SYNOPSIS

“Urban Hope Act”; provides a process to permit authorized entities to build, operate, and manage “renaissance school projects” as public schools in no more than three identified failing districts.

CURRENT VERSION OF TEXT

As reported by the Senate Budget and Appropriations Committee on January 5, 2012, with amendments.
AN ACT concerning the development of renaissance school projects in failing school districts and supplementing Title 18A of the New Jersey Statutes.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. This act shall be known and may be cited as the “Urban Hope Act.”

2. The Legislature finds and declares that:
   a. Maintaining a thorough and efficient public school system is among the Legislature’s most important responsibilities;
   b. Although New Jersey’s per pupil public school expenditures are among the highest in the nation, many of the State’s students are failing to achieve the core curriculum content standards;
   c. Many of those students are confined to a number of persistently failing school districts and schools that, year after year, have been unable to convert increased State aid and other resources into improved student achievement, higher graduation rates, or greater student readiness for postsecondary education and gainful employment;
   d. For those school districts and schools, it is necessary to provide local boards of education, parents, students, and teachers with more and better options for addressing their failing schools; and
   e. One such option is to create, on a limited pilot program basis, “renaissance schools” which will be constructed, staffed and operated by nonprofit entities, including existing charter schools, in allow a small number of school districts with high concentrations of at-risk students, on a limited pilot program basis, partner with one or more nonprofit entities to create “renaissance schools.” While creation of these schools is voluntary, it is the hope of the Legislature that the districts will find suitable nonprofit partners and establish one or more renaissance schools dedicated to providing New Jersey’s students with the educators, facilities, and resources to prepare them for college and career.

3. As used in this act:
   “Commissioner” means the Commissioner of Education.
   “Failing district” means, in accordance with data from the Statewide assessment reports issued by the Department of Education (1) in the case of a school district located in a city of the first class, a school district in which at least \textit{40%} of the

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

Matter underlined \textit{thus} is new matter.
Matter enclosed in superscript numerals has been adopted as follows:
\textit{Senate SBA committee amendments adopted January 5, 2012.}
students scored in the partially proficient range in the language arts and mathematics sections of each State assessment administered in the 2009-2010 school year; and (2) in the case of a school district located in a city of the second class, a school district in which at least 1[55%] 45% of the students scored in the partially proficient range in the language arts and mathematics sections of each State assessment administered in the 2009-2010 school year.

“Per pupil expenditure” means the sum of the budget year equalization aid per pupil, budget year adjustment aid per pupil, and the prebudget year general fund tax levy per pupil inflated by the CPI rate most recent to the calculation.

“School facility” means and includes any structure, building, or facility used wholly or in part for educational purposes by the students of a school district.

[“School facilities project” means the planning, acquisition, demolition, new construction, improvement, or capital maintenance of all or any part of one or more school facilities constituting a renaissance school project.] 1

“Renaissance school district” is a failing district in which renaissance school projects shall be established.

“Renaissance school project” means a 1newly-constructed1 school, or group of schools in a common campus setting, that provides an educational program for students enrolled in grades K through 12 or in a grade range less than K through 12, that is agreed to by the school district, and is operated and managed by a nonprofit entity 1[, including an approved charter school,] 1 in a renaissance school district.

4. a. A nonprofit entity, in partnership with the renaissance school district, may submit to the commissioner an application to create a renaissance school project 1no later than three years following the effective date of this act1. A nonprofit entity seeking to create a renaissance school project shall have experience in operating a school in a high-risk, low-income urban district. 1In addition, an entity retained by the nonprofit entity for the purpose of financing or constructing the renaissance school project shall also have appropriate experience.1

b. The application shall be in a form prescribed by the commissioner, but at a minimum it shall contain the following:
(1) 1except as otherwise provided in this paragraph,1 a resolution adopted in a public meeting by the board of education of the renaissance school district in which the renaissance school project will be located certifying the support of the board for the application 1. In the case of a district under full or partial State intervention with an advisory board of education, the application shall contain evidence that that State district superintendent or superintendent, as applicable, convened at least three public
meetings to discuss the merits of the renaissance school project. The evidence shall include, at a minimum, any written public comments received during those meetings. In the case of these districts, the application shall contain a resolution from the advisory board of education reflecting the board’s approval or disapproval of the renaissance school project. While a successful application does not require approval from the advisory board of education, the commissioner, in considering the application, shall give due consideration to any disapproval from the advisory board:

(2) a resolution adopted by the board of education of the renaissance school district amending the district’s long-range facilities plan to include the proposed renaissance school project, and the [a copy of the amendment to the renaissance school district’s long-range facilities plan which has been submitted to the commissioner pursuant to section 4 of P.L.2000, c.72 (C.18A:7G-4) that includes the proposed renaissance school project];

(3) the educational goals of the renaissance school project, the curriculum to be offered, and the methods of assessing whether students are meeting the proffered educational goals;

(4) any testing and academic performance standards to be mandated by the renaissance school project beyond those required by State law and regulation;

(5) the admission policy and criteria for evaluating the admission of students to the renaissance school project, which shall comply with the provisions of section 8 of this act;

(6) the age or grade range of students to be enrolled in the renaissance school project;

(7) the total number of students to be enrolled in each grade level of the renaissance school project;

(8) the renaissance school project calendar and school day schedule;

(9) the financial plan for the renaissance school project and the provisions that will be made for auditing pursuant to N.J.S.18A:23-1;

(10) a description of, and address for, the school facility or facilities in which the renaissance school project will be located;

(11) documentation that the proposed renaissance school project meets the facilities efficiency standards developed by the commissioner pursuant to subsection h. of section 4 of P.L.2000, c.72 (C.18A:7G-4), and any school facility regulations promulgated by the State Board of Education or the Department of Community Affairs;

(12) documentation of the funds available to construct the renaissance school project, including the terms of any financing secured for such purpose;

(13) if the renaissance school project includes the acquisition of land, the application shall include, at a minimum: (a) a description
of the land to be acquired; (b) the costs of acquisition; (c) the
timetable for acquisition; and (d) the plan for financing the
acquisition;
(14) identification of the attendance area of the renaissance
school project, if the renaissance school project will not be built on
land owned by the New Jersey Schools Development Authority or
the renaissance school district; ¹[and]¹
(15) ¹a description of the process employed by the renaissance
school district to find and partner with the chosen nonprofit entity
to create a renaissance school project. The description shall be
sufficient to show that the process employed by the renaissance
school district was open, fair, and subject to public input and
comment. The description shall, at a minimum, include any
requests for proposals issued by the renaissance school district, the
number of responses received, and the process and criteria
employed by the renaissance school district to select the chosen
nonprofit entity among the respondents; and
(16)¹ such other information as the commissioner may require.

5. The commissioner may not approve more than four
renaissance school projects in any one renaissance school district.
Nothing in this act shall prohibit a renaissance school project that
provides an educational program for a grade range less than K
through 12 from expanding grade levels after the approval by the
commissioner of the initial application.

In reviewing and judging applications for renaissance school
projects, the factors considered by the commissioner may include,
but not be limited to:

a. The likelihood that the renaissance school project will
improve academic achievement in the renaissance school district;
b. The strength of the support for the renaissance school project
from the school district, board of education, and parents;
c. The facilities plan for the renaissance school project;
d. ¹[Geographic diversity and diversity] Diversity¹ of school
type, elementary school, middle school, and high school, among the
proposed renaissance school projects; and

e. Any other factors deemed significant by the commissioner.

6. ¹a¹ The nonprofit entity and the ¹[board of education of
the]¹ renaissance school district in which the renaissance school
project will be located shall enter into a contract setting forth the
terms and conditions for the renaissance school project including,
but not limited to, the operation, management, and funding of the
renaissance school project. The contract shall be submitted to the
commissioner for approval.

¹b. The nonprofit entity shall file with the commissioner an
organizational document for the renaissance school project setting
forth: the name of the renaissance school project, the grade levels of the school, the location of the school, and the total enrollment of the school; the mission statement for the renaissance school project; the curriculum for the renaissance school project; the length of the renaissance school project school day and school year; and such other information as the commissioner may require.

7. a. Notwithstanding that a renaissance school project shall be constructed, controlled, operated, and managed by a nonprofit entity, and not the local board of education, it shall be a public school. However nothing contained herein shall restrict a for-profit entity from constructing a renaissance school project, or a renaissance school project from being located on land owned by a for-profit entity. Further, the renaissance school project shall be authorized to retain any business entity, however formed, whose primary purpose is the staffing, operation, and management of elementary schools, middle schools, or high schools in the United States, except as it relates to instructional services.

b. The costs of a renaissance school project including, but not limited to, the costs of land acquisition, site remediation, site development, design, construction, and any other costs required to place into service the school facility or facilities constituting the renaissance school project shall be at the sole expense of the nonprofit entity. The nonprofit entity may use State funds to pay for a lease, debt service, or mortgage for any facility constructed or otherwise acquired.

c. Notwithstanding the provisions of the “Educational Facilities Construction and Financing Act,” P.L.2000, c.72 (C.18A:7G-1 et al.), or any other law or regulation to the contrary, there shall be no State share for the costs of a renaissance school project.

d. Notwithstanding the provisions of the “Public School Contracts Law,” P.L.1977, c.114 (C.18A:18A-1 et seq.), or any other law or regulation to the contrary, the nonprofit entity or any entity acting in cooperation with a renaissance school project shall not be subject to public bidding for goods and services, and any contracts entered into by the nonprofit entity shall not be deemed public contracts or public works; except that any contract entered into by the nonprofit entity or any entity acting in cooperation with a renaissance school project shall be deemed a public work for the purposes of the “New Jersey Prevailing Wage Act,” P.L.1963, c.150 (C.34:11-56.25 et seq.), and subject to the applicable provisions of that act.

e. The renaissance school district in which a renaissance school project is located shall pay to the nonprofit entity in 12 equal monthly installments an amount per pupil equal to 95% of the district’s per pupil expenditure. In addition the 12 monthly installments shall include the security categorical aid attributable to
the student, a percentage of the district's special education
categorical aid equal to the percentage of the district's special
education students enrolled in the renaissance school project, and if
applicable 100% of preschool education aid. The district shall also
pay directly to the renaissance school project any federal funds
attributable to the student.

f. Renaissance school projects shall be required to meet the
same testing and academic performance standards established by
law and regulation for public school students, and shall meet any
additional testing and academic performance standards established
by the nonprofit entity and approved by the commissioner.

8. a. In the case of a renaissance school project built on land
owned by the New Jersey Schools Development Authority or the
renaissance school district, students residing in the attendance area
established by the renaissance school district for that property shall
be automatically enrolled in the renaissance school project. The
parent or guardian of the student may determine not to enroll the
student in the renaissance school project, and in that case the
student shall be eligible for enrollment in another school in the
renaissance school district. If spaces remain available in the
renaissance school project, students shall be selected for the
remaining spaces through a lottery system. The first lottery shall
include students who attend a public school in the renaissance
school district but reside outside the attendance area of the
renaissance school. If space remains available, a second lottery
shall be conducted that may include students who reside outside of
the renaissance school district.

b. In the case of a renaissance school project which is not built
on land owned by the New Jersey Schools Development Authority
or the renaissance school district, preference for enrollment in the
renaissance school project shall be given to students who reside in
the attendance area identified in the application submitted by the
nonprofit entity and approved by the commissioner for the
renaissance school project. In no case may an attendance area
include an area outside of the renaissance school district. If spaces
remain available in the renaissance school project, then the
renaissance school project may select students for the remaining
spaces through a lottery system.
In developing and executing its selection process, the nonprofit entity shall not discriminate on the basis of intellectual or athletic ability, measures of achievement or aptitude, status as a handicapped person, proficiency in the English language, or any other basis that would be illegal if used by a school district. A nonprofit entity may, however, limit admission to a particular grade level or levels consistent with its organizational document.

9. a. The employees of a renaissance school project shall not be deemed to be members of the bargaining unit of the renaissance school district.
   b. In hiring its employees for a renaissance school project, a nonprofit entity shall be subject to the provisions of the “New Jersey Employer-Employee Relations Act.” P.L.1941, c.100 (C.34:13A-1 et seq.). A nonprofit entity shall not set a teacher salary lower than the minimum teacher salary specified pursuant to section 7 of P.L.1985, c.321 (C.18A:29-5.6).
   c. All principals, administrators, classroom teachers, and professional support staff hired by a nonprofit entity to work in a renaissance school project shall hold appropriate New Jersey certifications and shall possess all the tenure rights as employees of a board of education of a school district as provided in Title 18A and other laws and regulations.

10. a. The renaissance school project shall be authorized for 10 years from the date of opening, subject to periodic reviews by the commissioner. The renaissance school project shall be automatically renewed for additional five year periods provided there is not a breach of the agreement that outlines the terms and conditions of the renaissance school project.
   Every ten years, prior to granting a renewal, the commissioner shall conduct a comprehensive review of the renaissance school project prior to granting a renewal. Renewal at these 10-year intervals shall be presumed where there is not a breach of the agreement that outlines the terms and conditions of the renaissance school project and the renaissance school project’s average percent of students proficient on the New Jersey Assessment of Skills and Knowledge, if the school includes any grades from three to eight, or on the New Jersey High School Proficiency Assessment, if the school includes grades 11 and 12, exceed the average percent of students proficient for the renaissance school district in which it is located in like grades by 15 percent or more in language arts literacy, mathematics, or both after five years, and 25 percent or more in language arts literacy, mathematics, or both after ten years, or achieves the State-level proficiency standards during that period.
   b. The commissioner shall periodically assess whether each renaissance school project is meeting its goals and improving
student achievement. In order to facilitate the commissioner’s review, each renaissance school project shall submit an annual report to the commissioner in the form prescribed by the commissioner. The report shall be received annually by August 1 and shall be made publicly available immediately thereafter, including on the Department of Education’s website.

c. The commissioner shall have on-going access to the records and facilities of the renaissance school project and the nonprofit entity to ensure that the renaissance school project is in compliance with its organizational document and with State laws and regulations.

d. Five years following the date of the opening of the 'first' third renaissance school project, or ten years after the opening of the first renaissance school project, whichever occurs first, a review of the efficacy of the program shall be conducted by an independent education researcher or research organization selected by the commissioner, with the approval of the State Board of Education. The independent review shall be funded by the Department of Education. The review shall include interviews with staff, parents, and resident district representatives, and a fiscal and educational assessment. The commissioner shall report the results of the review to the Governor, the State Board of Education, and to the Legislature as provided pursuant to section 2 of P.L.1991, c.164 (C.52:14-19.1), and, in addition, the Governor shall report on the efficacy of the renaissance school projects in educating students and whether additional renaissance school districts should be authorized and, if so, how many. The commissioner shall also recommend any changes to this act deemed appropriate based on experience with the renaissance school projects and the independent review.

11. a. Notwithstanding the provisions of the “Educational Facilities Construction and Financing Act,” P.L.2000, c.72 (C.18A:7G-1 et al.), or any other law or regulation to the contrary, when an entity seeks to build a renaissance school project on land owned by the New Jersey Schools Development Authority, the authority may convey the land by ground lease or fee simple title to either the renaissance school district or the entity if the authority determines conveyance to be in the best interests of the State, provided that such conveyance, whether by ground lease or fee simple title shall (1) contain a restriction that the land be used solely for a school or it shall revert to the authority; and (2) be for such consideration and on such terms as the authority determines to be in the best interests of the State.

b. Notwithstanding any other law to the contrary, in the event of a conveyance by the authority to a renaissance school district pursuant to this section, the renaissance school district is authorized to enter into a sub-lease of the property to the entity as required to
effectuate the renaissance school project. The sub-lease shall be
submitted to the commissioner for his review and approval. The
sub-lease shall contain a restriction that the land be used solely for
the renaissance school project or it shall revert to the school district.

12. Whenever any board of education shall by resolution
determine that any tract of land is no longer desirable or necessary
for school purposes it may authorize the conveyance thereof, for a
nominal consideration, to a renaissance school project established
pursuant to P.L. , c. (C. ) (pending before the Legislature as this
bill). The president and secretary of the board shall be authorized
to execute and deliver a conveyance for the same in the name and
under the seal of the board, which conveyance shall be subject to a
condition providing that the land shall be used by the renaissance
school project for school purposes, and in the event that the
property shall cease to be used for those purposes, the property shall
thereupon revert to and the title thereof shall vest in the board of
education making the conveyance thereof hereunder.

13. a. Notwithstanding the provisions of N.J.S.18A:24-10 or
any other section of law to the contrary, under the pilot program the
board of education of a Type II school district without a board of
school estimate may issue bonds without the approval of the voters
of the district in order to finance the construction of a renaissance
school project. In the case of a Type I district or a Type II district
with a board of school estimate, notwithstanding the provisions of
N.J.S.18A:24-11, N.J.S.18A:24-12, or any other section of law to
the contrary, such bonds may be issued by the municipality without
the approval of the board of school estimate or the adoption of a
municipal ordinance as applicable. In the case of a school district
under full State intervention or partial State intervention in which
the governance component of school district effectiveness has not
been returned to the district, notwithstanding the provisions of
P.L.1991, c.139 (C.18A:7A-46.1 et seq.) or any other section of law
to the contrary, such bonds may be issued without the approval of
the capital projects review board.

The issuance of the bonds shall be approved by the board of
education of the renaissance school district, or the State district
superintendent in the case of a school district under full State
intervention or partial State intervention in which the governance
component has not been returned to the district. The approval shall
be evidenced by the adoption of a resolution by the board of
education in a public meeting upon an affirmative vote of two-
thirds of its full membership certifying the support of the board for
the issuance of the bonds, or if the school district is under full or
partial State intervention and the governance component has not
been returned to the district, a certification, affidavit, or other sworn
statement signed by the State district superintendent supporting the issuance.

b. Notwithstanding the provisions of any other law to the contrary, a county or county improvement authority may issue bonds in order to finance the construction of a renaissance school project.

c. Notwithstanding the provisions of N.J.S.18A:22-20, N.J.S.18A:22-30, or any other section of law to the contrary, the principal and interest payments on the bonds issued pursuant to this section shall be paid by the board of trustees of the renaissance school. The board of education, the State district superintendent, the municipality, the county, or the county improvement authority, as applicable, shall enter into an agreement with the board of trustees of the renaissance school for the payment of the principal and interest. The agreement shall include the total amount of bonded indebtedness to be repaid, the schedule of required debt service payments, and the amount of each individual payment. The commissioner shall approve any agreement entered into pursuant to this section prior to the issuance of the bonds.

d. Bonds issued by a school district, municipality, or county to finance a renaissance school project pursuant to this section, shall be entitled to the benefits of the “New Jersey School Bond Reserve Act,” P.L.1980, c.72 (C.18A:56-17 et seq.).

e. The provisions of P.L.1969, c.130 (C.18A:24-61.1 et seq.) shall be applicable to bonds issued pursuant to this section.

f. In the event the authorization to operate a renaissance school project is terminated or expires for any reason, title to the renaissance school project shall revert to the board of education of the renaissance school district and any bonds issued to finance the project shall be eligible for State debt service aid.

14. The Commissioner of Education, pursuant to the “Administrative Procedures Act,” P.L.1968, c.410 (C.52:14B-1 et seq.) shall adopt regulations to effectuate the purposes of this act; except that, notwithstanding any provision of P.L.1968, c.410 (C.52:14B-1 et seq.), to the contrary, the commissioner may adopt, immediately upon filing with the Office of Administrative Law, such regulations as the commissioner deems necessary to implement the provisions of this act, which regulations shall be effective for a period not to exceed 12 months and may, thereafter, be amended, adopted, or readopted by the commissioner in accordance with the requirements of P.L.1968, c.410 (C.52:14B-1 et seq.).

15. This act shall take effect immediately.