F5 6lr1856 CF 6lr1955

By: Senator Pipkin

Introduced and read first time: February 2, 2006

Assigned to: Budget and Taxation

A BILL ENTITLED

1	AN ACT	concerning		

- 2 **Kent County - School Construction - Cost-Share**
- 3 FOR the purpose of altering the State and local cost-share formula for school
- 4 construction in Kent County; providing for the effective date of certain
- 5 provisions of this Act; providing for the termination of certain provisions of this
- Act; and generally relating to school construction funding in Kent County. 6
- 7 BY repealing and reenacting, with amendments,
- Article Education 8
- 9 Section 5-301
- Annotated Code of Maryland 10
- (2004 Replacement Volume and 2005 Supplement) 11
- 12 BY repealing and reenacting, with amendments,
- Article Education 13
- 14 Section 5-301
- Annotated Code of Maryland 15
- 16 (2004 Replacement Volume and 2005 Supplement)
- 17 (As enacted by Chapters 306 and 307 of the Acts of the General Assembly of
- 18 2004)
- 19 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF
- 20 MARYLAND, That the Laws of Maryland read as follows:
- 21 **Article - Education**
- 22 5-301.
- 23 In this subtitle, "Interagency Committee" means the Interagency
- 24 Committee on School Construction established under § 5-302 of this subtitle.
- 25 (b) (1) For the purposes of this section other than subsection (c), the Board
- 26 of Public Works shall define by regulation what constitutes an eligible and ineligible
- 27 public school construction or capital improvement cost.

1 2	1 (2) (i) The 2 public school construction or capital	purchase of relocatable classrooms shall be an eligible cost.
		Board of Public Works shall adopt regulations that define the minimum specifications for relocatable using State funds.
8 9	7 shall include \$1,000,000 for public s 8 funding for public school construction	e budgets for fiscal years 2006 through 2008, the Governor chool construction, in excess of the estimates of on contained in the fiscal year 2005 through fiscal a, to be used to fund the State share of the cost of
11 12	11 (3) (i) The 12 as an approved public school constr	Board of Public Works shall include modular construction uction or capital cost.
13 14		Board of Public Works, at the recommendation of the Construction, shall adopt regulations that:
15	15 1.	Define modular construction; and
	16 2. 17 approval of modular construction as 18 improvement cost.	Establish the minimum specifications required for a public school construction or capital
-	19 (4) The cost of ac 20 capital improvement cost and may r	quiring land may not be considered a construction or not be paid by the State.
	21 (c) The State shall pay the 22 State share of public school constru 23 improvements in each county if:	costs in excess of available federal funds of the ction projects and public school capital
	24 (1) The projects of 25 Public Works; and	or improvements have been approved by the Board of
26 27	26 (2) Contracts have 27 or improvements.	e been executed on or after July 1, 1971 for the projects
28 29	28 (d) (1) The Board of 29 administration of the programs prov	Public Works may adopt regulations for the ided for in this section.
30 31	30 (2) The regulation 31 requirements for:	ns adopted by the Board of Public Works may contain
32	32 (i) The	development and submission of long range plans;
33	33 (ii) The	submission of annual plans and plans for specific projects;
34 35	34 (iii) The 35 school construction or capital impro	submission of other data or information that is relevant to evement;

1 2		(iv) hool buil	The approval of sites, plans, and specifications for the ldings or the improvement of existing buildings;
3		(v)	Site improvements;
4		(vi)	Competitive bidding;
5 6	or capital improvemen	(vii) ts;	The hiring of personnel in connection with school construction
7 8	improvements;	(viii)	The actual construction of school buildings or their
		(ix) ng and co	The relative roles of different State and local governmental onstruction of school buildings or school capital
12 13	appropriate for the pro	(x) oper imp	School construction and capital improvements necessary or lementation of this section;
14 15		(xi) rity publi	At the recommendation of the Interagency Committee, the c school construction programs;
16 17		(xii) nong two	Development of cooperative arrangements that permit the or more school systems;
18		(xiii)	The selection of architects and engineers by school systems;
19		(xiv)	The award of contracts by school systems; and
20 21	Construction Program	(xv)	Method of payments made by the State under the Public School
22 23	provisions: (3)	The regu	llations adopted by the Board of Public Works shall contain
	SUBSECTION, ESTA		[Establishing] SUBJECT TO PARAGRAPH (4) OF THIS ING a State and local cost-share formula for each county in establishing the formulas;
27 28	facilities master plans	(ii) and ann	Requiring local education agencies to adopt educational ual capital improvement programs;
29 30		(iii) n for eac	Providing a method for establishing a maximum State h project approved for State funding;
31 32	Finance and Procurer	(iv) nent Artic	Referencing the policies stated in § 5-7B-07 of the State cle:

	with the minority busi of Maryland Regulation		Requiring local school systems to adopt procedures consistent exprise policies of the State as required under the Code
4 5	Interagency Committee	(vi) ee to the l	Establishing a process for the appeal of decisions by the Board of Public Works;
6 7	periodically update co	(vii) omprehen	Requiring local education agencies to adopt, implement, and sive maintenance plans; and
	school construction fu requirements of item		Authorizing the Board of Public Works to withhold State public a a local education agency that fails to comply with the his paragraph.
11 12	(4) SHALL BE:	THE ST	ATE AND LOCAL COST-SHARE FORMULA FOR KENT COUNTY
13		(I)	60% STATE SHARE; AND
14		(II)	40% KENT COUNTY SHARE.
17 18 19	personnel in each couboth the needs of the	inty to in local cor	In adopting any of these requirements, the State Board and the rovide for the maximum exercise of initiative by school sure that the school buildings and improvements meet nmunities and the rules and regulations necessary to this section and the prudent expenditure of State
		d by this	blic Works shall develop the rules, regulations, and section in consultation with representatives of the governing bodies.
		d their pro	and procedures of the Board of Public Works adopted comulgation are exempt from § 8-127(b) of the State cle of the Code.
29		ling sites the follo	spect to public school construction or public school capital for school buildings, the authority, responsibilities, twing are subject to the regulations adopted by the this section:
31		(i)	The State Board;
32		(ii)	The State Superintendent;
33		(iii)	The county governments;
34		(iv)	The county boards; and
35 36	article.	(v)	All other State or local governmental agencies under this

3 4	(2) If, as to public school construction or public school capital improvements, there is any conflict between the regulations and procedures of the Board of Public Works and the authority, responsibilities, powers, and duties of the individuals and agencies specified in paragraph (1) of this subsection, the regulations and procedures of the Board of Public Works shall prevail.
8	(h) The obligation of the State to pay the costs of public school construction and public school capital improvements extends only to those projects or parts of projects that comply with the regulations and procedures of the Board of Public Works.
	(i) (1) This subsection does not apply to the proceeds from the sale, lease, or disposition of public school buildings constructed under contracts executed before February 1, 1971.
15 16 17 18 19	(2) Consistent with § 4-115 of this article and regulations adopted by the Board of Public Works to implement § 4-126 of this article, the Board of Public Works may require by regulation that the portion of the proceeds received by a county from the sale, lease, or disposal of any public school building that represent State funds provided within 15 years prior to the date of the transaction shall be used solely as part of the State funding of the construction of future public school buildings in the county in which the sale, lease, or disposal occurred, if the public school building was constructed under a contract executed on or after February 1, 1971.
23	(3) The part of the proceeds from the sale, lease, or disposal of a public school building that fairly represents the appraised value of land and that part of the cost of the public school building that was funded by the county shall remain as the funds of the county.
27	(j) (1) Whether by budget bill or supplementary appropriation bill, all money appropriated to carry out the purposes of this section is a separate fund that shall be administered by the State Comptroller in accordance with the regulations adopted by the Board of Public Works.
31 32	(2) (i) Except as provided in subparagraph (ii) of this paragraph, notwithstanding any other contrary provision of the Annotated Code, any funds approved for a project that has not been contracted for within 2 years of the approval of the project shall revert to the fund established under paragraph (1) of this subsection.
	(ii) The Interagency Committee, with the approval of the Board of Public Works, may extend the time period under subparagraph (i) of this paragraph if the Interagency Committee determines that unusual circumstances exist.
37 38	(3) Any unexpended allocations of funds for previously approved projects shall be transferred to the fund established under paragraph (1) of this subsection.
	(4) On or before March 30, June 30, September 30, and December 31 of each year, the Interagency Committee shall report to the General Assembly, in accordance with § 2-1246 of the State Government Article, and the Department of

	Legislative Services on the balance in the fund as of the reporting date as the result of transfers or reversions required under this subsection and any expenditures.				
3	SECTION 2. AND BE IT FURTHER ENACTED, That the Laws of Maryland read as follows:				
5	Article - Education				
6	5-301.				
7 8	(a) In this subtitle, "Interagency Committee" means the Interagency Committee on School Construction established under § 5-302 of this subtitle.				
	(b) (1) For the purposes of this section other than subsection (c), the Board of Public Works shall define by regulation what constitutes an eligible and ineligible public school construction or capital improvement cost.				
12 13	(2) (i) The Board of Public Works shall include modular construction as an approved public school construction or capital cost.				
14 15	(ii) The Board of Public Works, at the recommendation of the Interagency Committee on School Construction, shall adopt regulations that:				
16	1. Define modular construction; and				
	2. Establish the minimum specifications required for approval of modular construction as a public school construction or capital improvement cost.				
20 21	(3) The cost of acquiring land may not be considered a construction or capital improvement cost and may not be paid by the State.				
	(c) The State shall pay the costs in excess of available federal funds of the State share of public school construction projects and public school capital improvements in each county if:				
25 26	(1) The projects or improvements have been approved by the Board of Public Works; and				
27 28	(2) Contracts have been executed on or after July 1, 1971 for the projects or improvements.				
29 30	(d) (1) The Board of Public Works may adopt regulations for the administration of the programs provided for in this section.				
31 32	(2) The regulations adopted by the Board of Public Works may contain requirements for:				
33	(i) The development and submission of long range plans;				
34	(ii) The submission of annual plans and plans for specific projects;				

1 2	school construction or	(iii) capital i	The submission of other data or information that is relevant to mprovement;
3	construction of new so	(iv) chool bui	The approval of sites, plans, and specifications for the ldings or the improvement of existing buildings;
5		(v)	Site improvements;
6		(vi)	Competitive bidding;
7 8	or capital improvemen	(vii) nts;	The hiring of personnel in connection with school construction
9 10	improvements;	(viii)	The actual construction of school buildings or their
	agencies in the planni improvements;	(ix) ing and c	The relative roles of different State and local governmental onstruction of school buildings or school capital
14 15	appropriate for the pr	(x) oper imp	School construction and capital improvements necessary or lementation of this section;
16 17	establishment of prior	(xi) rity publi	At the recommendation of the Interagency Committee, the c school construction programs;
18 19	sharing of facilities a		Development of cooperative arrangements that permit the or more school systems;
20		(xiii)	The selection of architects and engineers by school systems;
21		(xiv)	The award of contracts by school systems; and
22 23	Construction Program	(xv)	Method of payments made by the State under the Public School
24 25	provisions: (3)	The regu	alations adopted by the Board of Public Works shall contain
			[Establishing] SUBJECT TO PARAGRAPH (4) OF THIS ING a State and local cost-share formula for each county in establishing the formulas;
29 30	facilities master plans	(ii) and ann	Requiring local education agencies to adopt educational ual capital improvement programs;
31 32	construction allocation	(iii) on for eac	Providing a method for establishing a maximum State h project approved for State funding;
33 34	Finance and Procurer	(iv) nent Arti	Referencing the policies stated in § 5-7B-07 of the State cle;

	with the minority busi of Maryland Regulation		Requiring local school systems to adopt procedures consistent exprise policies of the State as required under the Code
4 5	Interagency Committee	(vi) ee to the l	Establishing a process for the appeal of decisions by the Board of Public Works;
6 7	periodically update co	(vii) omprehen	Requiring local education agencies to adopt, implement, and sive maintenance plans; and
	school construction fu requirements of item		Authorizing the Board of Public Works to withhold State public a a local education agency that fails to comply with the his paragraph.
11 12	(4) SHALL BE:	THE ST	ATE AND LOCAL COST-SHARE FORMULA FOR KENT COUNTY
13		(I)	60% STATE SHARE; AND
14		(II)	40% KENT COUNTY SHARE.
17 18 19	Board of Public Wor personnel in each cou both the needs of the	inty to in local cor	In adopting any of these requirements, the State Board and the rovide for the maximum exercise of initiative by school sure that the school buildings and improvements meet immunities and the rules and regulations necessary to this section and the prudent expenditure of State
		d by this	blic Works shall develop the rules, regulations, and section in consultation with representatives of the governing bodies.
		d their pro	and procedures of the Board of Public Works adopted comulgation are exempt from § 8-127(b) of the State cle of the Code.
29	improvements, include	ding sites f the follo	spect to public school construction or public school capital for school buildings, the authority, responsibilities, twing are subject to the regulations adopted by the this section:
31		(i)	The State Board;
32		(ii)	The State Superintendent;
33		(iii)	The county governments;
34		(iv)	The county boards; and
35 36	article.	(v)	All other State or local governmental agencies under this

1 (2) If, as to public school construction or public school capital 2 improvements, there is any conflict between the regulations and procedures of the 3 Board of Public Works and the authority, responsibilities, powers, and duties of the 4 individuals and agencies specified in paragraph (1) of this subsection, the regulations 5 and procedures of the Board of Public Works shall prevail. 6 (h) The obligation of the State to pay the costs of public school construction 7 and public school capital improvements extends only to those projects or parts of 8 projects that comply with the regulations and procedures of the Board of Public 9 Works. 10 (i) (1) This subsection does not apply to the proceeds from the sale, lease, or 11 disposition of public school buildings constructed under contracts executed before 12 February 1, 1971. 13 (2) Consistent with § 4-115 of this article and regulations adopted by the 14 Board of Public Works to implement § 4-126 of this article, the Board of Public Works 15 may require by regulation that the portion of the proceeds received by a county from 16 the sale, lease, or disposal of any public school building that represent State funds 17 provided within 15 years prior to the date of the transaction shall be used solely as 18 part of the State funding of the construction of future public school building was 19 constructed under a contract executed on or after February 1, 1971. 20 (3) The part of the proceeds from the sale, lease, or disposal of a public 21 cost of the public school building that fairly represents the appraised value of land and that part of the 22 cost of the public school building that was funded by the county shall remain as the 23 thurst of the county. 25 (j) (1) Whether by budget bill or supplementary appropriation bill, all 26 money appropriated to carry out the purposes of this section is a separate fund that 27 shall be administered by the State Comptroller in accordance with the regulations 28 adopted by the Board of Public Works. 29 (2) (i) Except as pro		
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disposition of public school buildings constructed under contracts executed before February 1, 1971. (2) Consistent with § 4-115 of this article and regulations adopted by the Board of Public Works to implement § 4-126 of this article, the Board of Public Works may require by regulation that the portion of the proceeds received by a county from the sale, lease, or disposal of any public school building that represent State funds provided within 15 years prior to the date of the transaction shall be used solely as part of the State funding of the construction of future public school buildings in the county in which the sale, lease, or disposal occurred, if the public school building was constructed under a contract executed on or after February 1, 1971. (3) The part of the proceeds from the sale, lease, or disposal of a public school building that fairly represents the appraised value of land and that part of the county. (j) (1) Whether by budget bill or supplementary appropriation bill, all money appropriated to carry out the purposes of this section is a separate fund that shall be administered by the State Comptroller in accordance with the regulations adopted by the Board of Public Works. (2) (i) Except as provided in subparagraph (ii) of this paragraph, any funds approved for a project that has not been contracted for within 2 years of the approval of the project shall revert to the fund established under paragraph (1) of this subsection. (ii) The Interagency Committee, with the approval of the Board of Public Works, may extend the time period under subparagraph (i) of this paragraph if the Interagency Committee determines that unusual circumstances exist.	7 8	and public school capital improvements extends only to those projects or parts of projects that comply with the regulations and procedures of the Board of Public
Board of Public Works to implement § 4-126 of this article, the Board of Public Works may require by regulation that the portion of the proceeds received by a county from the sale, lease, or disposal of any public school building that represent State funds provided within 15 years prior to the date of the transaction shall be used solely as part of the State funding of the construction of future public school buildings in the county in which the sale, lease, or disposal occurred, if the public school building was constructed under a contract executed on or after February 1, 1971. 10 (3) The part of the proceeds from the sale, lease, or disposal of a public school building that fairly represents the appraised value of land and that part of the cost of the public school building that was funded by the county shall remain as the funds of the county. 11 (3) Whether by budget bill or supplementary appropriation bill, all money appropriated to carry out the purposes of this section is a separate fund that shall be administered by the State Comptroller in accordance with the regulations adopted by the Board of Public Works. 12 (2) (i) Except as provided in subparagraph (ii) of this paragraph, any funds approved for a project that has not been contracted for within 2 years of the approval of the project shall revert to the fund established under paragraph (1) of this subsection. 13 (ii) The Interagency Committee, with the approval of the Board of Public Works, may extend the time period under subparagraph (i) of this paragraph if the Interagency Committee determines that unusual circumstances exist. 13 (3) Any unexpended allocations of funds for previously approved projects shall be transferred to the fund established under paragraph (1) of this subsection.	11	disposition of public school buildings constructed under contracts executed before
school building that fairly represents the appraised value of land and that part of the cost of the public school building that was funded by the county shall remain as the funds of the county. (j) (1) Whether by budget bill or supplementary appropriation bill, all money appropriated to carry out the purposes of this section is a separate fund that shall be administered by the State Comptroller in accordance with the regulations adopted by the Board of Public Works. (2) (i) Except as provided in subparagraph (ii) of this paragraph, any funds approved for a project that has not been contracted for within 2 years of the approval of the project shall revert to the fund established under paragraph (1) of this subsection. (ii) The Interagency Committee, with the approval of the Board of Public Works, may extend the time period under subparagraph (i) of this paragraph if the Interagency Committee determines that unusual circumstances exist. (3) Any unexpended allocations of funds for previously approved projects shall be transferred to the fund established under paragraph (1) of this subsection.	14 15 16 17 18 19	Board of Public Works to implement § 4-126 of this article, the Board of Public Works may require by regulation that the portion of the proceeds received by a county from the sale, lease, or disposal of any public school building that represent State funds provided within 15 years prior to the date of the transaction shall be used solely as part of the State funding of the construction of future public school buildings in the county in which the sale, lease, or disposal occurred, if the public school building was
money appropriated to carry out the purposes of this section is a separate fund that shall be administered by the State Comptroller in accordance with the regulations adopted by the Board of Public Works. (2) (i) Except as provided in subparagraph (ii) of this paragraph, any funds approved for a project that has not been contracted for within 2 years of the approval of the project shall revert to the fund established under paragraph (1) of this subsection. (ii) The Interagency Committee, with the approval of the Board of Public Works, may extend the time period under subparagraph (i) of this paragraph if the Interagency Committee determines that unusual circumstances exist. (3) Any unexpended allocations of funds for previously approved projects shall be transferred to the fund established under paragraph (1) of this subsection. (4) On or before March 30, June 30, September 30, and December 31 of each year, the Interagency Committee shall report to the General Assembly, in	22 23	school building that fairly represents the appraised value of land and that part of the cost of the public school building that was funded by the county shall remain as the
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39 each year, the Interagency Committee shall report to the General Assembly, in		
	39	each year, the Interagency Committee shall report to the General Assembly, in

- 1 Legislative Services on the balance in the fund as of the reporting date as the result
- 2 of transfers or reversions required under this subsection and any expenditures.
- 3 SECTION 3. AND BE IT FURTHER ENACTED, That Section 1 of this Act shall
- 4 take effect July 1, 2006. It shall remain effective until the taking effect of Section 2 of
- 5 this Act. If Section 2 of this Act takes effect, Section 1 of this Act shall be abrogated
- 6 and of no further force and effect.
- 7 SECTION 4. AND BE IT FURTHER ENACTED, That Section 2 of this Act shall
- 8 take effect July 1, 2008, the effective date of Chapters 306 and 307 of the Acts of the
- 9 General Assembly of 2004. If the effective date of Chapters 306 and 307 is amended,
- 10 Section 2 of this Act shall take effect on the taking effect of Chapters 306 and 307.
- SECTION 5. AND BE IT FURTHER ENACTED, That, subject to the provisions
- 12 of Sections 3 and 4 of this Act, this Act shall take effect July 1, 2006.