As Passed by the Senate

127th General Assembly Regular Session 2007-2008

Sub. S. B. No. 273

Senator Niehaus

Cosponsors: Senators Mumper, Buehrer, Amstutz, Padgett, Faber, Fedor, Harris, Roberts, Schaffer, Schuler, Seitz, Spada, Wilson, Grendell, Cafaro, Miller, R.

A BILL

То	amend section 3318.032 and to enact section	1
	3318.033 of the Revised Code to calculate an	2
	alternate equity list for fiscal year 2008 for	3
	purposes of determining school districts'	4
	eligibility for assistance under the Classroom	5
	Facilities Assistance Program and their local	6
	shares in fiscal year 2009, to calculate an	7
	alternative equity list for fiscal year 2009	8
	funding under the Classroom Facilities Assistance	9
	Program and the Exceptional Needs School	10
	Facilities Assistance Program for certain school	11
	districts with large one-year reductions in	12
	valuation, to recalculate the local share of a	13
	current classroom facilities project for certain	14
	school districts that had a net gain in	15
	interdistrict open enrollment students when they	16
	became eligible for state facilities assistance,	17
	to specify the local share of new projects for	18
	certain school districts that previously received	19
	assistance, and to increase the percentage of	20
	classroom facilities appropriations that may be	21

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used for joint vocational school districts in	2
fiscal year 2008.	2
BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:	
Section 1. That section 3318.032 be amended and section	2
3318.033 of the Revised Code be enacted to read as follows:	2
Sec. 3318.032. (A) The Except as otherwise provided in	2
divisions (C) and (D) of this section, the portion of the basic	2
project cost supplied by the school district shall be the greater	2
of:	2
(1) The required percentage of the basic project costs;	3
(2) An amount necessary to raise the school district's net	3
bonded indebtedness, as of the date the controlling board approved	3
the project, to within five thousand dollars of the required level	3
of indebtedness.	3
(B) The amount of the district's share determined under this	3
section shall be calculated only as of the date the controlling	3
board approved the project, and that amount applies throughout the	3
one-year period permitted under section 3318.05 of the Revised	3
Code for the district's electors to approve the propositions	3
described in that section. If the amount reserved and encumbered	4
for a project is released because the electors do not approve	4
those propositions within that year, and the school district later	4
receives the controlling board's approval for the project, the	4
district's portion shall be recalculated in accordance with this	4
section as of the date of the controlling board's subsequent	4
approval.	4
(C) Notwithstanding anything to the contrary in division (A)	4
or (B) of this section, at At no time shall a school district's	4
portion of the basic project cost be greater than ninety-five per	4

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cent of the total basic project cost.	50
(D) If the controlling board approves a project under	51
sections 3318.01 to 3318.20 of the Revised Code for a school	52
district that previously received assistance under those sections	53
or section 3318.37 of the Revised Code within the twenty-year	54
period prior to the date on which the controlling board approves	55
the new project, the district's portion of the basic project cost	56
for the new project shall be the lesser of the following:	57
(1) The portion calculated under division (A) of this	58
section;	59
(2) The greater of the following:	60
(a) The required percentage of the basic project costs for	61
the new project;	62
(b) The percentage of the basic project cost paid by the	63
district for the previous project.	64
Sec. 3318.033. (A) As used in this section:	65
(1) "Formula ADM" has the same meaning as in section 3317.02	66
of the Revised Code.	67
(2) "Open enrollment net gain" has the same meaning as in	68
section 3318.011 of the Revised Code.	69
(B) This section applies to each school district that meets	70
the following criteria:	71
(1) The Ohio school facilities commission certified its	72
conditional approval of the district's project under sections	73
3318.01 to 3318.20 of the Revised Code after July 1, 2006, and	74
prior to September 29, 2007, and the project had not been	75
completed as of September 29, 2007.	76
(2) Within one year after the date of the commission's	77
certification of its conditional approval the district's electors	78

Section 2. That existing section 3318.032 of the Revised Code

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is hereby repealed.	110
Section 3. (A) As used in this section, "equity list" means	111
the school district percentile rankings calculated under section	112
3318.011 of the Revised Code.	113
(B) Not later than thirty days after the effective date of	114
this section, the Department of Education shall create an	115
alternate equity list for fiscal year 2008 by recalculating each	116
school district's percentile ranking under section 3318.011 of the	117
Revised Code and shall certify the alternate equity list to the	118
Ohio School Facilities Commission. For this purpose, the	119
Department shall recalculate every school district's percentile	120
ranking using the district's "valuation per pupil" as that term is	121
defined in the version of section 3318.011 of the Revised Code in	122
effect on and after September 29, 2007. When recalculating the	123
percentile rankings, the Department shall use the same values for	124
"average taxable value," "formula ADM," and "income factor," as	125
those terms are defined in section 3318.011 of the Revised Code,	126
that it used in calculating the original equity list for fiscal	127
year 2008 certified to the Commission on September 5, 2007, and	128
shall not use any updated values for those variables.	129
(C) The Commission shall use the alternate equity list	130
certified under division (B) of this section to determine the	131
priority for assistance under sections 3318.01 to 3318.20 of the	132
Revised Code in fiscal year 2009 for each school district that has	133
not previously been offered funding under those sections. The	134
alternate equity list shall not affect any school district's	135
eligibility for the Exceptional Needs School Facilities Assistance	136
Program under section 3318.37 of the Revised Code.	137

(D) Notwithstanding any provision of Chapter 3318. of the

Revised Code to the contrary, for each school district that

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3318.032	of the	Revised	Code.						170
(5)	"Total	taxable	value,"	"formula	ADM,"	and	"income	factor"	171

have the same meanings as in section 3317.02 of the Revised Code.

- (B) Not later than thirty days after the effective date of this section, the Department of Education shall create the 174 alternative equity list defined in this section and shall certify 175 that list to the Ohio School Facilities Commission for its use in 176 determining funding of school district projects for fiscal year 177 2009, in the manner prescribed in division (C) of this section. 178
- (C) Notwithstanding any provision to the contrary in Chapter 179 3318. of the Revised Code, for fiscal year 2009 only, in the case 180 of any school district that has not received funding under 181 sections 3318.01 to 3318.20 of the Revised Code in any fiscal year 182 prior to fiscal year 2009 and for which the district's rank on the 183 alternative equity list is at least fifteen percentiles lower than 184 the district's rank on the original equity list:
- (1) The Commission shall use the district's percentile on the
 alternative equity list to determine the district's priority for
 assistance and the school district's portion of the basic project
 cost for a project under sections 3318.01 to 3318.20 of the
 Revised Code, rather than the district's percentile on the
 original equity list as otherwise provided under those sections;
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- (2) The Commission shall use the district's percentile on the 192 alternative equity list to determine the school district's portion 193 of the basic project cost for a project under section 3318.37 of 194 the Revised Code, rather than the district's percentile on the 195 original equity list as otherwise provided under that section. The 196 alternative equity list shall not affect any school district's 197 eligibility and priority for assistance under that section. 198

The Commission shall not use the alternative equity list to determine the priority for funding or a school district's portion