STATE OF NEW YORK

286--A

2023-2024 Regular Sessions

IN ASSEMBLY

January 4, 2023

Introduced by M. of A. PAULIN, SIMON -- read once and referred to the Committee on Education -- committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee

AN ACT to amend the education law, in relation to enacting the "safe schools by design act"

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

1 Section 1. Short title. This act shall be known and may be cited as 2 the "safe schools by design act".

§ 2. The opening paragraph of subdivision 6 of section 3602 of the education law, as amended by chapter 355 of the laws of 2016, is amended to read as follows:

Any apportionment to a school district pursuant to this subdivision shall be based upon base year approved expenditures for capital outlays 8 incurred prior to July first, two thousand one from its general fund, capital fund or reserved funds and current year approved expenditures 10 for debt service, including debt service for refunding bond issues 11 eligible for an apportionment pursuant to paragraph g of this subdivision and lease or other annual payments to the New York city educational construction fund created by article ten of this chapter or the city of 13 14 Yonkers educational construction fund created by article ten-B of this chapter which have been pledged to secure the payment of bonds, notes or other obligations issued by the fund to finance the construction, acqui-16 sition, reconstruction, rehabilitation or improvement of the school portion of combined occupancy structures, or for lease or other annual 17 18 19 payments to the New York state urban development corporation created by 20 chapter one hundred seventy-four of the laws of nineteen hundred sixty-21 eight, pursuant to agreement between such school district and such 22 corporation relating to the construction, acquisition, reconstruction, 23 rehabilitation or improvement of any school building, or for annual 24 payments to the dormitory authority pursuant to any lease, sublease or

EXPLANATION--Matter in $\underline{italics}$ (underscored) is new; matter in brackets [-] is old law to be omitted.

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other agreement relating to the financing, refinancing, acquisition, design, construction, reconstruction, rehabilitation, improvement, furnishing and equipping of, or otherwise provide for school district capital facilities or school district capital equipment made under the 5 provisions of section sixteen hundred eighty of the public authorities law, or for annual payments pursuant to any lease, sublease or other 7 agreement relating to the financing, refinancing, acquisition, design, construction, reconstruction, rehabilitation, improvement, furnishing 9 and equipping of, or otherwise providing for educational facilities of a 10 city school district under the provisions of section sixteen of chapter six hundred five of the laws of two thousand, or for payments, pursuant 11 12 to any assignment authorized by section twenty-seven hundred ninetynine-tt of the public authorities law, of debt service in furtherance of 13 14 funding the five-year educational facilities capital plan of the city of 15 New York school district or related debt service costs and expenses as 16 set forth in such section, for annual payments pursuant to any lease, 17 sublease or other agreement relating to the financing, refinancing, design, reconstruction, rehabilitation, improvement, furnishing and 18 19 equipping of, or otherwise providing for projects authorized pursuant to the city of Syracuse and the board of education of the city school 20 21 district of the city of Syracuse cooperative school reconstruction act, 22 for annual payments pursuant to any lease, sublease or other agreement relating to the financing, refinancing, design, reconstruction, rehabil-23 24 itation, improvement, furnishing and equipping of, or otherwise provid-25 ing for projects authorized pursuant to the city of Rochester and the 26 board of education of the city school district of the city of Rochester 27 school facilities modernization program act, for annual payments pursu-28 ant to any lease, sublease or other agreement relating to the financing, 29 refinancing, design, construction, reconstruction, rehabilitation, 30 improvement, furnishing and equipping of, or otherwise providing for 31 projects authorized pursuant to the Yonkers city school district facili-32 ties modernization program act, or for lease, lease-purchase or other 33 annual payments to another school district or person, partnership or 34 corporation pursuant to an agreement made under the provisions of section four hundred three-b, subdivision eight of section twenty-five 35 36 hundred three, or subdivision six of section twenty-five hundred fifty-37 four of this chapter, provided that the apportionment for such lease or other annual payments under the provisions of section four hundred 39 three-b, subdivision eight of section twenty-five hundred three, or 40 subdivision six of section twenty-five hundred fifty-four of this chapter, other than payments under a lease-purchase agreement or an equiv-41 42 alent agreement, shall be based upon approved expenditures in the 43 current year. Approved expenditures for capital outlays from a school district's general fund, capital fund or reserved funds that are incurred on or after July first, two thousand two, and are not aidable 45 46 pursuant to subdivision six-f of this section, shall be aidable as debt 47 service under an assumed amortization established pursuant to paragraphs 48 and j of this subdivision. In any such case approved expenditures 49 shall be only for new construction, reconstruction, purchase of existing structures, for site purchase and improvement, for new garages, 50 51 original equipment, furnishings, machinery, or apparatus, and for professional fees and other costs incidental to such construction or 52 53 reconstruction, or purchase of existing structures. In the case of a lease or lease-purchase agreement entered pursuant to section four 55 hundred three-b, subdivision eight of section twenty-five hundred three 56 or subdivision six of section twenty-five hundred fifty-four of this

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chapter, approved expenditures for the lease or other annual payments shall not include the costs of heat, electricity, water or other utilities or the costs of operation or maintenance of the leased facility. An apportionment shall be available pursuant to this subdivision for 5 construction, reconstruction, rehabilitation or improvement in a building, or portion thereof, being leased by a school district only if the 7 lease is for a term of at least ten years subsequent to the date of the general construction contract for such construction, reconstruction, 9 rehabilitation or improvement. Each school district shall prepare a five 10 year capital facilities plan, pursuant to regulations developed by the 11 commissioner for such purpose, provided that in the case of a city 12 school district in a city having a population of one million inhabitants or more, such facilities plan shall comply with the provisions of 13 14 section twenty-five hundred ninety-p of this chapter and this subdivi-15 sion. Such plan shall include, but not be limited to, a building inven-16 tory, and estimated expense of facility needs, for new construction, 17 additions, alterations, reconstruction, major repairs, energy consump-18 tion and maintenance by school building, as appropriate. Such plan shall consider the incorporation of design principles and strategies, pursuant 19 to guidance issued by the commissioner, as part of a comprehensive 20 21 approach to provide a safe, secure and healthy school environment. Such five year plan shall include a priority ranking of projects and shall be 23 amended if necessary to reflect subsequent on-site evaluations of facil-24 ities conducted by state supported contractors.

- 3. Paragraph a of subdivision 1 of section 2814 of the education law, as added by chapter 181 of the laws of 2000, is amended to read as follows:
- a. School safety activities. Programs eligible for funding pursuant to this section may include, but not be limited to: (i) safe corridors programs; (ii) diversity programs; (iii) collaborative school safety programs with law enforcement agencies or community-based organizations; metal detectors, intercom and other intra-school communication 33 devices and other devices to increase school security and the safety of school personnel and students; (v) programs which facilitate and promote community involvement in school facility planning; and (vi) other programs including comprehensive school-based intervention approved by the commissioner, that reduce violence and improve school safety. Comprehensive school based intervention models shall coordinate with and collaborate with other services currently being provided in the school district, incorporate appropriate school violence prevention and intervention services, and coordinate appropriate funding sources to ensure the efficient delivery of services. Such comprehensive schoolbased intervention models shall also include provisions for the involvement of teachers, parents, school administrators in the development and implementation of the program, a detailed statement identifying specific performance goals, a proposed timetable for implementation and achievement of such goals and specific assessment methods which will be used to measure student and school progress.
- 49 4. This act shall take effect eighteen months after it shall have become a law. Effective immediately, the addition, amendment, and/or 50 repeal of any rule or regulation necessary for the implementation of 51 this act on its effective date are authorized to be made and completed 52 53 on or before such effective date.