10156

IN ASSEMBLY

March 20, 2018

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

AN ACT to amend the education law, in relation to approvals, modifications and rejections of smart schools investment plans by the smart schools review board

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

1 Section 1. Subparagraphs 2 and 3 of paragraph b of subdivision 16 of 2 section 3641 of the education law, subparagraph 2 as added by section 2 3 of part C of chapter 56 of the laws of 2014 and subparagraph 3 as 4 amended by section 3 of part YYY of chapter 59 of the laws of 2017, are 5 amended to read as follows:

6 (2) No school district shall be entitled to a smart schools grant 7 until such district shall have submitted a smart schools investment plan 8 to the smart schools review board and received such board's approval of 9 such investment plan. The smart schools review board shall meet on a 10 monthly basis for purposes of approving such plans and providing updates 11 on pending applications. In developing such investment plan, school 12 districts shall consult with parents, teachers, students, community 13 members and other stakeholders.

(3) The smart schools review board shall review all smart schools 14 15 investment plans for compliance with all eligibility criteria and other 16 requirements set forth in the guidelines. The smart schools review board 17 may approve or reject such plans, or may return such plans to the school 18 district for modifications; provided that notwithstanding any inconsist-19 ent provision of law, the smart schools review board shall approve no such plan first submitted to the department on or after April fifteenth, 20 21 two thousand seventeen, unless such plan calculates the amount of class-22 room technology to be loaned to students attending nonpublic schools 23 pursuant to section seven hundred fifty-five of this chapter in a manner 24 that includes the amount budgeted by the school district for servers, 25 wireless access points and other portable connectivity devices to be 26 acquired as part of a school connectivity project; provided, further, that if a plan is rejected or modifications are sought, such school 27

EXPLANATION--Matter in <u>italics</u> (underscored) is new; matter in brackets [-] is old law to be omitted.

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district shall be notified within seven days of the initial submission. 1 Upon approval, the smart schools project or projects described in the 2 investment plan shall be eligible for smart schools grants. A smart 3 4 schools project included in a school district's smart schools investment 5 plan shall not require separate approval of the commissioner unless it б is part of a school construction project required to be submitted for 7 approval of the commissioner pursuant to section four hundred eight of 8 this chapter and/or subdivision six of section thirty-six hundred two of 9 this article. Any department, agency or public authority shall provide 10 the smart schools review board with any information it requires to fulfill its duties pursuant to this subdivision. The department, the 11 division of the budget and the state university of New York shall devel-12 13 op a process for notifying districts of the status of a pending applica-14 tion and shall develop a process for responding to inquiries about pend-15 ing applications in a time certain, but under no circumstances shall 16 such response exceed seven days. § 2. Subparagraph 2 of paragraph c of subdivision 16 of section 3641 17 18 of the education law, as added by section 2 of part C of chapter 56 of the laws of 2014, is amended to read as follows: 19 20 (2) The amounts determined pursuant to this subdivision to be paid to 21 school districts shall be certified by the commissioner in accordance 22 with this subdivision. If, upon the option of a school district, a smart schools investment plan directs that an amount be transferred or subal-23 located to a department, agency, or public authority to be spent on 24 25 behalf of the school district, such amounts shall be transferred or 26 suballocated, consistent with such plan, upon the approval of the direc-27 tor of the budget. The amounts of money so certified or made available shall be paid by the comptroller in accordance with appropriations 28 therefor, provided, however, that the payment schedule set forth in 29 30 subdivision one of this section shall not apply to such payments, 31 provided, further that such payments shall, to the extent practicable, 32 be paid within thirty days of approval of such projects by the smart 33 schools review board. Such payment shall fulfill any obligation of the state or the commissioner to apportion funds pursuant to this subdivi-34 sion, and whenever a school district has been apportioned more money 35 36 pursuant to this subdivision than that to which it is entitled, the 37 commissioner may deduct such amount from the next apportionment to be 38 made to such school district.

39 § 3. This act shall take effect immediately.