.
10	(h) Leave of absenceA public school employee of a school
11	entity may request a leave of absence for up to five years in
12	order to work at the ASD. Approval of a leave of absence shall
13	not be unreasonably withheld.
14	(i) TenureA temporary professional employee on leave from
15	a school district may accrue tenure in the transferring school
16	system at the discretion of the transferring school district in
17	the same manner as the employee would under Article XI if the
18	employee had continued to be employed by the school district. A
19	professional employee on leave from a school district shall
20	retain tenure rights, as defined in Article XI, in the school
21	entity from which the employee transferred. No temporary
22	professional employee or professional employee shall have tenure
23	rights as against the ASD. A temporary professional employee and
24	professional employee shall continue to accrue seniority in the
25	school district from which the employee transferred if the
26	employee returns to the school district upon termination of the
27	leave.
28	(j) Service requirements for certificatesProfessional
29	employees who hold a first level teaching or administrative
30	certificate may, at their option, have the time completed in
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1	satisfactory service in the ASD applied to the length of service
2	requirements for the next level of certification.
3	(k) Return to school districtA temporary professional
4	employee or professional employee who leaves the employ of the
5	ASD shall have the right to return to a comparable position for
6	which the person is properly certified in the school district
7	which granted the leave of absence. In the case where a teacher
8	has been dismissed by the ASD, the ASD shall provide to the
9	school district which granted the leave of absence the following
10	information:
11	(1) The reason for the dismissal at the time it
12	occurred.
13	(2) A list of any witnesses who were relied upon by the
14	ASD in moving for dismissal.
15	(3) A description of and access to any physical evidence
16	used by the ASD in moving for dismissal.
17	(4) A copy of any record developed at any dismissal
18	proceeding conducted by the ASD. The record of any hearing
19	may be admissible in a hearing before the school district
20	which granted the leave of absence.
21	(1) Authority of school directors Nothing in this section
22	shall affect the authority of a board of directors to initiate
23	proceedings under Article XI if the board of directors
24	determines that occurrences at the ASD leading to dismissal of a
25	professional employee constitute adequate and independent
26	grounds for discipline under section 1122.
27	(m) Criminal history record and child abuse clearanceNo
28	temporary employee or professional employee who leaves the
29	employ of the ASD shall be returned to a position in the school
30	district which granted his leave of absence until the school
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1	<u>district is in receipt of a current criminal history record</u>
2	under section 111 and the official statement regarding child
3	injury or abuse from the Department of Human Services as
4	required by 23 Pa.C.S. Ch. 63 (relating to child protective
5	<u>services).</u>
6	(n) Criminal history record informationPrior to beginning
7	employment with the ASD, an individual who has direct contact
8	with children shall be required to submit a report of criminal
9	history record information as provided for in section 111. This
10	subsection shall also apply to an individual who volunteers to
11	work on a full-time or part-time basis at the ASD.
12	(o) Child abuse clearanceAn applicant for a position as
13	an ASD school employee shall be required to submit the official
14	statement regarding child injury or abuse from the Department of
15	Human Services as provided in 23 Pa.C.S. Ch. 63. This subsection
16	shall also apply to any individual who volunteers to work on a
17	full-time or part-time basis at the ASD.
18	Section 614-B. Student enrollment.
19	Any student eligible under this section has the right to
20	attend the ASD school for which the student is eligible,
21	notwithstanding any other provision of law to the contrary.
22	Section 615-B. Oversight.
23	(A) REPORTAnnually, the ASD shall submit a written report <
24	to the secretary and the presiding officers of the Senate and
25	the House of Representatives. The report shall include:
26	(1) A listing and description of the status, including
27	academic performance, of each school whose jurisdiction has
28	been transferred to the ASD since the submittal of the
29	preceding report.
30	(2) A justification for each school determined to be an

- 1 <u>eligible school that is not transferred to the ASD.</u>
- 2 (B) LIMITATION.--THE ASD MAY NOT EXPAND THE TOTAL NUMBER OF <--
- 3 <u>SCHOOLS PERMITTED UNDER ITS JURISDICTION IN SECTION 606-B(E)</u>
- 4 <u>WITHOUT LEGISLATIVE AUTHORIZATION.</u>
- 5 Section 2. This act shall take effect immediately.