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1996

Sen: 1482, 3214-3216, 3261-3262,  
5093, 5097-5098

House 4892-4912

Education  $\emptyset$

30 p.

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CONNECTICUT  
GEN. ASSEMBLY  
SENATE

PROCEEDINGS  
1996

VOL. 39  
PART 5  
1343-1701

Appropriations.

THE CHAIR:

Without objection, so ordered.

SEN. FLEMING:

Calendar 325, Madam President, I would move that  
that item be referred to the Committee on Public  
Health.

SB 399

THE CHAIR:

Without objection, so ordered.

SEN. FLEMING:

Calendar Page 8, Calendar 326, is pass retained.  
Calendar 327, Madam President, I would move that  
that item be referred to the Committee on Finance,  
Revenue and Bonding.

SB 633

THE CHAIR:

Without objection, so ordered.

SEN. FLEMING:

Calendar 328, Madam President, I would move that  
that item be referred to the Committee on Finance,  
Revenue and Bonding.

SB 442

THE CHAIR:

Without objection, so ordered.

SEN. FLEMING:

Calendar 329, is pass retained.  
Calendar 330, is pass retained.

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CONNECTICUT  
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SENATE

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1996

VOL. 39  
PART 10  
3128-3484

pat  
Senate

87  
003214  
Wednesday, May 1, 1996

THE CHAIR:

Will the Clerk please call the next Calendar item.

THE CLERK:

Page 16, Calendar 327, File 427, Substitute for SB633, An Act Concerning School Construction. The Clerk has two amendments.

THE CHAIR:

Senator Freedman.

SEN. FREEDMAN:

Thank you, Mr. President. I move adoption of the Joint Committee's Favorable Report and passage of the bill and I believe the Clerk is holding an amendment, LCO5520.

THE CLERK:

Senate Amendment Schedule "A", LCO5520 offered by Senator Freedman.

THE CHAIR:

Senator Freedman.

SEN. FREEDMAN:

Thank you, Mr. President. I move the amendment, waive its reading and seek leave to summarize.

THE CHAIR:

Proceed.,

SEN. FREEDMAN:

Yes, thank you, Mr. President. Basically this

amendment takes out some of those complications in the bill that would have cost money, both to the state and to the local communities, thus leaving us with a clean bill, when we get back to the bill when the amendment is passed. But it takes out anything that will have a big expenditure to it, and I ask my colleagues to support it.

THE CHAIR:

Will you remark further on Senate Amendment "A"?  
Will you remark further? Hearing no objection, all those in favor signify by saying "aye".

ASSEMBLY:

Aye.

THE CHAIR:

Opposed? So ordered.

R SEN. FREEDMAN:

Thank you, Mr. President. We are now on the bill and what the bill basically will allow school districts to now get state money for refurbishing buildings and restoration of buildings that they normally would not have been allowed to get under our school construction grants.

That is one key component. As we know in our urban areas, many of their school buildings and structures are older and they have not been allowed to

get money to bring those up to par and to renovate. This would allow them access to bonding money for those projects.

At the same time, it will save local communities money because when a school system or school building has an addition placed onto it, as long as they don't break through and do work in the existing part of the building, they will no longer be required to go in and bring that entire building up to whatever new codes have been specified.

THE CHAIR:

Will you remark further on SB633 as amended? Will you remark further? Senator Freedman.

SEN. FREEDMAN:

If not, Mr. Chair, I'd ask that this be placed on Consent. Thank you.

THE CHAIR:

Hearing no objection, please note.

THE CLERK:

Page 16, Calendar 332, SB587, File 459, An Act Concerning the Corporation Business Tax Credit Encouraging the Use of Clean Alternative Fuel and the Exemption from Motor Vehicle Fuels Tax of Alternative Fuels Sold to Covered Fleets. Favorable Report of the Committee on Finance, Energy and Technology,

Will you remark?

SEN. UPSON:

Without objection, I'd place this on the Consent Calendar.

THE CHAIR:

Without objection, so ordered.

SEN. UPSON:

Can we now run the Consent Calendar?

THE CHAIR:

Would the Clerk please announce a roll call vote on the Consent Calendar.

THE CLERK:

An immediate roll call in the Senate on the Consent Calendar. All Senators return to the Chamber.

An immediate roll call in the Senate on the Consent Calendar. All Senators please return to the Chamber.

Page 4, Calendar 419. SB 550  
HB 5349 HB 5481 HB 5593

Page 7, Calendar 477, 479, 484.

Page 8, Calendar 485. HB 5368

Page 9, Calendar 496. HB 5550

Page 10, Calendar 507. HB 5801

Page 16, Calendar 327. SB 633

Page 18, Calendar 430. SB 266

Page 19, Calendar 151, 215 and 239.  
SB 33 SB 226 SB 495

Page 20, HB 5085  
Calendar 390.

Page 21, SR 46 HJ 19  
Calendar 424 and 458.

THE CHAIR:

The machine will be open. Have all members voted?  
Senator Ciotto? Have all members voted? If all  
members have voted, the machine will be locked. The  
Clerk please take a tally. The Clerk please announce  
the tally.

THE CLERK:

Total number voting, 34; necessary for passage,  
18. Those voting "yea", 34; those voting "nay", zero.

THE CHAIR:

The Consent Calendar is adopted.

THE CLERK:

Senator Upson, which PTs do you want?

SEN. UPSON:

First of all, thank you for honoring me with that  
request. Calendar 305 I want to PT that. I want to PT  
that, 305. All right? It's already PTd.

Moving on to Calendar 403 on Page 4, I'd like to  
PR that. That's Calendar 403 on Page 4.

Moving on 480 which is Page 7, that would be a Go,  
for a Child Day Care Services. I believe that would be  
Senator Nielsen. Do you want more?

THE CLERK:

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PART 15  
VETO SESSION  
4994-5373

THE CHAIR:

Without objection, so ordered.

SEN. FLEMING:

Calendar 327. Madam President, I would move that  
that item be placed on the Consent Calendar.

SB633

THE CHAIR:

Without objection, so ordered.

SEN. FLEMING:

Calendar 339. Madam President, I would move that  
that item be placed on the Consent Calendar.

SB670

THE CHAIR:

Without objection, so ordered.

SEN. FLEMING:

Calendar 372. Madam President, I would move that  
that item be placed on the Consent Calendar.

SB524

THE CHAIR:

Without objection, so ordered.

SEN. FLEMING:

On Calendar Page 26, Calendar 396. Madam  
President, I would move that that item be placed on the  
Consent Calendar.

SB404

THE CHAIR:

Without objection, so ordered.

SEN. FLEMING:

Calendar 412, Madam President, I would move that

SB509

Page 23, Calendar 133, Substitute for SB282.

Page 23, Calendar 142, SB519.

Page 23, Calendar 164, no I'm sorry 169,

Substitute for 204.

Page 23, Calendar 195, SB344.

Page 24, Calendar 246, Substitute for SB665.

Page 24, Calendar 259, HB5363.

Page 25, Calendar 290, Substitute for SB212.

Page 25, Calendar 327, Substitute for 633.

Page 25, Calendar 339, SB670.

Page 25, Calendar 372, Substitute for SB524.

Page 26, Calendar 396, Substitute for SB404.

Page 26, Calendar 412, Substitute for SB509.

Page 27, Calendar 480, HB5769.

Page 28, Calendar 507, Substitute for HB5801.

THE CHAIR:

Would the Clerk please announce a roll call vote, the machine will be open.

THE CLERK:

Roll call in the Senate. All Senators return to the Chamber. Roll call in the Senate. Will all Senators please return to the chamber.

THE CHAIR:

Have all members voted? If all members have voted, the machine will be locked. Clerk please take a

tally.

THE CLERK:

Total Number Voting	36
Necessary for Passage	19
Those Voting Yea	36
Those Voting Nay	0

THE CHAIR:

The Consent Calendar is adopted. At this time the Chair will entertain points of personal privilege or announcements. Senator Smith.

SEN. SMITH:

Thank you Madam President. I rise for a point of personal privilege.

THE CHAIR:

Please proceed.

SEN. SMITH:

Thank you Madam President. Joining us here today in the chamber is Patrick Friar, who served with myself and Senator Somma as a college intern this year. He's from UConn. He was an immense help to my office, and I would yield to Senator Somma for further comments.

THE CHAIR:

Senator Somma, do you accept the yield?

SEN. SOMMA:

Thank you Madam President. Just to echo what

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4683-5058

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well of the House members please be seated, the machine is open.

CLERK:

The House of Representatives is voting by roll call, members to the Chamber. The House is voting by roll call, members to the Chamber please.

SPEAKER PRO TEMPORE PUDLIN:

If all members have voted and your votes are properly recorded the machine will be locked. Clerk please take a tally. Clerk please announce that tally.

CLERK:

SB246 in concurrence with the Senate.

Total Number Voting	141
Necessary for Passage	71
Those voting Yea	135
Those voting Nay	6
Those absent and not voting	9

SPEAKER PRO TEMPORE PUDLIN:

Bill passes. Clerk please call 567.

CLERK:

On page fourteen, Calendar 567, substitute for SB633. AN ACT CONCERNING SCHOOL CONSTRUCTION. As amended by Senate amendment schedule "A." Favorable report of the Committee on Finance, Revenue and Bonding.

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SPEAKER PRO TEMPORE PUDLIN:

Representative Staples.

REP. STAPLES: (96th)

Thank you Mr. Speaker. Mr. Speaker I move acceptance of the joint committee's favorable report and passage of the bill.

SPEAKER PRO TEMPORE PUDLIN:

On acceptance and passage, will you remark?

REP. STAPLES: (96th)

Thank you Mr. Speaker. This is a proposal relating to the school construction process. It is not a proposal as it may sound relating to the authorization of projects which did on Saturday night. This proposal is quite extensive and I think offering some very significant improvements to our towns' ability to renovate existing facilities and to do better planning at the local level to take better advantage of our school construction statutes.

By virtue of some of the flexibility we're providing towns, there is a potential state savings, if we have towns provide renovations of existing facilities rather than new construction. And what I would like to do now Mr. Speaker, there is a Senate amendment previously designated Senate "A" which I would like the Clerk to call and I be permitted to

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summarize. That is LCO 5520.

SPEAKER PRO TEMPORE PUDLIN:

Clerk please call LCO 5520, Senate "A."

CLERK:

LCO 5520, Senate "A" offered by Senator Freedman  
and Representative Staples.

SPEAKER PRO TEMPORE PUDLIN:

The gentleman has asked leave to summarize,  
hearing no objection proceed sir.

REP. STAPLES: (96th)

Thank you Mr. Speaker. Mr. Speaker this makes  
some technical changes. And I would like at this time  
to reject Senate "A" because I'm about to offer a House  
"A" which makes the same change embodied in that  
amendment as well as a few other technical changes. So  
at this time Mr. Speaker I will briefly summarize the  
amendment that I ask to be rejected although I want to  
encourage my colleagues we will offer an amendment in a  
few moments that restores some of these changes.

It makes essentially some fiscal changes to the  
bill striking some provisions that will result in a  
conditional fiscal cost by requiring the towns who  
enter into cooperative arrangements with each other for  
the construction of school projects. It requires those  
towns to revert their interest in that project to the

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state should they not continue with that cooperative arrangement. That same provision of that amendment is included in what will be House "A" which I offer an amendment in a moment. I would like to ask right now Mr. Speaker, for rejection of Senate Amendment "A."

SPEAKER PRO TEMPORE PUDLIN:

Will you remark further on the rejection of "A"?  
Will you remark on Senate "A"? If not I'll try your  
minds. All those in favor of the rejection of Senate  
"A" signify by saying aye.

REPRESENTATIVES:

Aye.

SPEAKER PRO TEMPORE PUDLIN:

Opposed nay. Ayes have it, Senate "A" is  
rejected. Representative Staples.

REP. STAPLES: (96th)

Thank you Mr. Speaker. At this time I would ask the Clerk to LCO 6515, and that I be permitted to summarize.

SPEAKER PRO TEMPORE PUDLIN:

Mr. Clerk please call LCO 6515, House "A."

CLERK:

LCO 6515, House "A" offered by Representative  
Staples, etal.

SPEAKER PRO TEMPORE PUDLIN:

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Representative Staples you've asked leave of the Chamber to summarize, hearing no objection, proceed.

REP. STAPLES: (96th)

Thank you Mr. Speaker. Mr. Speaker this amendment makes some very important changes in the file copy. Consistent with a pledge that I made to some of my colleagues in the Finance, Revenue and Bonding Committee when we reviewed this legislation, this removes provisions that would permit reimbursement for boilers in schools.

Which is, although it's a provision that I think makes eminent sense, it has a significant fiscal note and this amendment would remove that from the file copy. This would also establish in Section C the final section of the is amendment, Section 9C, would establish for school districts that enter into cooperative arrangements to construct a school together, it would require that if they do not continue that arrangement over the course of the 20 years of the state financing of that project, then the interest would revert to the state, unless accommodation was made to the state for its excess expenses.

This is similar to provisions that we have now concerning magnet schools. Where if a school district constructs a magnet school under certain commitments

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and after a period of time does not operate it as a magnet school, the state is entitled to take back title to the school or to get its funding back that is in excess of the regular funding available to the system.

I think it makes some good changes, as I said. It essentially removes those provisions of the file copy that had a fiscal impact. And now the bill itself would have a potential savings once this is adopted. For those reasons Mr. Speaker, I urge adoption of House "A."

SPEAKER PRO TEMPORE PUDLIN:

On the adoption of House "A" will you remark? If not, let me try your minds. Those in favor of "A" signify by saying aye.

REPRESENTATIVES:

Aye.

SPEAKER PRO TEMPORE PUDLIN:

Opposed nay. The ayes have it, "A" is adopted,  
"A" remains adopted. Representative Staples.

REP. STAPLES: (96th)

Thank you Mr. Speaker. Now just to the file copy I'd like to make a few comments. I think, this is a proposal that will actually have a tremendous impact on our communities around the state. Essentially it provides some flexibility that many towns have long

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sought. Which is for older school buildings to have more ability to renovate those buildings and to receive state reimbursement for that renovation. It adds a new category of permissible expenditures for renovations, but it explicitly states that the burden is on the municipality to show that, that renovation has a useful life comparable to a new facility.

So for that reason it should result in a savings to the state. But I know for many communities like my own that have aging school facilities. This will provide an opportunity for districts to come forward with projects that essentially gut their existing facilities, rebuild them in a modern a more technologically advanced capacity but also permit them to do it with a higher level of state reimbursement and thereby forego a new construction.

Right now under our statutes we really do encourage new construction by how restrictive we are with our renovation requirements and I think this will have a tremendous impact on freeing up those funds and allowing our communities to use older facilities. It also does require another issue, which I think is probably important for all of us. It requires that communities follow their planning and feasibility studies for local school construction.

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Right now school districts are required to submit planning and feasibility studies but they're not really held accountable to them. This would require that any new project that comes in would have to show how that new project is consistent with the planning and feasibility studies that have been done at the local level for school buildings.

Essentially this legislature still reserves the right at any time to approve a project even if it's inconsistent with their planning, but this would require it to be consistent with such planning or demonstrate to the Department of Education why it's justifiable none-the-less.

I think it's a good step forward. Your communities and mine will benefit and I urge adoption of this bill. Thank you Mr. Speaker.

SPEAKER PRO TEMPORE PUDLIN:

Thank you. Representative Tymniak.

REP. TYMNIAK: (133rd)

Thank you Mr. Speaker. Many of the communities down in my area are having an influx of more students into the public school system. This bill, especially Section 11 of the bill, allows them to expand existing facilities without the added increase of having to bring the entire building up to code.

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Recently in Westport there was a project that was instituted that resulted in a \$1.5 million addition, but because they did that they had to bring the rest of the area up to code, which was another \$2 million, more than doubling the cost of the project. I believe this will go a long way towards keeping costs under control and allowing more money to be spent on what will hopefully be quality education, I would urge its adoption. Thank you Mr. Speaker.

SPEAKER PRO TEMPORE PUDLIN:

Thank you sir, will you remark further?

Representative Chase.

REP. CHASE: (120th)

Thank you Mr. Speaker. I too rise to support the legislation. Although I do have an amendment I would like to call Mr. Speaker. LCO 5557 and for old times sake will the Clerk please read the amendment.

SPEAKER PRO TEMPORE PUDLIN:

Clerk please call LCO 5557, and read "B."

CLERK:

LCO 5557, designated House "B" offered by  
Representative Chase. After line 535 insert the following and remember to renumber the remaining section accordingly. Section 12, Notwithstanding any provision of the general statutes, if a local or

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regional board of education enters into a nonrenewable lease for a building to be used as a school building and the lease is (1) with a private entity, (2) for a term of less than ten years, (3) for a building which was used as a school building within the ten year period prior to the commencement of such lease, such building need not comply with state building and fire codes.

SPEAKER PRO TEMPORE PUDLIN:

Representative Chase.

REP. CHASE: (120th)

Thank you Mr. Speaker. Mr. Speaker I move adoption.

SPEAKER PRO TEMPORE PUDLIN:

On adoption, will you remark?

REP. CHASE: (120th)

Thank you Mr. Speaker. Mr. Speaker, ladies and gentlemen the reason for this amendment, some communities, like my own, have four or five empty schools that are relatively new that have been closed down over the last ten years for declining student enrollment. Our board of education has recently undertaken a study which indicates that the town of Stratford is going to have to increase the number of classroom seats in our school system.

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It would certainly be a lot more reasonable for them to be able to enter into an agreement with the owners of these schools without having to go to the added expense of trying to bring them up to current code and the millions of dollars that will cost. Not only the town but the state of Connecticut because they would be applying for school construction grants. I think we tried to draw this in such a way that we're talking about relatively new schools.

That is schools built and used within, excuse me, schools used within the last ten years. The leases would be no more than ten years, they would have in that period of time then to have to come up with the money to do the necessary code compliance if any was necessary. I ask for its support. Thank you Mr. Speaker.

SPEAKER PRO TEMPORE PUDLIN:

Representative Staples.

REP. STAPLES: (96th)

Thank you Mr. Speaker. Mr. Speaker I would have to rise in opposition to this amendment. I understand the predicament that Representative Chase is presenting. However, I think it would be very poor public policy for us to say that children in this state can be educated in the public schools that do not

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comply with state building and fire codes. We don't, as far as I understand right now Representative Chase, if there is a leased facility that is leased for a school purpose that is not eligible for school construction grants for upgrading that facility. I think it's current practice that the owners of the facility would have the requirement pursuant to a lease agreement I would suspect to bring the building up to code.

I respect the fact that, that would be reflected in the cost of a lease. But I think it would be very dangerous precedent for this legislature to set to state that when they're using facilities that they do not own, they are exempt from fire codes and from building codes and they are potentially jeopardized the safety of our school children. For those reasons I urge my colleagues to reject this amendment.

SPEAKER PRO TEMPORE PUDLIN:

Representative Chase.

REP. CHASE: (120th)

For the second time. Mr. Speaker, certainly far be it from me to be one who would put our children in danger. And certainly the students, the hundreds of students that went to Holy Name and Our Lady of Grace, and Our Lady of Peace just to name a couple. I don't

think those students were ever put in danger. Those schools have only been closed the last few years. This is an opportunity for the town of Stratford, and frankly a number of other communities out there that have closed parochial schools to be able to use those facilities, without us having to spend millions of dollars to fix them up.

Now I understand where the good chairman of the Education Committee is coming from, I still think this is an important amendment, it's a fiscally sound amendment and in no way harms or is intended to hurt anyone. Thank you Mr. Speaker. Thank you Madam Speaker.

DEPUTY SPEAKER HARTLEY:

Thank you sir. Will you remark further on House "B"? Representative Farr.

REP. FARR: (19th)

Yes, thank you Madam Speaker. I would just point out that if this building in question had been used continuously as a school, which it could have been done, those children today would be under the same circumstances as is proposed in this amendment. Because ten years ago if you were using that building there is nothing in our code that requires you to update it.

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So this is not an unreasonable amendment. We're talking about a building that ten years ago was used. I'm not aware of any state statute that says that every building that was used ten years ago is now going to be re-examined and brought up to code. That doesn't happen. The only reason that it has to be brought up to code because the use was discontinued. And with this amendment what we're saying is that since it could have been used continuously, this is a temporary use of that building for ten years.

I think it's a reasonable amendment, it was intended to be narrowly drafted. I hope the Chamber considers the sponsor and his reputation in this Chamber and gives one to the gipper. Thank you.

DEPUTY SPEAKER HARTLEY:

Will you remark further on House "B"?

Representative Staples.

REP. STAPLES: (96th)

Thank you, very briefly Madam Speaker. I respect the concern that Representative Farr mentioned. However, I think there is a clear pattern here of acquiring school facilities in the public domain to be held to held to state building and fire codes. And I think this would just provide an exception that is not merited. I know there are communities across the state

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where parochial schools have been closed where they have entered into lease agreements or where they've purchased with the help of state funds, purchased them and renovated them for use as public school buildings, and that is permissible expense under our school construction statutes. So I think preference should be given to either a long term arrangement where the cost makes sense or purchase and renovation where the school construction statutes can provide some funding support for that.

I just think it sets a bad precedent and I urge my colleagues rejection. Thank you Madam Speaker.

DEPUTY SPEAKER HARTLEY:

Thank you sir. Will you remark further on House "B"? Representative Tymniak you have the floor sir.

REP. TYMNIAK: (133rd)

Thank you Madam Speaker. With regard to amendment "B" I would urge that it be passed. It places a great deal of confidence, I believe in our local officials. I don't believe anyone feels for a moment that a local official would allow a building to be occupied by school children if there were clear safety problems in that building.

And by us trying to pass laws here which dictate how local officials should act to these problems is

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uncalled for and I would urge the adoption of this amendment. Thank you.

DEPUTY SPEAKER HARTLEY:

Thank you sir, will you remark further on House "B"? If not, we will try our minds. All those in favor please indicate by saying aye.

REPRESENTATIVES:

Aye.

DEPUTY SPEAKER HARTLEY:

Those opposed nay.

REPRESENTATIVES:

No.

DEPUTY SPEAKER HARTLEY:

The chair is in doubt, we'll have a roll call vote. Will the member, will the staff and guests please come to the well.

CLERK:

The House of Representatives is voting by roll call, members to the Chamber. The House is voting House amendment schedule "B" by roll call, members to the Chamber please.

DEPUTY SPEAKER HARTLEY:

Have all the members voted? Is your vote properly recorded? If so, the machine will be locked. The Clerk will please take a tally. The Clerk will please

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announce the tally.

CLERK:

On House amendment schedule "B" to SB633.

Total Number voting	145
Necessary for Adoption	73
Those voting Yea	58
Those voting Nay	87
Those absent and not voting	5

DEPUTY SPEAKER HARTLEY:

House "B" fails. Will you remark further on the bill? If not staff and guests please come to the well. Pardon me, Representative Nystrom of the 46th you have the floor sir.

REP. NYSTROM: (46th)

Thank you Madam Speaker. A question through you to Representative Staples please.

DEPUTY SPEAKER HARTLEY:

Please frame your question sir.

REP. NYSTROM: (46th)

Thank you Madam Speaker. Representative Staples, I apologize, I know you spoke briefly about Section 7 of the file and its application. If a community, a city accepted title to a building and it's intent was to utilize that building for future educational purposes, this building was not a school in previous

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use, but in fact the intention was to renovate this and in this particular case it's the Creative Technology Center to be utilized by the entire school system--both elementary and the high school would have access to the facility--would the language in Section 7 prohibit a city who sought reconstruction costs under the school construction grant program for this particular purpose a boiler for its replacement.

The only reason I bring this up is there was a fire last month and the boiler was destroyed, completely. And it's going to require total replacement now. How would that apply to a situation like this? Through you Madam Speaker.

DEPUTY SPEAKER HARTLEY:

Representative Staples.

REP. STAPLES: (96th)

Thank you Madam Speaker. Representative Nystrom, we adopted an amendment LCO 6515, which in line 26 struck Section 7 in its entirety due to the potential fiscal costs. So we don't have that, unfortunately in my view, in the legislation any longer because there was a potential fiscal note that it was projected that every town in the state would be looking to replace all their boilers as soon as we passed this legislation. So that's now no longer part of the file copy.

However, I would say that if it is an entire renovation project, as opposed to looking for just a boiler. Then if you look under Section 6, sub 2 there are, there is an opportunity for the commissioner on a case by case basis to consider waiving otherwise ineligible repairs if it is a renovation project. So if there was a complete renovation where the cost of the project in its entirety was less than the cost of a new facility and replacement of a boiler was part of that complete renovation and the commissioner could waive that and you could achieve reimbursement for a boiler. Through you Madam Speaker.

DEPUTY SPEAKER HARTLEY:

Thank you sir. Representative Nystrom you have the floor.

REP. NYSTROM: (46th)

And the final question, then through you. In the case like this where the city holds title would it require that the city transfer title of that building to the school board, before they sought reimbursement? Through you Madam Speaker.

DEPUTY SPEAKER HARTLEY:

Representative Staples.

REP. STAPLES: (96th)

Through you Madam Speaker. No I don't believe so,

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if it's a local board that is making the application and it's a facility owned by the municipality that would not be necessary for the title to be transferred.

DEPUTY SPEAKER HARTLEY:

Thank you sir. Representative Nystrom.

REP. NYSTROM: (46th)

Thank you Madam Speaker.

DEPUTY SPEAKER HARTLEY:

Will you remark further on the bill? Will you remark further on the bill? If not, staff and guests please come to the well members take your seat, the machine is open.

CLERK:

The House of Representatives is voting by roll call, members to the Chamber. The House is voting by roll call, members to the Chamber please.

DEPUTY SPEAKER HARTLEY:

Representative Fuchs.

REP. FUCHS: (136th)

Madam Speaker, thank you. My button won't work.

DEPUTY SPEAKER HARTLEY:

Representative Fuchs how do you wish to be recorded?

REP. FUCHS: (136th)

In the affirmative please.

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DEPUTY SPEAKER HARTLEY:

Representative Fuchs of the 136th in the affirmative.

REP. FUCHS: (136th)

Thank you Madam Speaker.

DEPUTY SPEAKER HARTLEY:

Have all members voted? Is your vote properly recorded, if so the machine will be locked. The Clerk will please take a tally. Will the Clerk please announce the tally.

CLERK:

SB633 as amended by House amendment "A."

Total number voting	148
Necessary for Passage	75
Those voting Yea	146
Those voting Nay	2
Those absent and not voting	2

DEPUTY SPEAKER HARTLEY:

Bill as amended is passed. Will the Clerk please call Calendar 571.

CLERK:

On page fourteen, Calendar 571, substitute for SB245. AN ACT CONCERNING SPECIAL EDUCATION. As amended by Senate amendment schedule "B." Favorable report of the Committee on Appropriations.