HOUSE AMENDMENT

Bill No. CS/CS/HB 7009 (2013)

Amendment No. CHAMBER ACTION Senate House Representative Fullwood offered the following: 1 2 3 Amendment Remove lines 870-888 and insert: 4 5 If a district school board-owned board facility that (e) 6 has previously been used for K-12 educational purposes or 7 property is no longer used as a school as defined in s. 8 1003.01(2) available because it is surplus, marked for disposal, 9 or otherwise unused, it shall be made available provided for a 10 charter school's use on the same basis as it is made available 11 to other public schools in the district. The charter school is responsible for the costs required to bring the facility into 12 compliance with the current Florida Building Code. A charter 13 school using such a facility receiving property from the school 14 district may not sell, sublease, or dispose of such facility 15 16 property without written permission of the school district. The 501965 Approved For Filing: 4/1/2013 1:17:04 PM

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17	charter school may not earn capital outlay funds; however, the
18	school district shall include the charter school's capital
19	outlay full-time equivalent (COFTE) student count in the
20	district's capital outlay calculations. The charter school may
21	choose to maintain and repair the facility at the same standard
22	and level it would maintain and repair any other district-
23	operated school similar in age and condition. Maintenance and
24	repair do not include the construction of any new building,
25	structure, or substantial addition, extension, or upgrade to an
26	existing facility. Similarly, for an existing public school