STATE OF NEW YORK

3247

2017-2018 Regular Sessions

IN ASSEMBLY

January 27, 2017

- Introduced by M. of A. AUBRY, PERRY, BLAKE, GUNTHER, COLTON, PEOPLES-STOKES, RAIA, MOSLEY, COOK, ARROYO, SKARTADOS, PICHARDO, RICH-ARDSON, FAHY, TITUS, MAYER -- Multi-Sponsored by -- M. of A. CRESPO, HEVESI, HIKIND, LOPEZ, MONTESANO -- read once and referred to the Committee on Education
- AN ACT to amend the education law, in relation to use of school facilities by not-for-profit and charitable organizations for after-school programs

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

1 Section 1. Subdivision 1 of section 414 of the education law is 2 amended by adding a new paragraph (1) to read as follows:

3 (1) For bona fide after-school programs operated by a not-for-profit 4 or charitable organization. Such programs shall present some form of 5 educational instruction or academic material, or promote physical educa-6 tion, arts instruction, community service or other activities to promote 7 youth development.

8 § 2. Subdivision 2 of section 414 of the education law, as amended by 9 chapter 513 of the laws of 2005, is amended to read as follows:

10 2. (a) The trustees or board of education shall determine the terms 11 and conditions for such use which may include rental at least in an amount sufficient to cover all resulting expenses for the purposes of 12 paragraphs (a), (b), (c), (d), (e), (g), (i), (j) and (k) of subdivision 13 one of this section. Any such use, pursuant to paragraphs (a), (c), (d), 14 (h) and (j) of subdivision one of this section, shall not allow the 15 16 exclusion of any district child solely because said child is not attend-17 ing a district school or not attending the district school which is sponsoring such use or on which grounds the use is to occur. 18

19 (b) For purposes of paragraph (1) of subdivision one of this section, 20 the trustees or board of education may provide that either no fee or a 21 minimal fee be imposed upon the not-for-profit or charitable organiza-

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

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tion, and shall, in no event, impose a fee greater than the actual 1 2 expenses incurred through the rental of the space used by the not-for-3 profit or charitable organization. Actual expenses may include any addi-4 tional staff or contractor time, facilities maintenance activities, 5 utilities charges and additional security measures incurred directly due б to the presence of the program in the schoolhouse or on the grounds when 7 not in use for school purposes and activities conducted by the program. 8 Actual expenses shall not include any staff or contractor time, mainte-9 nance activities, utility costs or security measures that would have 10 been incurred if the program had not been held. If more than one organ-11 ization is holding an activity in the schoolhouse or on the grounds when not in use for school purposes at the same time, actual expenses shall 12 13 be divided proportionately between such organizations and shall not 14 exceed the total actual expenses incurred. The not-for-profit or chari-15 table organization, upon request, shall be provided with documentation 16 of the actual expenses incurred. 17 § 3. Subdivision 27 of section 2590-h of the education law, as amended by chapter 345 of the laws of 2009, is amended to read as follows: 18 19 27. Promulgate regulations, in conjunction with each community super-20 intendent, establishing a plan for providing access to school facilities 21 in each community school district, when not in use for school purposes, in accordance with the provisions of section four hundred fourteen of 22 this chapter. Such plan shall set forth a reasonable system of fees not 23 to exceed the actual costs and specify that no part of any fee shall 24 25 directly or indirectly benefit or be deposited into an account which 26 inures to the benefit of the custodians or custodial engineers. Actual 27 costs may include any additional staff or contractor time, facilities maintenance activities, utilities charges and additional security meas-28 29 ures incurred directly due to the presence of an organization in school 30 facilities when not in use for school purposes and the activities 31 conducted by that organization. Actual costs shall not include any staff 32 or contractor time, maintenance activities, utility costs or security 33 measures that would have been incurred if those activities had not been 34 held. If more than one organization is holding an activity in the school 35 facilities when not in use for school purposes at the same time, actual 36 costs shall be divided proportionately between such organizations and 37 shall not exceed the total actual costs incurred. The plan shall provide that the organization shall, upon request, be provided with documenta-38 39 tion of the actual costs incurred. Notwithstanding any other provision of law, rule or regulation to the contrary, such plan may provide that 40 41 either no fee or a minimal fee shall be charged for the use of school 42 facilities by a not-for-profit or charitable organization that presents 43 some form of educational instruction or academic material, or provides 44 physical education, arts instruction, community service or other activ-45 ities to promote youth development. 46 § 4. Subdivision 27 of section 2590-h of the education law, as amended 47 by chapter 720 of the laws of 1996, is amended to read as follows: 48 27. Develop, in conjunction with each community superintendent, a plan for providing access to school facilities in each community school 49 district, when not in use for school purposes, in accordance with the 50 51 provisions of section four hundred fourteen of this chapter. Such plan 52 shall set forth a reasonable system of fees not to exceed the actual 53 costs and specify that no part of any fee shall directly or indirectly 54 benefit or be deposited into an account which inures to the benefit of 55 the custodians or custodial engineers. Actual costs may include any 56 additional staff or contractor time, facilities maintenance activities,

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1 utilities charges and additional security measures incurred directly due to the presence of an organization in school facilities when not in use 2 for school purposes and the activities conducted by that organization. 3 4 Actual costs shall not include any staff or contractor time, maintenance 5 activities, utility costs or security measures that would have been б incurred if those activities had not been held. If more than one organ-7 ization is holding an activity in the school facilities when not in use 8 for school purposes at the same time, actual costs shall be divided 9 proportionately between such organizations and shall not exceed the total actual costs incurred. The plan shall provide that the organiza-10 11 tion shall, upon request, be provided with documentation of the actual costs incurred. Notwithstanding any other provision of law, rule or 12 regulation to the contrary, such plan may provide that either no fee or 13 14 a minimal fee shall be charged for the use of school facilities by a 15 not-for-profit or charitable organization. The use of such facilities 16 shall only be for bona fide after-school programs that present some form 17 of educational instruction or academic material, or promote physical 18 education.

19 § 5. This act shall take effect on the one hundred eightieth day after 20 it shall have become a law; provided that the amendments to subdivision 21 27 of section 2590-h of the education law, made by section three of this 22 act, shall be subject to the expiration and reversion of such section, 23 pursuant to subdivision 12 of section 17 of chapter 345 of the laws of 24 2009, as amended, when upon such date the provisions of section four of 25 this act shall take effect.