HB 119

1 A bill to be entitled 2 An act relating to educational facilities; creating s. 3 1013.385, F.S.; providing for school district 4 construction flexibility; authorizing exceptions to 5 educational facilities construction requirements under 6 certain circumstances; providing an effective date. 7 8 Be It Enacted by the Legislature of the State of Florida: 9 10 Section 1. Section 1013.385, Florida Statutes, is created 11 to read: 12 1013.385 School district construction flexibility.-13 (1) A district school board may, with a supermajority vote 14 at a public meeting that begins no earlier than 5 p.m., adopt a 15 resolution to implement one or more of the exceptions to the 16 educational facilities construction requirements provided in 17 this section. Before voting on the resolution, a district school board must conduct a cost-benefit analysis prepared according to 18 19 a professionally accepted methodology that describes how each exception selected by the district school board achieves cost 20 21 savings, improves the efficient use of school district 22 resources, and impacts the life-cycle costs and life span for 23 each educational facility to be constructed, as applicable, and 24 demonstrates that implementation of the exception will not 25 compromise student safety or the quality of student instruction. 26 The district school board must conduct at least one public

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27	workshop to discuss and receive public comment on the proposed
28	resolution and cost-benefit analysis, which must begin no
29	earlier than 5 p.m. and may occur at the same meeting at which
30	the resolution will be voted upon.
31	(2) A resolution adopted under this section may propose
32	implementation of exceptions to requirements of the uniform
33	statewide building code for the planning and construction of
34	public educational and ancillary plants adopted pursuant to ss.
35	553.73 and 1013.37 relating to:
36	(a) Interior nonload-bearing walls, by approving the use
37	of fire-rated wood stud walls in new construction or remodeling
38	for interior nonload-bearing wall assemblies that will not be
39	exposed to water or located in wet areas.
40	(b) Walkways, roadways, driveways, and parking areas, by
41	approving the use of designated, stabilized, and well-drained
42	gravel or grassed student parking areas.
43	(c) Standards for relocatables used as classroom space, as
44	specified in s. 1013.20, by approving construction
45	specifications for installation of relocatable buildings that do
46	not have covered walkways leading to the permanent buildings
47	onsite.
48	(d) Site lighting, by approving construction
49	specifications regarding site lighting that:
50	1. Do not provide for lighting of gravel or grassed
51	auxiliary or student parking areas.
52	2. Provide lighting for walkways, roadways, driveways,
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53	paved parking lots, exterior stairs, ramps, and walkways from
54	the exterior of the building to a public walkway through
55	installation of a timer that is set to provide lighting only
56	during periods when the site is occupied.
57	3. Allow lighting for building entrances and exits to be
58	installed with a timer that is set to provide lighting only
59	during periods in which the building is occupied. The minimum
60	illumination level at single-door exits may be reduced to no
61	less than 1 footcandle.
62	Section 2. This act shall take effect July 1, 2016.

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