## [First Reprint] ASSEMBLY, No. 4789

# STATE OF NEW JERSEY 219th LEGISLATURE

**INTRODUCED OCTOBER 8, 2020** 

Sponsored by: Assemblyman WILLIAM W. SPEARMAN District 5 (Camden and Gloucester) Assemblyman GARY S. SCHAER District 36 (Bergen and Passaic) Assemblywoman VERLINA REYNOLDS-JACKSON District 15 (Hunterdon and Mercer)

**Co-Sponsored by:** 

Assemblywoman Vainieri Huttle, Assemblyman Moen, Assemblywomen Sumter, Jasey, Carter, McKnight and Timberlake

#### SYNOPSIS

Establishes Safe and Equitable Remote Learning Pilot Program in DOE to support provision of remote learning safe havens by certain school districts.

#### CURRENT VERSION OF TEXT

As reported by the Assembly Education Committee on March 17, 2021, with amendments.

876,



(Sponsorship Updated As Of: 3/22/2021)

#### A4789 [1R] SPEARMAN, SCHAER

2

1 AN ACT establishing the Safe and Equitable Remote Learning <sup>1</sup>Pilot<sup>1</sup> Program and supplementing Title 18A of the New Jersey 2 3 Statutes. 4 5 BE IT ENACTED by the Senate and General Assembly of the State 6 of New Jersey: 7 8 1. As used in this act: 9 <sup>1</sup>["Eligible district" includes the Camden City School District, 10 the Passaic City School District, the Paterson City School District, 11 and the Trenton City School District. "Mobile broadband] <u>"Broadband</u><sup>1</sup> Internet <sup>1</sup>[access]<sup>1</sup> service" 12 means a mass-market retail service <sup>1</sup>[by wire or radio]<sup>1</sup> that 13 provides the capability to transmit data to and receive data from all 14 or substantially all Internet endpoints, including any capabilities 15 16 that are incidental to and enable the operation of the 17 communications service, but excluding dial-up Internet access 18 service. 19 <sup>1</sup>"Eligible district" includes the Camden City School District, the Newark City School District, the Passaic City School District, the 20 Paterson City School District, and the Trenton City School District. 21 22 "Program of hybrid instruction" means a program of instruction 23 that is provided through a mix of in-person and virtual or remote 24 instruction and is implemented in accordance with criteria to be 25 established by the Commissioner of Education and is approved by the commissioner.<sup>1</sup> 26 27 28 2. There is established in the Department of Education a Safe and Equitable Remote Learning <sup>1</sup>Pilot<sup>1</sup> Program to assist eligible 29 school districts in the provision of <sup>1</sup>[mobile broadband Internet 30 access service and **]**<sup>1</sup> remote learning safe havens, as provided in 31 sections 3 and 4 of this act. 32 33 34 <sup>1</sup>[3. a. When an eligible district implements a program of virtual or remote instruction, as provided under section 9 of 35 36 P.L.1996, c.138 (C.18A:7F-9), the eligible district shall be responsible for the provision of mobile broadband Internet access 37 38 service to the residence of every enrolled student who is eligible for 39 free or reduced-price meals under the State school lunch program 40 and who lacks access to mobile broadband Internet access service. 41 During the period of virtual or remote instruction, the eligible 42 district shall provide direct payments to the Internet service provider that delivers mobile broadband Internet access service to 43 44 the residence of each eligible student.

**EXPLANATION** – Matter enclosed in **bold-faced brackets** [thus] in the above bill is not enacted and is intended to be omitted in the law.

Matter underlined <u>thus</u> is new matter.

Matter enclosed in superscript numerals has been adopted as follows: <sup>1</sup>Assembly AED committee amendments adopted March 17, 2021. b. (1) Within the limits of available funds, the Department of
Education shall provide each eligible district with such funding as is
necessary to support the payments required under subsection a. of
this section.

5 (2) To the extent permitted by federal law, an eligible district 6 shall reimburse the department for the monies received pursuant to 7 paragraph (1) of this subsection using any federal financial 8 assistance received by the district to address the impact of the 9 declared public health emergency, state of emergency, or other 10 incident that caused the program of virtual or remote instruction to be implemented, which federal financial assistance shall include, 11 12 but not be limited to, monies received under the federal 13 "Coronavirus Aid, Relief, and Economic Security (CARES) Act," 14 Pub.L. 116-136.]<sup>1</sup>

15

**1**[4] <u>3</u><sup>1</sup>. 16 a. Notwithstanding the provisions of any other law 17 or regulation concerning the approval of temporary educational 18 facilities to the contrary, when an eligible district implements a 19 program of virtual or remote instruction, as provided under section 9 of P.L.1996, c.138 (C.18A:7F-9), <sup>1</sup>or a program of hybrid 20 21 instruction,<sup>1</sup> the eligible district may, with the approval of the executive county superintendent of schools, establish one or more 22 23 remote learning safe havens. Each remote learning safe haven shall be used for the delivery of  $\frac{1}{virtual}$  or ratio remote instruction to24 enrolled students in accordance with applicable social distancing 25 <sup>1</sup>and other health and safety<sup>1</sup> guidelines. <sup>1</sup>This act shall not be 26 construed as to permit an eligible district to provide in-person 27 28 instruction at a remote learning safe haven established pursuant to 29 this act, unless otherwise authorized pursuant to State law.<sup>1</sup>

b. When an eligible district establishes a remote learning safe
haven, the eligible district shall be responsible for the provision of
<sup>1</sup>[mobile]<sup>1</sup> broadband Internet <sup>1</sup>[access]<sup>1</sup> service to the facility.
The service shall be sufficient for every enrolled student who is
eligible for free or reduced-price meals under the State school lunch
program to participate in <sup>1</sup><u>virtual or</u><sup>1</sup> remote instructional sessions
at the facility.

c. In addition to any other requirements established by theCommissioner of Education, a remote learning safe haven shall be:

39 (1) located within a building owned by the federal government,
40 the State, a political subdivision of the State, or a nonprofit
41 organization; <sup>1</sup>[and]<sup>1</sup>

42 (2) staffed by appropriately licensed school personnel <sup>1</sup>[, as]
43 who have undergone a criminal history record check pursuant to the
44 provisions of P.L.1986, c.116 (C.18A:6-7.1 et seq.) and are<sup>1</sup>
45 approved by the board of education, during all hours of operation <sup>1</sup>;
46 and

#### A4789 [1R] SPEARMAN, SCHAER

4

1 (3) in compliance with the applicable standards for temporary 2 educational facilities required pursuant to the State Board of Education regulations<sup>1</sup>. 3 4 d. If an eligible district establishes a remote learning safe 5 haven, the Department of Education shall, within the limits of 6 available funds, provide the eligible district with such funding as is necessary to defray the costs of establishing and staffing the 7 8 facility, as well as providing the facility with <sup>1</sup>[mobile]<sup>1</sup> broadband 9 Internet <sup>1</sup>[access]<sup>1</sup> service. <sup>1</sup>To the maximum extent possible, an eligible district shall provide the remote learning safe haven such 10 11 staff, resources, equipment, and materials as may be necessary to 12 establish and operate the remote learning safe haven and to limit the 13 use of staff, resources, equipment, and materials of the remote 14 learning safe haven.<sup>1</sup> 15 16 <sup>1</sup>4. Following the expiration of the public health emergency 17 declared by the Governor in Executive Order 103 of 2020 or the 18 rescission of the declaration of the public health emergency 19 declared by the Governor in Executive Order 103 of 2020, an eligible district that establishes one or more remote learning safe 20 havens pursuant to section 3 of this act may continue to use, or 21 22 enter into written agreements or partnerships to continue to use, the 23 remote learning safe havens for before school and after school activities.<sup>1</sup> 24 25 26 <sup>1</sup>5. a. In any school year in which an eligible district establishes 27 a remote learning safe haven pursuant to the provisions of this act, 28 the Department of Education shall collect information on the 29 program including, but not limited to: 30 (1) the number of students who engaged in virtual or remote 31 instruction in a remote learning safe haven during the school year; 32 (2) the costs of establishing a remote learning safe haven in each 33 eligible district and the amounts provided by the department to 34 eligible districts pursuant to subsection d. of section 3 of this act; (3) the number of school personnel who staffed the remote 35 36 learning safe havens in each eligible district, including any 37 additional costs incurred by eligible districts to provide such staff; 38 and 39 (4) a description of each remote learning safe haven established 40 pursuant to the provisions of this act. 41 b. Within 30 days of the end of any school year in which an 42 eligible district establishes a remote learning safe haven pursuant to 43 the provisions of this act, the department shall submit a report to the 44 Governor, and to the Legislature pursuant to section 2 of P.L.1991, 45 c.164 (C.52:14-19.1). The report shall contain the information 46 collected by the department pursuant to subsection a. of this section 47 and the department's recommendation on the advisability of

### A4789 [1R] SPEARMAN, SCHAER

1 continuing the Safe and Equitable Remote Learning Pilot Program

- 2 and expanding the program for implementation in additional school
- 3 districts.<sup>1</sup>
- 4

5 <sup>1</sup>[5.] <u>6.</u><sup>1</sup> Notwithstanding any provision of P.L.1968, c.410 (C.52:14B-1 et seq.), or any other law to the contrary, the 6 7 Commissioner of Education may adopt, immediately upon filing 8 with the Office of Administrative Law and no later than the 90th 9 day after the effective date of this act, such rules and regulations as 10 the commissioner deems necessary to implement the provisions of 11 this act, which regulations shall be effective for a period not to exceed 12 months. The regulations shall thereafter be amended, 12 13 adopted, or readopted by the commissioner in accordance with the 14 provisions of P.L.1968, c.410 (C.52:14B-1 et seq.).

- 15
- 16  ${}^{1}$  [6.] <u>7.</u> <sup>1</sup> This act shall take effect immediately.