Florida House of Representatives - 1999 By Representative Andrews

A bill to be entitled 1 2 An act relating to charter schools capital 3 outlay funding; amending s. 228.0561, F.S.; revising provisions relating to capital outlay 4 5 funding for charter schools; providing for certain charter schools established by б 7 municipalities to be eligible for funding; 8 requiring the development and adoption of a 9 definition of "overcrowded area"; establishing a maximum funding level; providing an effective 10 11 date. 12 13 Be It Enacted by the Legislature of the State of Florida: 14 15 Section 1. Subsection (1) of section 228.0561, Florida 16 Statutes, 1998 Supplement, is amended to read: 228.0561 Charter schools capital outlay funding .--17 In each year in which funds are appropriated from 18 (1)19 the Public Education Capital Outlay and Debt Service Trust 20 Fund for charter schools, the Commissioner of Education shall 21 allocate the funds among eligible charter schools. To be 22 eligible for a funding allocation, a charter school must meet the provisions of subsection (6), must have received final 23 approval from its sponsor pursuant to s. 228.056 for operation 24 during that fiscal year, and must serve students in facilities 25 26 that are not provided by the charter school's sponsor or must 27 be a charter school established by a municipality in an 28 overcrowded area. The SMART Schools Clearinghouse shall 29 develop and the Department of Education shall adopt a rule defining the term "overcrowded area". Prior to the release of 30 capital outlay funds to the charter school, the Department of 31 1

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Education shall enter into a written agreement that includes 1 2 provisions for attaching a lien to property that has been 3 improved through the use of these funds, in the event that the school terminates operations. Any funds recovered by the 4 5 state shall be deposited in the Public Education Capital б Outlay and Debt Service Trust Fund. A charter school is not 7 eligible for a funding allocation if it was created by the 8 conversion of a public school and operates in facilities 9 provided by the charter school's sponsor for a nominal fee or at no charge. Unless otherwise provided in the General 10 11 Appropriations Act, the funding allocation for each eligible 12 charter school shall be determined by multiplying the school's 13 projected student enrollment by one-thirtieth of the 14 cost-per-student station specified in s. 235.435(6)(b) for an elementary, middle, or high school, as appropriate, except 15 16 that a charter school established by a municipality in an overcrowded area shall be eligible for up to 80 percent of the 17 maximum cost per student station established by that section. 18 19 If the funds appropriated are not sufficient, the commissioner 20 shall prorate the available funds among eligible charter schools. In the first quarter of the fiscal year, funds shall 21 be distributed on the basis of projected enrollment as 22 provided in this section. The commissioner shall adjust 23 subsequent distributions as necessary to reflect each charter 24 school's actual student enrollment. The commissioner shall 25 26 establish the intervals and procedures for determining the 27 projected and actual student enrollment of eligible charter 28 schools. If a school district chooses to share funding for 29 the capital outlay purposes described in subsection (2) with the applicable charter school or charter schools, any 30 31 allocation from the Public Education Capital Outlay and Debt

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Service Trust Fund allocation to the charter school or charter schools shall be reduced by the amount shared. Section 2. This act shall take effect July 1, 1999. б HOUSE SUMMARY Revises provisions relating to capital outlay funding for charter schools, to provide for authorizing certain charter schools established by municipalities to be eligible for funding. Requires the development and adoption of a definition of "overcrowded area." Establishes a maximum level of funding for a charter school established by a municipality in an overcrowded area area. 

HB 787

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