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OFFICIAL STATUS

SENATE STATE OF MINNESOTA NINETIETH SESSION

A bill for an act

S.F. No. 3966

(SENATE AUTHORS: CHAMBERLAIN and Wiger)		
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04/12/2018	7295	Introduction and first reading
		Referred to E-12 Finance
04/19/2018	7741	Author added Wiger

relating to education finance; continuing the school facility levy authority for the 1.2 member school districts of the Technology and Information Educational Services 13 regional management information center; amending Minnesota Statutes 2016, 1.4 section 126C.40, subdivision 1. 1.5 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA: 1.6 Section 1. Minnesota Statutes 2016, section 126C.40, subdivision 1, is amended to read: 1.7 Subdivision 1. To lease building or land. (a) When an independent or a special school 1.8 district or a group of independent or special school districts finds it economically 1.9 advantageous to rent or lease a building or land for any instructional purposes or for school 1.10 storage or furniture repair, and it determines that the operating capital revenue authorized 1.11 under section 126C.10, subdivision 13, is insufficient for this purpose, it may apply to the 1.12 commissioner for permission to make an additional capital expenditure levy for this purpose. 1.13 An application for permission to levy under this subdivision must contain financial 1.14 justification for the proposed levy, the terms and conditions of the proposed lease, and a 1.15 description of the space to be leased and its proposed use. 1.16

(b) The criteria for approval of applications to levy under this subdivision must include: 1.17 the reasonableness of the price, the appropriateness of the space to the proposed activity, 1.18 the feasibility of transporting pupils to the leased building or land, conformity of the lease 1.19 to the laws and rules of the state of Minnesota, and the appropriateness of the proposed 1.20 lease to the space needs and the financial condition of the district. The commissioner must 1.21 not authorize a levy under this subdivision in an amount greater than the cost to the district 1.22 of renting or leasing a building or land for approved purposes. The proceeds of this levy 1.23 must not be used for custodial or other maintenance services. A district may not levy under 1 24

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this subdivision for the purpose of leasing or renting a district-owned building or site toitself.

(c) For agreements finalized after July 1, 1997, a district may not levy under this
subdivision for the purpose of leasing: (1) a newly constructed building used primarily for
regular kindergarten, elementary, or secondary instruction; or (2) a newly constructed
building addition or additions used primarily for regular kindergarten, elementary, or
secondary instruction that contains more than 20 percent of the square footage of the
previously existing building.

(d) Notwithstanding paragraph (b), a district may levy under this subdivision for the 2.9 purpose of leasing or renting a district-owned building or site to itself only if the amount is 2.10 needed by the district to make payments required by a lease purchase agreement, installment 2.11 purchase agreement, or other deferred payments agreement authorized by law, and the levy 2.12 meets the requirements of paragraph (c). A levy authorized for a district by the commissioner 2.13 under this paragraph may be in the amount needed by the district to make payments required 2.14 by a lease purchase agreement, installment purchase agreement, or other deferred payments 2.15 agreement authorized by law, provided that any agreement include a provision giving the 2.16 school districts the right to terminate the agreement annually without penalty. 2.17

(e) The total levy under this subdivision for a district for any year must not exceed \$212
times the adjusted pupil units for the fiscal year to which the levy is attributable.

(f) For agreements for which a review and comment have been submitted to the
Department of Education after April 1, 1998, the term "instructional purpose" as used in
this subdivision excludes expenditures on stadiums.

(g) The commissioner of education may authorize a school district to exceed the limit
in paragraph (e) if the school district petitions the commissioner for approval. The
commissioner shall grant approval to a school district to exceed the limit in paragraph (e)
for not more than five years if the district meets the following criteria:

2.27 (1) the school district has been experiencing pupil enrollment growth in the preceding2.28 five years;

2.29 (2) the purpose of the increased levy is in the long-term public interest;

2.30 (3) the purpose of the increased levy promotes colocation of government services; and

2.31 (4) the purpose of the increased levy is in the long-term interest of the district by avoiding2.32 over construction of school facilities.

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3.1 (h) A school district that is a member of an intermediate school district may include in
3.2 its authority under this section the costs associated with leases of administrative and
3.3 classroom space for intermediate school district programs. This authority must not exceed
3.4 \$65 times the adjusted pupil units of the member districts. This authority is in addition to
3.5 any other authority authorized under this section.

(i) In addition to the allowable capital levies in paragraph (a), for taxes payable in 2012 3.6 2019 to 2023, a school district that is was a member of the "Technology and Information 3.7 Education Systems Educational Services" data processing joint board, that finds it 3.8 economically advantageous to enter into a lease agreement to finance improvements to a 3.9 building and land for a group of school districts or special school districts for staff 3.10 development purposes, during any period of time from when the building lease purchase 3.11 agreement was entered into in calendar year 2012 through the dissolution of the Technology 3.12 and Information Educational Services joint powers board may levy for its portion of lease 3.13 costs attributed to the district within the total levy limit in paragraph (e). The total annual 3.14 levy authority under this paragraph shall not exceed the lesser of \$632,000 or the remaining 3.15 lease purchase amounts owed on the facility. 3.16

(j) Notwithstanding paragraph (a), a district may levy under this subdivision for the 3.17 purpose of leasing administrative space if the district can demonstrate to the satisfaction of 3.18 the commissioner that the lease cost for the administrative space is no greater than the lease 3.19 cost for instructional space that the district would otherwise lease. The commissioner must 3.20 deny this levy authority unless the district passes a resolution stating its intent to lease 3.21 instructional space under this section if the commissioner does not grant authority under 3.22 this paragraph. The resolution must also certify that the lease cost for administrative space 3.23 under this paragraph is no greater than the lease cost for the district's proposed instructional 3.24 lease. 3.25

3.26 **EFFECTIVE DATE.** This section is effective July 1, 2018.

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