SENATE AMENDED

PRINTER'S NO. 3495

# THE GENERAL ASSEMBLY OF PENNSYLVANIA

# HOUSE BILL No. 1032 Session of 2023

INTRODUCED BY FIEDLER, KAUFER, GAYDOS, BOROWSKI, MALAGARI, PISCIOTTANO, NEILSON, KRUEGER, OTTEN, KRAJEWSKI, INNAMORATO, SCHLOSSBERG, T. DAVIS, D. WILLIAMS, VITALI, PROBST, GUENST, HILL-EVANS, TAKAC, SMITH-WADE-EL, MADDEN, MCANDREW, BRENNAN, VENKAT, KHAN, GIRAL, KENYATTA, WAXMAN, HADDOCK, SANCHEZ, HOWARD, KINSEY, WARREN, O'MARA, FLEMING, FREEMAN, SAMUELSON, DALEY, STURLA, FRANKEL, CONKLIN, BRIGGS, N. NELSON, CERRATO, SHUSTERMAN, DONAHUE, SALISBURY, KIM, PIELLI, GREEN, BOYD, WEBSTER, CEPEDA-FREYTIZ, ISAACSON AND MAYES, APRIL 26, 2023

AS AMENDED ON THIRD CONSIDERATION, IN SENATE, JULY 9, 2024

#### AN ACT

1 2 3	for powers and duties of the Department of Community and Economic Development.
4	The General Assembly of the Commonwealth of Pennsylvania
5	hereby enacts as follows:
6	Section 1. Short title.
7	This act shall be known and may be cited as the Solar for
8	Schools Act.
9	Section 2. Purpose. <
10	The purpose of this act is to expand the use of solar energy-
11	at school facilities in this Commonwealth to achieve the
12	following benefits:
13	(1) To help schools reduce their present and future
14	energy costs.

1	(2) To increase the resiliency of school energy systems.
2	(3) To help schools reduce their emissions of carbon
3	dioxide and other pollutants.
4	(4) To grow employment through good paying jobs in the
5	<del>solar industry.</del>
6	(5) To maximize the Inflation Reduction Act's solar
7	energy investment tax credit for Pennsylvania.
8	Section <del>3</del> 2. Definitions. <
9	The following words and phrases when used in this act shall
10	have the meanings given to them in this section unless the
11	context clearly indicates otherwise:
12	"Department." The Department of Community and Economic
13	Development of the Commonwealth.
14	"Eligible applicant." Any of the following:
15	(1) A school district. <
16	-(2) An intermediate unit.
17	(3) An area career and technical school.
18	(4) A chartered school for the education of the deaf or-
19	the blind.
20	(5) A community college.
21	(6) The Thaddeus Stevens College of Technology.
22	(7) The Pennsylvania College of Technology.
23	(1) A SCHOOL ENTITY AS DEFINED IN THE ACT OF MARCH 10, <
24	1949 (P.L.30, NO.14), KNOWN AS THE PUBLIC SCHOOL CODE OF
25	1949, INCLUDING:
26	(I) A SCHOOL DISTRICT.
27	
	(II) AN INTERMEDIATE UNIT.
28	(II) AN INTERMEDIATE UNIT. (III) AN AREA CAREER AND TECHNICAL SCHOOL.
28 29	
	(III) AN AREA CAREER AND TECHNICAL SCHOOL.

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(VI) A REGIONAL CHARTER SCHOOL.

2 (2) A CHARTERED SCHOOL FOR THE EDUCATION OF THE DEAF OR3 THE BLIND.

4 (3) A COMMUNITY COLLEGE.

5 (4) THE THADDEUS STEVENS COLLEGE OF TECHNOLOGY.

6 (5) THE PENNSYLVANIA COLLEGE OF TECHNOLOGY.

7 "Eligible project costs." The term includes costs related to
8 the purchase and installation of equipment, including prepayment <--</p>
9 in whole or in part of a solar lease or power purchase

10 agreement, permit fees, energy storage, utility interconnection-

11 and any other costs approved by the department DIRECTLY RELATED <--</p>
12 TO A SOLAR ENERGY PROJECT.

13 "Inflation Reduction Act." The Inflation Reduction Act of 14 2022 (Public Law 117-169, 136 Stat. 1818).

15 "Program." The Solar for Schools Grant Program established 16 under section 4 3.

17 "QUALIFIED PROVIDER." A PERSON OR BUSINESS THAT IS CAPABLE <--18 OF EVALUATING, RECOMMENDING, DESIGNING, IMPLEMENTING AND 19 INSTALLING A SOLAR ENERGY PROJECT.

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20 "School facility." An educational building and surrounding 21 premises owned by an eligible applicant.

"Solar energy project." A project at a school facility related to photovoltaic or solar thermal devices that convert, transfer or store solar energy in or into usable forms of thermal or electric energy.

SOLAR FACILITY SITE ASSESSMENT." AN EVALUATION OF A SCHOOL <--</p>
FACILITY PERFORMED BY A QUALIFIED PROVIDER TO ASCERTAIN WHETHER
A SCHOOL FACILITY IS CAPABLE OF SUPPORTING A SOLAR ENERGY
PROJECT AND ESTIMATES OF THE AMOUNTS BY WHICH AN ELIGIBLE
APPLICANT'S ENERGY OR OPERATING COSTS WILL BE REDUCED BY A SOLAR

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1 ENERGY PROJECT.

2 Section 4 3. Solar for Schools Grant Program.

3 (a) Establishment.--The Solar for Schools Grant Program is 4 established in the department to award grants to eligible 5 applicants on a competitive basis to the extent that money is 6 appropriated for this purpose. <---

7 (b) Use of grants.--A grant awarded under this section shall
8 be used by the eligible applicant for eligible project costs
9 related to a solar energy project.

10 (c) Duties of department.--The department shall have the 11 following powers and duties TO THE EXTENT THAT MONEY IS <--12 APPROPRIATED FOR SUCH PURPOSES:

13 (1) To establish guidelines necessary to implement this14 act.

15 (2) To establish the process through which eligible16 applicants may apply for grant money.

17 (3) To develop the minimum information to be included in <--</li>
 18 a solar feasibility STANDARDS FOR THE CONDUCT OF A SOLAR <--</li>
 19 FACILITY SITE assessment.

20 (4) To provide technical assistance to schools ELIGIBLE <--</li>
 21 APPLICANTS as appropriate, including, but not limited to,
 22 conducting solar assessments. MAINTAINING A LIST OF QUALIFIED <--</li>
 23 PROVIDERS.

(5) To develop educational materials about using,
 purchasing, financing and maintaining solar energy projects.

26 (6) TO DEVELOP A FINANCIAL RISK AND SAVINGS REPORT THAT <--</li>
27 ALL SOLAR ENERGY PROJECTS APPROVED UNDER THIS ACT SHALL
28 UTILIZE AND UPDATE MONTHLY, TO BE USED BY THE ELIGIBLE
29 APPLICANT. THE FOLLOWING APPLY:

30 (I) THE REPORT SHALL BE SUBMITTED QUARTERLY AND 20230HB1032PN3495 - 4 - POSTED ON THE PUBLICLY ACCESSIBLE INTERNET WEBSITE OF THE
 DEPARTMENT OF EDUCATION.

3 (II) THE REPORT SHALL INCLUDE, BUT NOT BE LIMITED
4 TO, THE FOLLOWING:

(A) THE TOTAL COST OF THE SOLAR ENERGY PROJECT BEFORE ANY DEDUCTIBLE AMOUNTS.

7 (B) THE TOTAL COST OF THE SOLAR ENERGY PROJECT
8 AFTER ANY DEDUCTIBLE AMOUNTS.

9 (C) AN ANALYSIS OF ENERGY AND COST SAVINGS, 10 INCLUDING A CALCULATION OF THE KILOWATTS PRODUCED BY 11 THE SOLAR ENERGY PROJECT MULTIPLIED BY THE CURRENT 12 COST OF ELECTRICITY PER KILOWATT HOUR, SUBTRACTED 13 FROM THE TOTAL COST OF ELECTRICITY DURING THE SAME 14 BILLING PERIOD FROM THE PREVIOUS YEAR.

15 (D) SOLAR RENEWABLE ENERGY CREDIT SALES AND16 SAVINGS.

(E) OPERATIONS AND MAINTENANCE COSTS.

18 (6) (7) To provide information related to funding <--</li>
 19 opportunities through the Inflation Reduction Act.

20 (7) To enter into agreements with third party entities, <--</p>
21 including the Department of Environmental Protection, to22 carry out the provisions of this act, including reviewing23 applications and providing technical assistance.

(7) (8) TO ENSURE THAT A QUALIFIED PROVIDER THAT <--</li>
 PERFORMS A SOLAR FACILITY SITE ASSESSMENT FOR AN ELIGIBLE
 APPLICANT MAY NOT CONTRACT WITH THE ELIGIBLE APPLICANT TO
 COMPLETE THE SOLAR ENERGY PROJECT.

(d) Application.--An eligible applicant shall submit an
application on a form and in a manner as determined by the
department. The following apply:

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1	(1) The application shall include the result of a solar
2	feasibility FACILITY SITE assessment conducted by a qualified <
3	solar installer PROVIDER. <
4	(2) The application shall include an affidavit to ensure <
5	that a contractor or subcontractor performing construction,
6	reconstruction, demolition, repair or maintenance work on a
7	solar energy project funded under this act meets all of the
8	following requirements:
9	(i) Maintains all valid licenses, registrations or
10	certificates required by the Federal Government, the
11	Commonwealth or a local government entity that is
12	necessary to do business or perform applicable work.
13	(ii) Maintains compliance with the act of June 2,
14	1915 (P.L.736, No.338), known as the Workers'
15	Compensation Act, the act of December 5, 1936 (2nd
16	Sp.Sess., 1937 P.L.2897, No.1), known as the Unemployment
17	Compensation Law, and bonding and liability insurance
18	requirements as specified in the contract for the solar
19	<u>energy_project.</u>
20	(iii) Has not defaulted on a project, declared
21	bankruptcy, been debarred or suspended on a project by
22	the Federal Government, the Commonwealth or a local
23	government entity within the previous three years.
24	(iv) Has not been convicted of a misdemeanor or
25	felony relating to the performance or operation of the
26	business of the contractor or subcontractor within the
27	<u>previous 10 years.</u>
28	(v) Has completed a minimum of the United States
29	Occupational Safety and Health Administration's 10-hour
30	safety training course or similar training sufficient to
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prepare workers for any hazards that may

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### <u>during their work.</u>

3 (2) THE APPLICATION SHALL INCLUDE AN AFFIDAVIT TO ENSURE <--</li>
4 THAT A CONTRACTOR OR SUBCONTRACTOR PERFORMING CONSTRUCTION,
5 RECONSTRUCTION, DEMOLITION OR REPAIR ON A SOLAR ENERGY
6 PROJECT FUNDED UNDER THIS ACT MEETS ALL OF THE FOLLOWING
7 REOUIREMENTS:

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8 (I) MAINTAINS ALL VALID LICENSES, REGISTRATIONS OR 9 CERTIFICATES REQUIRED BY THE FEDERAL GOVERNMENT, THE 10 COMMONWEALTH OR A LOCAL GOVERNMENT ENTITY THAT IS 11 NECESSARY TO DO BUSINESS OR PERFORM APPLICABLE WORK.

(II) MAINTAINS COMPLIANCE WITH THE ACT OF JUNE 2,
13 1915 (P.L.736, NO.338), KNOWN AS THE WORKERS'
14 COMPENSATION ACT, THE ACT OF DECEMBER 5, 1936 (2ND
15 SP.SESS., 1937 P.L.2897, NO.1), KNOWN AS THE UNEMPLOYMENT
16 COMPENSATION LAW, AND BONDING AND LIABILITY INSURANCE
17 REQUIREMENTS AS SPECIFIED IN THE CONTRACT FOR THE SOLAR
18 ENERGY PROJECT.

(III) HAS NOT DEFAULTED ON A PROJECT, DECLARED
BANKRUPTCY, BEEN DEBARRED OR SUSPENDED ON A PROJECT BY
THE FEDERAL GOVERNMENT, THE COMMONWEALTH OR A LOCAL
GOVERNMENT ENTITY WITHIN THE PREVIOUS THREE YEARS.

(IV) HAS NOT BEEN CONVICTED OF A MISDEMEANOR OR
FELONY RELATING TO THE PERFORMANCE OR OPERATION OF THE
BUSINESS OF THE CONTRACTOR OR SUBCONTRACTOR WITHIN THE
PREVIOUS 10 YEARS.

(V) HAS COMPLETED A MINIMUM OF THE UNITED STATES
 OCCUPATIONAL SAFETY AND HEALTH ADMINISTRATION'S 10-HOUR
 SAFETY TRAINING COURSE OR SIMILAR TRAINING SUFFICIENT TO
 PREPARE WORKERS FOR ANY HAZARDS THAT MAY BE ENCOUNTERED

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DURING THEIR WORK.

2 (3) Prior to the time period established by the
3 department to submit an application, the department shall
4 solicit and fulfill requests for technical assistance from
5 eligible applicants.

6 <del>(e) Prevailing wage requirement.--</del>

<---

7 (1) An employer or contractor contracted to complete a 8 solar energy project under the program shall pay the 9 prevailing minimum wage and benefit rates for all crafts or 10 classifications performing construction, reconstruction,-11 demolition, alteration and repair work, other than-12 maintenance work, on the solar energy project as determined 13 by the Department of Labor and Industry under the act of 14 August 15, 1961 (P.L.987, No.442), known as the Pennsylvania 15 Prevailing Wage Act, and as bid under the act of May 1, 1913 16 (P.L.155, No.104), referred to as the Separations Act. 17 (2) If the department or the Department of Labor and

18 Industry determines that an eligible applicant that received

19 a grant under the program failed to comply with the-

20 Pennsylvania Prevailing Wage Act or the Separations Act, the-

21 eligible applicant must refund to the department the total

22 amount of grants awarded for the solar energy project.

23 (E) PAYMENT.--IF A GRANT IS AWARDED TO AN ELIGIBLE APPLICANT <--24 FOR THE CONSTRUCTION, REHABILITATION, RENOVATION OR SITE WORK ON A SCHOOL FACILITY, THE ELIGIBLE APPLICANT SHALL ENSURE THAT ALL 25 26 CONTRACTORS AND SUBCONTRACTORS ENGAGED DURING THE ON-SITE 27 CONSTRUCTION, RENOVATION, REHABILITATION, RECONSTRUCTION, 28 DEMOLITION, ALTERATION AND REPAIR WORK, OTHER THAN MAINTENANCE 29 WORK, ON ANY SEGMENT OF WORK AT THE SCHOOL FACILITY PAY TO THEIR 30 WORKERS NOT LESS THAN THE PREVAILING MINIMUM WAGE AND BENEFIT

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RATES FOR ALL CRAFTS OR CLASSIFICATIONS, AS DETERMINED BY THE
 DEPARTMENT OF LABOR AND INDUSTRY UNDER THE ACT OF AUGUST 15,
 1961 (P.L.987, NO.442), KNOWN AS THE PENNSYLVANIA PREVAILING
 WAGE ACT.

5 (F) PROJECT DELIVERY.--THE FOLLOWING APPLY:

6 (1) AN ELIGIBLE APPLICANT SHALL COMPLY WITH THE <---7 CONTRACTING PROCEDURE UNDER THE ACT OF MAY 1, 1913 (P.L.155, 8 NO.104), REFERRED TO AS THE SEPARATIONS ACT. AN ELIGIBLE <---9 APPLICANT THAT IS APPROVED FOR A SOLAR ENERGY PROJECT GRANT 10 UNDER THE PROGRAM SHALL USE THE CONTRACTING PROCEDURE UNDER THE ACT OF MAY 1, 1913 (P.L.155, NO.104), REFERRED TO AS THE 11 SEPARATIONS ACT, OR UNDER THE GUARANTEED ENERGY SAVINGS ACT 12 13 FOR A SOLAR ENERGY PROJECT CONTEMPLATED BY THE PROGRAM, 14 EITHER SEPARATELY OR TOGETHER WITH OTHER ENERGY EFFICIENCY IMPROVEMENTS CONTEMPLATED BY THE GUARANTEED ENERGY SAVINGS 15 16 ACT. A GRANT RECIPIENT THAT ELECTS TO USE CONTRACTING PROCEDURES UNDER THE GUARANTEED ENERGY SAVINGS ACT MAY 17 18 CALCULATE ENERGY-RELATED COST SAVINGS AS DEFINED IN 62 19 PA.C.S. § 3752 (RELATING TO DEFINITIONS) BASED UPON THE COST OF THE PROJECT AS REDUCED BY THE AMOUNT OF THE GRANT RECEIVED 20 UNDER THE PROGRAM. IF AN ELIGIBLE APPLICANT ELECTS TO USE 21 CONTRACTING PROCEDURES UNDER THE GUARANTEED ENERGY SAVINGS 22 23 ACT FOR AN APPROVED SOLAR ENERGY PROJECT, THE ELIGIBLE 24 APPLICANT SHALL BE EXEMPT FROM THE CONTRACTING REOUIREMENTS 25 UNDER THE SEPARATIONS ACT WITH REGARD TO THAT APPROVED SOLAR ENERGY PROJECT. 26

(2) IF THE DEPARTMENT OR THE DEPARTMENT OF LABOR AND
 INDUSTRY DETERMINES THAT AN ELIGIBLE APPLICANT THAT RECEIVED
 A GRANT UNDER THE PROGRAM FAILED TO COMPLY WITH THE
 SEPARATIONS ACT OR PENNSYLVANIA PREVAILING WAGE ACT, THE

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ELIGIBLE APPLICANT SHALL REFUND TO THE DEPARTMENT THE TOTAL
 AMOUNT OF GRANTS AWARDED FOR THE SOLAR ENERGY PROJECT.

3 (3) AS USED IN THIS SUBSECTION, THE TERM "GUARANTEED <--</li>
4 ENERGY SAVINGS ACT" SHALL MEAN 62 PA.C.S. CH. 37 SUBCH. E
5 (RELATING TO GUARANTEED ENERGY SAVINGS CONTRACTS).

6 (f) (G) Grant limits.--An eligible applicant may receive a <--</li>
7 grant of up to 50% of the eligible project costs for the solar
8 energy project.

9

### (g) Grant awards.--

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10 (1) The department, in its discretion, may award in 11 whole or in part a request made by an eligible applicant in 12 its grant application based upon the merit of a specific 13 component requested. 14 (2) The department shall give preference in award

15 decisions to eligible applicants seeking funding under the 16 Inflation Reduction Act.

17 (3) The department shall give preference in award decisions to eligible applicants in close proximity to coalpowered electric generation plants that have closed or will close within one year of the effective date of this

## 21 paragraph.

22 (4) The department may give preference in award 23 decisions to applications demonstrating the greatest amount 24 of solar energy projected to be produced relative to the 25 existing energy usage at the school facility proposed for the 26 solar energy project.

27 (5) The department may give preference in award
 28 decisions to school entities that qualify for the Low Income
 29 Communities Bonus Credit Program established under the
 30 Inflation Reduction Act.

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1	(6) The department shall ensure that money for the
2	program is geographically dispersed throughout this
3	Commonwealth based on the applications received.
4	(7) A grant award received by a school entity under this
5	act shall not be included when calculating the amount to be
6	paid to a charter school under section 1725 A of the act of
7	March 10, 1949 (P.L.30, No.14), known as the Public School
8	<del>Code of 1949.</del>
9	(8) A grant award received under this act shall not be
10	contingent upon the applicant committing to transfer
11	ownership of any solar renewable energy credits generated by
12	<del>a solar energy project.</del>
13	(9) A grant award received under this act shall be
14	contingent upon the eligible applicant retaining ownership of
15	the equipment, including photovoltaic or solar thermal
16	devices, related to the solar energy project at the onset of
17	the purchase and installation of the equipment or at the
18	conclusion of a power purchase agreement or lease agreement
19	with a third party.
20	(10) A grant award received under this act shall be
21	contingent upon the equipment, including photovoltaic or-
22	solar thermal devices, related to the solar energy project
23	being produced or manufactured in the United States. For the
24	purpose of this paragraph, equipment shall be considered
25	produced or manufactured in the United States if at least 75%-
26	of the articles, materials and supplies are produced or
27	manufactured in the United States.
28	(h) Best practices. An eligible applicant that receives a
29	grant under the program may:
30	(1) Use the energy cost savings from the solar energy
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project to supplement, not supplant, existing spending on school facility projects, including environmental and health hazard remediation, indoor air quality improvements, heating, ventilation and air conditioning upgrades, roof, window and plumbing repairs or replacements, and emergency repairs.

6 (2) Integrate the solar energy project into the school's
 7 educational curriculum, as appropriate.

8 (i) Reimbursement. In the event that a school facility that 9 benefited from a grant under the program is leased or sold, the 10 eligible applicant that received the grant shall notify the 11 department, and the new owner of the school facility shall 12 reimburse the department the amount of the grant related to the 13 solar energy project at the school facility.

14 REIMBURSEMENT.--IN THE EVENT THAT AN ELIGIBLE ENTITY (H) <---THAT RECEIVED A GRANT UNDER THE PROGRAM SELLS, TRANSFERS OR 15 CONVEYS THE SCHOOL FACILITY WHERE THE SOLAR ENERGY PROJECT IS 16 17 LOCATED, THE ELIGIBLE ENTITY THAT RECEIVED THE GRANT SHALL 18 NOTIFY THE DEPARTMENT AND THE NEW OWNER OF RECORD SHALL 19 REIMBURSE THE DEPARTMENT THE AMOUNT OF THE GRANT RELATED TO THE 20 SOLAR ENERGY PROJECT AT THE SCHOOL FACILITY AS FOLLOWS:

(1) IF THE SCHOOL FACILITY WHERE THE SOLAR ENERGY
PROJECT IS LOCATED IS SOLD, TRANSFERRED OR CONVEYED TO A NEW
OWNER OF RECORD WITHIN FIVE YEARS FROM THE DATE OF THE AWARD
OF THE GRANT, THE NEW OWNER OF RECORD SHALL REIMBURSE THE
DEPARTMENT IN AN AMOUNT EQUAL TO 80% OF THE AMOUNT OF THE
GRANT.

(2) IF THE SCHOOL FACILITY WHERE THE SOLAR ENERGY
PROJECT IS LOCATED IS SOLD, TRANSFERRED OR CONVEYED TO A NEW
OWNER OF RECORD MORE THAN 5 YEARS BUT LESS THAN 10 YEARS
AFTER THE DATE OF THE AWARD OF THE GRANT, THE NEW OWNER OF

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RECORD SHALL REIMBURSE THE DEPARTMENT IN AN AMOUNT EQUAL TO
 60% OF THE AMOUNT OF THE GRANT.

3 (3) IF THE SCHOOL FACILITY WHERE THE SOLAR ENERGY
4 PROJECT IS LOCATED IS SOLD, TRANSFERRED OR CONVEYED TO A NEW
5 OWNER OF RECORD MORE THAN 10 YEARS BUT LESS THAN 15 YEARS
6 AFTER THE DATE OF THE AWARD OF THE GRANT, THE NEW OWNER OF
7 RECORD SHALL REIMBURSE THE DEPARTMENT IN AN AMOUNT EQUAL TO
8 40% OF THE AMOUNT OF THE GRANT.

9 (4) IF THE SCHOOL FACILITY WHERE THE SOLAR ENERGY 10 PROJECT IS LOCATED IS SOLD, TRANSFERRED OR CONVEYED TO A NEW 11 OWNER OF RECORD MORE THAN 15 YEARS BUT LESS THAN 20 YEARS 12 AFTER THE DATE OF THE AWARD OF THE GRANT, THE NEW OWNER OF 13 RECORD SHALL REIMBURSE THE DEPARTMENT IN AN AMOUNT EQUAL TO 14 20% OF THE AMOUNT OF THE GRANT.

15 (H) (I) GRANT AWARDS.--THE DEPARTMENT SHALL DEVELOP A RUBRIC <--16 TO PRIORITIZE GRANT AWARDS UNDER THIS SECTION. THE RUBRIC SHALL 17 CONSIDER ALL OF THE FOLLOWING:

18 (1) THE GEOGRAPHICAL DISPERSEMENT OF GRANTS THROUGHOUT
19 THIS COMMONWEALTH BASED ON APPLICATIONS RECEIVED. THE
20 DEPARTMENT SHALL ESTABLISH THREE REGIONS OF EQUAL POPULATION
21 WITHIN THIS COMMONWEALTH UNDER THIS PARAGRAPH AND ALLOCATE AN
22 EQUAL PERCENTAGE OF AVAILABLE FUNDS TO EACH REGION.

23 (2) WHETHER THE ELIGIBLE APPLICANT IS SEEKING FUNDING24 UNDER THE INFLATION REDUCTION ACT.

(3) WHETHER THE APPLICANT IS WITHIN 50 MILES OF A COALPOWERED ELECTRIC GENERATION PLANT THAT HAS CLOSED OR WILL
CLOSE WITHIN ONE YEAR OF THE EFFECTIVE DATE OF THIS
PARAGRAPH.

29 (4) THE AMOUNT OF SOLAR ENERGY PROJECTED TO BE PRODUCED
 30 RELATIVE TO THE EXISTING ENERGY USAGE AT THE SCHOOL FACILITY

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1 PROPOSED FOR THE SOLAR ENERGY PROJECT.

2 (5) WHETHER THE ELIGIBLE APPLICANT QUALIFIES FOR THE
3 LOW-INCOME COMMUNITIES BONUS CREDIT PROGRAM ESTABLISHED UNDER
4 THE INFLATION REDUCTION ACT.

5 (6) WHETHER THE EQUIPMENT, INCLUDING PHOTOVOLTAIC OR 6 SOLAR THERMAL DEVICES, RELATED TO THE SOLAR ENERGY PROJECT IS 7 BEING PRODUCED OR MANUFACTURED IN THE UNITED STATES. FOR THE 8 PURPOSE OF THIS PARAGRAPH, EQUIPMENT SHALL BE CONSIDERED 9 PRODUCED OR MANUFACTURED IN THE UNITED STATES IF AT LEAST 75% 10 OF THE ARTICLES, MATERIALS AND SUPPLIES ARE PRODUCED OR 11 MANUFACTURED IN THE UNITED STATES IF AVAILABLE.

12 LIMITATIONS.--A GRANT AWARD RECEIVED UNDER THIS ACT <--<del>(I)</del> (J) 13 BY A SCHOOL DISTRICT SHALL NOT BE INCLUDED WHEN CALCULATING THE 14 AMOUNT TO BE PAID UNDER SECTION 1725-A OF THE ACT OF MARCH 10, 1949 (P.L.30, NO.14), KNOWN AS THE PUBLIC SCHOOL CODE OF 1949. 15 16 (i) (K) Guidelines.--Within 90 days of the effective date of <-this section, the department shall publish the quidelines 17 18 required by subsection (c) (1) on the department's publicly 19 accessible Internet website.

20 (k) Audits. The department may randomly audit and monitor <--</p>
21 grant recipients to ensure the appropriate use of grant money
22 and compliance with the provisions of this act and department
23 guidelines established under subsection (c).

(1) (K) (L) Administrative fee.--The department may use UP <--</li>
 TO 3% OF THE money appropriated for the program to pay for the
 direct costs associated with the administration of the program,
 including providing technical assistance TO ELIGIBLE APPLICANTS. <--</li>
 Section 5 4. Effective date. <--</li>

29 This act shall take effect July 1, <del>2023</del> 2024, or immediately, <--</p>30 whichever is later.

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