

LEGISLATIVE ACTION	
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Senator Negron moved the following:

## Senate Amendment (with title amendment)

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Delete lines 1721 - 1740

and insert:

(7) Before a facility or parcel of nonconservation land is offered for lease to a local or federal unit of government or a private party, it shall first be offered for lease to state agencies, and state research universities designated as preeminent pursuant to s. 1001.7065. Within 45 days after the offer for lease of a surplus building or parcel, a state agency or preeminent state research university that requests the lease

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must submit a plan to the board of trustees that includes a description of the proposed use, including future use, of the facility or parcel. The board of trustees must review and approve the plan before approving the lease. The plan must, at a minimum, include the proposed use of the facility or parcel, the estimated cost of renovation, a capital improvement plan for the building, evidence that the facility or parcel meets an existing need that cannot otherwise be met, and other criteria adopted by rule of the board of trustees. The board of trustees or its designee shall compare the estimated value of the facility or parcel to any submitted business plan to determine if the lease or sale is in the best interest of the state. The board of trustees shall adopt rules pursuant to chapter 120 to implement this section. A preeminent state research university or state agency that has requested the use of a ======= T I T L E A M E N D M E N T ======== And the title is amended as follows: Delete lines 123 - 125 and insert: to preeminent state universities and state agencies before being offered for lease to a local or federal unit of government or private party; providing a

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priority for preeminent state research universities;