FACILITIES CONSTRUCTION COMMISSION

- Requires a school district, instead of the Facilities Construction Commission as in current law, to notify the Superintendent of Public Instruction if the district will exceed the limit on net indebtedness specified in continuing law.

Notification of district net indebtedness

(R.C. 133.06)

The bill requires a school district, instead of the Facilities Construction Commission, as in current law, to notify the Superintendent of Public Instruction if the district will exceed the limit on net indebtedness specified in continuing law.

Background

Continuing law generally prohibits a school district from incurring net indebtedness exceeding 9% of its tax valuation. A district also may not submit to its voters the question of incurring new debt that will make the district’s net indebtedness exceed 4% of its tax valuation, unless the state Superintendent consents to the submission. (Except for limited debt to purchase energy conservation improvements in its buildings, or alternative fuel vehicles, a district may not issue debt in excess of 0.1% of its tax valuation without voter approval.)

School districts, however, may exceed those limits when necessary to raise the district share to participate in a school facilities project. The district must notify the state Superintendent whenever a district will exceed either limit.