9860

## IN ASSEMBLY

## February 3, 2010

Introduced by M. of A. NOLAN -- read once and referred to the Committee on Education

AN ACT to amend the education law, in relation to the construction of school based health and mental health clinics in certain cities

THE PEOPLE OF THE STATE OF NEW YORK, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

Section 1. Subparagraph 1 of paragraph (a) of subdivision 6 of section 3602 of the education law, as amended by section 5 of part A of chapter 60 of the laws of 2000, is amended to read as follows:

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(1) For new construction and the purchase of existing structures, the cost allowances shall be based upon the rated capacity of the building addition and a basic per pupil allowance of up to six thousand three hundred seventy-five dollars adjusted monthly by a statewide index reflecting changes in the cost of labor and materials since July first, nineteen hundred ninety-two, established by the commissioner of modified by an annual county or multi-county labor market composite wage established by the commissioner of labor in consultation with the commissioner, for July first of the base year, commencing July first, nineteen hundred ninety-seven for general construction contracts awarded after July first, nineteen hundred ninety-eight, indexed to the median of such county or multi-county rates, but not less Such base allowance shall apply to a building or an addition housing grades prekindergarten through six and shall be adjusted for a building an addition housing grades seven through nine by a factor of one and four-tenths, for a building or an addition housing grades seven through twelve by a factor of one and five-tenths, for a building or addition housing special education programs by a factor of two, except that where such building or addition is connected to, or such space is a public school facility housing programs for nondisabled within, pupils, as approved by the commissioner, a factor of three used. Rated capacity of a building or an addition shall be determined by the commissioner based on space standards and other requirements for building construction specified by the commissioner. Such assigned capacity ratings shall include, in addition to those spaces used for the

EXPLANATION--Matter in ITALICS (underscored) is new; matter in brackets [ ] is old law to be omitted.

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instruction of pupils, those spaces which are used for elementary and secondary school libraries, cafeterias, prekindergarten instructional rooms, teachers' conference rooms, gymnasiums [and], auditoriums AND IN A CITY WITH MORE THAN ONE HUNDRED TWENTY-FIVE THOUSAND INHABITANTS UP TO 5 TWO THOUSAND SQUARE FEET FOR SCHOOL BASED HEALTH AND MENTAL HEALTH CLIN-6 For new construction projects approved on or after July first, two 7 thousand, by the voters of the school district or by the board of education of a city school district in a city with more than one hundred twenty-five thousand inhabitants, and/or the chancellor in a city school 8 9 10 district in a city having a population of one million or more, such 11 rated capacity for new buildings and additions constructed to replace existing buildings that, in the judgment of the commissioner, have not been adequately maintained and have not reached their projected useful 12 13 14 shall be reduced by the commissioner by an amount proportional to 15 the remaining unused portion of the useful life of the existing build-16 ings, provided however that the commissioner may waive such requirement 17 upon a finding that replacement of the existing building is necessary to 18 protect the health and safety of students or staff, that reconstruction 19 and modernization of the existing building would not adequately address such health and safety problems, and that the need to replace the build-20 21 ing was not caused by failure to adequately maintain the building. 22 the commissioner of labor resets the statewide index reflecting changes 23 in the costs of labor and materials since July first, nineteen hundred 24 ninety-two, the commissioner shall adopt regulations to supersede the 25 basic per pupil allowance of up to six thousand three hundred seventy-26 five dollars to the imputed allowance in effect at that time.

S 2. This act shall take effect immediately.

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