19100687D

1

2

3

4

5

6

7 8

9

7/31/22 14:43

HOUSE BILL NO. 1921

Offered January 9, 2019 Prefiled January 4, 2019

A BILL to amend and reenact §§ 22.1-100 and 22.1-100.1 of the Code of Virginia, relating to the school boards; unexpended local funds; capital projects.

Patrons-Bourne, Delaney, Adams, D.M., Bagby, Carr, Kory, Levine, Lindsey, Plum and Tyler

Referred to Committee on Appropriations

10 Be it enacted by the General Assembly of Virginia:

1. That §§ 22.1-100 and 22.1-100.1 of the Code of Virginia are amended and reenacted as follows: 11 § 22.1-100. Unexpended school and educational funds. 12

A. All sums of money derived from the Commonwealth which are unexpended in any year in any 13 14 school division shall revert to the fund of the Commonwealth from which derived unless the Board of 15 Education directs otherwise. All Except as otherwise provided in subsection B, all sums derived from 16 local funds unexpended in any year shall remain a part of the funds of the governing body appropriating the funds for use the next year, but no local such funds shall be subject to redivision outside of the 17 18 locality in which they were raised.

19 B. Any school board may finance capital projects with any funds appropriated to it by the local 20 governing body that are unexpended by the school board in any year. 21

§ 22.1-100.1. Lottery proceeds nonrecurring costs escrow accounts.

22 A. Notwithstanding the provisions of subsection A of § 22.1-100, the governing body of any locality 23 may authorize the local treasurer or fiscal officer, by ordinance or resolution, to create a separate escrow 24 account upon the books of the locality for the deposit of that portion of the locality's appropriation from 25 the lottery proceeds which are designated, pursuant to Item 139 B 4 of Chapter 935 of the 1999 Acts of 26 Assembly or any other state law, for nonrecurring costs incurred by the relevant school division.

27 Such nonrecurring costs shall include school construction, additions, infrastructure, site acquisition, 28 renovations, technology, and other expenditures related to modernizing classroom equipment, and debt 29 service payments on school projects completed during the last ten years. Upon adoption of the proper 30 ordinance or resolution, the treasurer or local fiscal officer of the locality shall place such appropriation into a separate lottery proceeds nonrecurring costs escrow account. Under no circumstances shall the 31 escrow account allowed for the school construction grants pursuant to § 22.1-175.5 be used for these 32 33 deposits.

34 B. The escrow account shall be known as the "County/City/Town of Lotterv 35 Proceeds Nonrecurring Costs Fund." All principal deposited to such fund, together with all income from 36 or attributable to the fund, shall be used solely for (i) construction, additions, renovations, including 37 retrofitting and enlarging public school buildings, infrastructure, including technology infrastructure, and 38 site acquisition for public school buildings and facilities or (ii) debt service payments, or a portion 39 thereof, for any such projects completed in the previous ten years if so designated.

40 No disbursement from the fund may be made except upon specific appropriation by the governing 41 body in accordance with applicable law. If a locality establishes such a fund and designates any portion 42 of the funds deposited therein to pay debt service for (i) any general obligation of the locality held by the Virginia Public School Authority or (ii) any Literary Fund loan, the locality shall obtain an opinion 43 44 of bond counsel that designation of funds to pay debt service on obligations described in clauses (i) and 45 (ii) hereof does not adversely impact the tax-exempt status of such obligations.

46 C. All moneys deposited in the fund, including all income from or attributable to such fund, shall be 47 deemed public funds of the locality and shall be subject to all limitations upon deposit and investment provided by general law, including, but not limited to, the Virginia Security for Public Deposits Act 48 49 (§ 2.2-4400 et seq.). Income, dividends, distributions, and grants accruing to the fund shall be retained in such fund and shall be expended only in accordance with the terms of this section. 50

51 D. Nothing in this section shall be deemed or construed to authorize a school board or school 52 division to receive, hold or invest funds in its own name, or to expend funds in the absence of a 53 specific appropriation by the governing body of the locality in accordance with applicable law.

INTRODUCED