Bill No. CS for CS for SB 520 & CS for SB 494

Amendment No. ____ Barcode 780356

CHAMBER ACTION

	Senate House
1	WD/2R .
2	04/28/2004 04:30 PM .
3	<u>.</u>
4	·
5	
6	
7	
8	
9	
10	
11	Senator Constantine moved the following amendment:
12	
13	Senate Amendment (with title amendment)
14	On page 39, between lines 15 and 16,
15	
16	insert:
17	Section 18. Subsection (1) of section 1013.20, Florida
18	Statutes, is amended to read:
19	1013.20 Standards for relocatables used as classroom
20	space; inspections
21	(1) The State Board of Education shall adopt rules
22	establishing standards for relocatables intended for long-term
23	use as classroom space at a public elementary school, middle
24	school, or high school. "Long-term use" means the use of
25	relocatables at the same educational plant for a period of 4
26	years or more. Each relocatable acquired by a district school
27	board after the effective date of the rules and intended for
28	long-term use must comply with the standards. District school
29	boards shall submit a plan for the use of existing
30	relocatables within the 5-year work program to be reviewed and
31	approved by the commissioner by January 1, 2003. A progress
	12:08 AM 04/27/04 s0520c2c-22j06

Bill No. CS for CS for SB 520 & CS for SB 494

Amendment No. ____ Barcode 780356

1	report shall be provided by the commissioner to the Speaker of
2	the House of Representatives and the President of the Senate
3	each January thereafter. Relocatables that fail to meet the
4	standards after completion of the approved plan may not be
5	used as classrooms. The standards shall protect the health,
6	safety, and welfare of occupants by requiring compliance with
7	the Florida Building Code or the State Requirements for
8	Educational Facilities for existing relocatables, as
9	applicable, to ensure the safety and stability of construction
10	and onsite installation; fire and moisture protection; air
11	quality and ventilation; appropriate wind resistance; and
12	compliance with the requirements of the Americans with
13	Disabilities Act of 1990. If appropriate and where
14	relocatables are not scheduled for replacement, the standards
15	must also require relocatables to provide access to the same
16	technologies available to similar classrooms within the main
17	school facility and, if appropriate, and where relocatables
18	are not scheduled for replacement, at the discretion of the
19	<u>local school board, may</u> to be accessible by adequate covered
20	walkways. A relocatable that is subject to this section and
21	does not meet the standards shall not be reported as providing
22	satisfactory student stations in the Florida Inventory of
23	School Houses.
24	
25	(Redesignate subsequent sections.)
26	
27	
28	======== T I T L E A M E N D M E N T ==========
29	And the title is amended as follows:
30	On page 3, line 26, after the second semicolon,

2

31

Bill No. CS for CS for SB 520 & CS for SB 494

Amendment No. ____ Barcode 780356

1	insert:
2	amending s. 1013.20, F.S.; authorizing a
3	district school board to determine the need for
4	covered walkways;
5	
6	
7	
8	
9	
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	
29	
30	
31	