THE GENERAL ASSEMBLY OF PENNSYLVANIA

HOUSE BILL

No. 358 Session of 2019

INTRODUCED BY MARSHALL, REESE, TOPPER, DOWLING, MILLARD, MOUL, RAPP AND ROTHMAN, MAY 7, 2019

REFERRED TO COMMITTEE ON EDUCATION, MAY 7, 2019

AN ACT

Amending the act of March 10, 1949 (P.L.30, No.14), entitled "An act relating to the public school system, including certain provisions applicable as well to private and parochial schools; amending, revising, consolidating and changing the laws relating thereto," in terms and courses of study, further providing for agreements with institutions of higher education; and, in opportunities for educational excellent, further providing for definitions, for responsibilities of school entities and for concurrent enrollment agreements.

The General Assembly of the Commonwealth of Pennsylvania hereby enacts as follows:

Section 1. Section 1525 of the act of March 10, 1949 (P.L.30, No.14), known as the Public School Code of 1949, is amended to read:

Section 1525. Agreements with Institutions of Higher Education.—Notwithstanding any other provision of law to the contrary, a school district, charter school, regional charter school, cyber charter school or area vocational-technical school may enter into an agreement with one or more institutions of higher education approved to operate in this Commonwealth in order to allow [resident] students to attend such institutions.
of higher education while the resident students are enrolled in the school district, charter school, regional charter school, cyber charter school or area vocational-technical school. The agreement may be structured so that high school students may receive credits toward completion of courses at the school district, charter school, regional charter school, cyber charter school or area vocational-technical school and at institutions of higher education approved to operate in this Commonwealth.

Section 2. The definitions of "concurrent student" and "school entity" in section 1602-B of the act are amended to read:

Section 1602-B. Definitions.

The following words and phrases when used in this article shall have the meanings given to them in this section unless the context clearly indicates otherwise:

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"Concurrent student." A student who is enrolled in a school district, a charter school, a regional charter school, a cyber charter school, an area vocational-technical school, a nonpublic school, a private school or a home education program under section 1327.1 and who takes a concurrent course through a concurrent enrollment program.

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"School entity." A school district, a charter school, a regional charter school, a cyber charter school or an area vocational-technical school.

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Section 3. Sections 1611-B and 1613-B of the act are amended by adding subsections to read:

Section 1611-B. Responsibilities of school entities.
(g) Revenue received by school district. -- Notwithstanding any provision of law to the contrary, the revenues received by a school district under section 1603-B shall not be included in the school district's budgeted total expenditure per average daily membership used to calculate the amount to be paid to a charter school entity under section 1725-A(a)(2) and (3).

Section 1613-B. Concurrent enrollment agreements.

(c) Charter schools, regional charter schools and cyber charter schools. -- Charter schools, regional charter schools and cyber charter schools shall have the power and authority to enter into a concurrent enrollment agreement with an institution of higher education, and appropriate credit shall be awarded to students concurrently enrolled under the agreement.

Section 4. This act shall take effect immediately.