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131st General Assembly

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Sub. H. B. No. 148

Representatives Patterson, LaTourette

Cosponsors: Representatives Fedor, Smith, K., Antonio, Celebrezze, Hambley, Lepore-Hagan, O'Brien, M., O'Brien, S., Pelanda, Rogers

A BILL

То	amend sections 3318.02, 3318.024, and 3318.30,	1
	to enact section 3318.036, and to repeal section	2
	3318.32 of the Revised Code to require the	3
	School Facilities Commission to give priority	4
	for project funding to school districts that	5
	resulted from certain types of transfers,	6
	mergers, or consolidations and demonstrate an	7
	efficient use of facility space as determined by	8
	the Commission.	9

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Section 1. That sections 3318.02, 3318.024, and 3318.30 be	10
amended and section 3318.036 of the Revised Code be enacted to	11
read as follows:	12
Sec. 3318.02. (A) For purposes of sections 3318.01 to	13
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3318.32 3318.20 of the Revised Code, the Ohio school facilities	14
commission shall periodically perform an assessment of the	15
classroom facility needs in the state to identify school	16
districts in need of additional classroom facilities, or	17
replacement or reconstruction of existent classroom facilities,	18

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and the cost to each such district of constructing or acquiring such additional facilities or making such renovations.

(B) Based upon the most recent assessment conducted pursuant to division (A) of this section, the commission shall conduct on-site visits to school districts identified as having classroom facility needs to confirm the findings of the periodic assessment and further evaluate the classroom facility needs of the district. The evaluation shall assess the district's need to construct or acquire new classroom facilities and may include an assessment of the district's need for building additions or for the reconstruction of existent buildings in lieu of constructing or acquiring replacement buildings.

(C)(1) Except as provided in division (C)(2) of this section, on-site visits performed on or after May 20, 1997, shall be performed in the order specified in this division. The first round of on-site visits first succeeding the effective date of this amendment, May 20, 1997, shall be limited to the school districts in the first through fifth percentiles, excluding districts that are ineligible for funding under this chapter pursuant to section 3318.04 of the Revised Code. The second round of on-site visits shall be limited to the school districts in the first through tenth percentiles, excluding districts that are ineligible for funding under this chapter pursuant to section 3318.04 of the Revised Code. Each succeeding round of on-site visits shall be limited to the percentiles included in the immediately preceding round of on-site visits plus the next five percentiles. Except for the first round of on-site visits, no round of on-site visits shall commence unless eighty per cent of the districts for which on-site visits were performed during the immediately preceding round, have had projects approved under section 3318.04 of the Revised Code.

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(2) Notwithstanding division (C)(1) of this section, the	50
commission may perform on-site visits for school districts in	51
the next highest percentile to the percentiles included in the	52
current round of on-site visits, and then to succeeding	53
percentiles one at a time, not to exceed the twenty-fifth	54
percentile, if all of the following apply:	55
(a) Less than eighty per cent of the districts for which	56
on-site visits were performed in the current round, and in any	57
percentiles for which on-site visits were performed in addition	58
to the current round pursuant to this division, have had	59
projects approved under section 3318.04 of the Revised Code;	60
(b) There are funds appropriated for the purpose of	61
sections 3318.01 to 3318.20 of the Revised Code that are not	62
reserved and encumbered for projects pursuant to section 3318.04	63
of the Revised Code;	64
(c) The commission makes a finding that such available	65
funds would be more thoroughly utilized if on-site visits were	66
extended to the next highest percentile.	67
(D) Notwithstanding divisions (B) and (C) of this section,	68
in any fiscal year, the commission may limit the number of	69
districts for which it conducts on-site visits based upon its	70
projections of the moneys available and moneys necessary to	71
undertake projects under sections 3318.01 to 3318.32 3318.20 of	72
the Revised Code for that year.	73
Sec. 3318.024. In the first year of a capital biennium,	74
any funds appropriated to the Ohio school facilities commission	75
for classroom facilities projects under this chapter in the	76
previous capital biennium that were not spent or encumbered, or	77

for which an encumbrance has been canceled under section 3318.05

of the Revised Code, shall be used by the commission only for	79
projects under sections 3318.01 to 3318.20 of the Revised Code,	80
subject to appropriation by the general assembly.	81
In the second year of a capital biennium, any funds	82
appropriated to the Ohio school facilities commission for	83
classroom facilities projects under this chapter that were not	84
spent or encumbered in the first year of the biennium and which	85
are in excess of an amount equal to half of the appropriations	86
for the capital biennium, or for which an encumbrance has been	87
canceled under section 3318.05 of the Revised Code, shall be	88
used by the commission only for projects under sections 3318.01	89
to 3318.20, 3318.32, 3318.351, 3318.364, 3318.37, 3318.371,	90
3318.38, and 3318.40 to 3318.46 of the Revised Code, subject to	91
appropriation by the general assembly.	92
Sec. 3318.036. (A) For purposes of this section:	93
(1) "Eligible school district" is a city, local, or	94
exempted village school district that satisfies both of the	95
<pre>following conditions:</pre>	96
(a) The district resulted from one of the following that	97
became effective between July 1, 2013, and June 30, 2018:	98
(i) A transfer of all of the territory of one school	99
district to another school district in accordance with section	100
3311.22, 3311.231, 3311.24, or 3311.38 of the Revised Code;	101
(ii) The merger of two or more districts in accordance	102
with section 3311.25 of the Revised Code;	103
(iii) The creation of a new local school district from all	104
of one or more local school districts in accordance with section	105
3311.26 of the Revised Code;	106

(iv) The consolidation of two or more school districts	107
under section 3311.37 of the Revised Code.	108
(b) The district has demonstrated to the Ohio school	109
facilities commission an efficient use of facility space,	110
including a reduction in the number of buildings used by	111
students and administrative staff.	112
(2) "Basic project cost" and "required percentage of the	113
basic project cost" have the same meanings as in section 3318.01	114
of the Revised Code.	115
(B) Notwithstanding anything to the contrary in this	116
<pre>chapter:</pre>	117
(1) If the commission determines that a district is an	118
eligible school district, the commission shall give that	119
district first priority for funding for a project under sections	120
3318.01 to 3318.20 of the Revised Code as such funds become	121
available, regardless of the district's percentile rank under	122
section 3318.011 of the Revised Code. If the district results	123
from a transfer, merger, consolidation, or creation of a new	124
local district that takes effect prior to the effective date of	125
this section, the district's portion of the basic project cost	126
shall be the required percentage of the basic project cost based	127
on the percentile ranking of the district that was transferred,	128
merged, consolidated, or existed prior to the creation of the	129
new district that has the lowest three-year average adjusted	130
valuation per pupil, as calculated under section 3318.011 of the	131
Revised Code, on the date that the transfer, merger,	132
consolidation, or creation of the new district became effective.	133
(2) If an eligible school district is given priority under	134
division (B)(1) of this section, the commission may reduce that	135

district's portion of the basic project cost by twenty-five	136
percentage points from the portion determined under section	137
3318.032 of the Revised Code or, if the district results from a	138
transfer, merger, consolidation, or creation of a new local	139
district that takes effect prior to the effective date of this	140
section, from the portion determined under division (B)(1) of	141
this section. At no time, however, shall that district's portion	142
of the basic project cost be less than five per cent.	143
(3) If an eligible school district is given priority under	144
division (B)(1) of this section, the commission may reduce that	145
district's portion of the basic project cost by ten percentage	146
points from the portion determined under section 3318.032 of the	147
Revised Code or, if the district results from a transfer,	148
merger, consolidation, or creation of a new local district that	149
takes effect prior to the effective date of this section, from	150
the portion determined under division (B)(1) of this section, if	151
the district's project satisfies the following conditions:	152
(a) The project involves construction of a building on	153
land owned by a state institution of higher education, as that	154
term is defined in section 3345.011 of the Revised Code, and the	155
commission approves the project.	156
(b) The district and the state institution of higher	157
education enter into a written agreement regarding the continued	158
use of the institution's land by the district, and the	159
commission approves the agreement.	160
(c) On the date that the district and the state	161
institution of higher education enter into the written agreement	162
described in division (B)(3)(b) of this section, the state	163
institution of higher education is participating in the college	164
credit plus program established under Chapter 3365. of the	165

Revised Code.	166
At no time, however, shall that district's portion of the	167
basic project cost be less than five per cent.	168
The reduction of the district's portion of the basic	169
project cost described in division (B)(3) of this section may be	170
in addition to a reduction of the district's portion of the	171
basic project cost under division (B)(2) of this section.	172
(C) Except as provided in division (B) of this section, a	173
district's project undertaken pursuant to this section shall be	174
subject to all other requirements in sections 3318.01 to 3318.20	175
of the Revised Code.	176
Sec. 3318.30. (A) There is hereby created the Ohio school	177
facilities commission as an independent agency of the state	178
within the Ohio facilities construction commission, which is	179
created under section 123.20 of the Revised Code. The Ohio	180
school facilities commission shall administer the provision of	181
financial assistance to school districts for the acquisition or	182
construction of classroom facilities in accordance with sections	183
3318.01 to 3318.32 of the Revised Code this chapter.	184
The Ohio school facilities commission is a body corporate	185
and politic, an agency of state government and an	186
instrumentality of the state, performing essential governmental	187
functions of this state. The carrying out of the purposes and	188
the exercise by the Ohio school facilities commission of its	189
powers conferred by sections 3318.01 to 3318.32 of the Revised	190
Code this chapter are essential public functions and public	191
purposes of the state. The Ohio school facilities commission	192
may, in its own name, sue and be sued, enter into contracts, and	193
perform all the powers and duties given to it by sections	194

3318.01 to 3318.32 of the Revised Code this chapter, but it does	195
not have and shall not exercise the power of eminent domain. In	196
its discretion and as it determines appropriate, the Ohio school	197
facilities commission may delegate to any of its members,	198
executive director, or other employees any of the Ohio school	199
facilities commission's powers and duties to carry out its	200
functions.	201

(B) The Ohio school facilities commission shall consist of seven members, three of whom are voting members. The voting members of the Ohio school facilities commission shall be the director of the office of budget and management, the director of administrative services, and the superintendent of public instruction, or their designees. Of the nonvoting members, two shall be members of the senate appointed by the president of the senate, and two shall be members of the house of representatives appointed by the speaker of the house. Each of the appointees of the president, and each of the appointees of the speaker, shall be members of different political parties.

Nonvoting members shall serve as members of the Ohio school facilities commission during the legislative biennium for which they are appointed, except that any such member who ceases to be a member of the legislative house from which the member was appointed shall cease to be a member of the Ohio school facilities commission. Each nonvoting member shall be appointed within thirty-one days of the end of the term of that member's predecessor. Such members may be reappointed. Vacancies of nonvoting members shall be filled in the manner provided for original appointments.

Members of the Ohio school facilities commission shall serve without compensation.

After the initial nonvoting members of the Ohio school	225
facilities commission have been appointed, the Ohio school	226
facilities commission shall meet and organize by electing voting	227
members as the chairperson and vice-chairperson of the Ohio	228
school facilities commission, who shall hold their offices until	229
the next organizational meeting of the Ohio school facilities	230
commission. Organizational meetings of the Ohio school	231
facilities commission shall be held at the first meeting of each	232
calendar year. At each organizational meeting, the Ohio school	233
facilities commission shall elect from among its voting members	234
a chairperson and vice-chairperson, who shall serve until the	235
next annual organizational meeting. The Ohio school facilities	236
commission shall adopt rules pursuant to section 111.15 of the	237
Revised Code for the conduct of its internal business and shall	238
keep a journal of its proceedings. Including the organizational	239
meeting, the Ohio school facilities commission shall meet at	240
least once each calendar quarter.	241

Two voting members of the Ohio school facilities 242 commission constitute a quorum, and the affirmative vote of two 243 members is necessary for approval of any action taken by the 244 Ohio school facilities commission. A vacancy in the membership 245 of the Ohio school facilities commission does not impair a 246 quorum from exercising all the rights and performing all the 247 duties of the Ohio school facilities commission. Meetings of the 248 Ohio school facilities commission may be held anywhere in the 249 state and shall be held in compliance with section 121.22 of the 250 Revised Code. 251

(C) The Ohio school facilities commission shall file an 252 annual report of its activities and finances with the governor, 253 speaker of the house of representatives, president of the 254 senate, and chairpersons of the house and senate finance 255

Sub. H. B. No. 148 As Passed by the House	Page 10
committees.	256
(D) The Ohio school facilities commission shall be exempt	257
from the requirements of sections 101.82 to 101.87 of the	258
Revised Code.	259
(E) The Ohio school facilities commission may share	260
employees and facilities with the Ohio facilities construction	261
commission.	262
Section 2. That existing sections 3318.02, 3318.024, and	263
3318.30 and section 3318.32 of the Revised Code are hereby	264
repealed.	