STATE OF NEW YORK

2629

2023-2024 Regular Sessions

IN SENATE

January 23, 2023

Introduced by Sens. MAY, COONEY, MANNION -- read twice and ordered printed, and when printed to be committed to the Committee on Education

AN ACT to amend the education law, in relation to enacting the "safe schools by design act"; directing the use of certain professional design services for school security and safety improvements

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

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

§ 2. Legislative intent. The legislature acknowledges that measures taken to enhance school safety through investments in facility hardening, violence intervention services, and school resource officers contribute to a broader strategy to mitigate and prevent violent acts on school grounds.

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The legislature further acknowledges that schools are intended to be 9 communities and should be planned without sacrificing the inherent posi-10 tive qualities of school environments we all desire for our children, and that design solutions can help address social, psychological, economic, environmental, and safety factors while maintaining a healthy and productive learning environment.

The legislature intends to provide school districts with the flexibility to adapt to differing and evolving community concerns, support student health and safety, and create productive learning environments.

- 17 § 3. The education law is amended by adding a new section 408-c to 18 read as follows:
- § 408-c. School safety design and planning. A five year capital facil-20 ities plan, as required pursuant to paragraph (d) of subdivision two of section four hundred nine-d of this article, shall consider the incorpo-21 22 ration of design elements and strategies as part of a comprehensive
- 23 approach to provide a secure and safe school environment. On or before

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

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July first, two thousand twenty-four, the commissioner shall issue quidance on the use of design elements and strategies by schools and school districts to provide a secure and safe environment.

- § 4. Subdivision 4 of section 2801-a of the education law, as amended by chapter 525 of the laws of 2019, is amended to read as follows:
- 4. Each district-wide school safety team shall be appointed by the 7 board of education, or the chancellor in the case of the city school district of the city of New York, and shall include but not be limited 8 9 to representatives of the school board, teacher, administrator, and 10 parent organizations, school safety personnel, and other school person-11 including bus drivers and monitors. At the discretion of the board 12 of education, or the chancellor in the case of the city of New York, a student may be allowed to participate on the safety team, provided 13 however, that no portion of a confidential building-level emergency 14 15 response plan shall be shared with such student nor shall such student 16 be present where details of a confidential building-level emergency 17 response plan or confidential portions of a district-wide emergency response strategy are discussed. Each building-level emergency response 18 team shall be appointed by the building principal, in accordance with 19 20 regulations or guidelines prescribed by the board of education, chancel-21 lor or other governing body. Such building-level teams shall include but 22 not be limited to representatives of teacher, administrator, and parent 23 organizations, school safety personnel and other school personnel 24 including bus drivers and monitors, community members, law enforcement 25 officials, fire officials or other emergency response agencies, design 26 professionals licensed pursuant to article one hundred forty-five, one 27 hundred forty-seven, or one hundred forty-eight of this chapter, and any 28 other representatives the board of education, chancellor or other 29 governing body deems appropriate.
- § 5. Paragraph a of subdivision 1 of section 2814 of the education 30 31 as added by chapter 181 of the laws of 2000, is amended to read as 32 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; (iv) metal detectors, intercom and other intra-school communication 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 including comprehensive school-based intervention models, 42 approved by the commissioner, that reduce violence and improve school safety. Comprehensive school based intervention models shall coordinate 44 with and collaborate with other services currently being provided in the 45 school district, incorporate appropriate school violence prevention and intervention services, and coordinate appropriate funding sources 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 51 performance goals, a proposed timetable for implementation and achieve-52 ment of such goals and specific assessment methods which will be used to measure student and school progress.
- 54 § 6. Subparagraph 1 of paragraph a of subdivision 6 of section 3602 of 55 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: 56

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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 or 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 labor, 7 modified by an annual county or multi-county labor market composite wage rate, established by the commissioner of labor in consultation with the commissioner, for July first of the base year, commencing July first, 9 10 nineteen hundred ninety-seven for general construction contracts awarded 11 or after July first, nineteen hundred ninety-eight, indexed to the 12 median of such county or multi-county rates, but not less than one. Such base allowance shall apply to a building or an addition housing 13 14 grades prekindergarten through six and shall be adjusted for a building 15 or 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 16 17 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 18 19 such building or addition is connected to, or such space is located within, a public school facility housing programs for nondisabled 20 21 pupils, as approved by the commissioner, a factor of three shall be used. Rated capacity of a building or an addition shall be determined by 23 the commissioner based on space standards and other requirements for 24 building construction specified by the commissioner. Such assigned 25 capacity ratings shall include, in addition to those spaces used for the 26 instruction of pupils, those spaces which are used for elementary and 27 secondary school libraries, cafeterias, prekindergarten instructional 28 rooms, teachers' conference rooms, gymnasiums [and], auditoriums, health 29 and wellness offices, and de-escalation rooms. For new construction projects approved on or after July first, two thousand, by the voters of 30 31 the school district or by the board of education of a city school 32 district in a city with more than one hundred twenty-five thousand 33 inhabitants, and/or the chancellor in a city school district in a city 34 having a population of one million or more, such rated capacity for new 35 buildings and additions constructed to replace existing buildings that, 36 in the judgment of the commissioner, have not been adequately maintained 37 and have not reached their projected useful life shall be reduced by the commissioner by an amount proportional to the remaining unused portion 39 of the useful life of the existing buildings, provided however that the 40 commissioner may waive such requirement upon a finding that replacement of the existing building is necessary to protect the health and safety 41 42 students or staff, that reconstruction and modernization of the 43 existing building would not adequately address such health and safety problems, and that the need to replace the building was not caused by 45 failure to adequately maintain the building. If the commissioner of 46 labor resets the statewide index reflecting changes in the costs of 47 labor and materials since July first, nineteen hundred ninety-two, the 48 commissioner shall adopt regulations to supersede the basic per pupil allowance of up to six thousand three hundred seventy-five dollars to 50 the imputed allowance in effect at that time. 51

§ 7. This act shall take effect immediately.