Amendment No.

CHAMBER ACTION

Senate House

.

Representative Peters offered the following:

2

4

5

6

7

8

9

10

11

12

13

1415

16

1

Amendment to Amendment (501965)

Remove lines 5-26 of the amendment and insert:

(e) If a district school <u>board-owned</u> board facility that has previously been used for K-12 educational purposes or property is no longer used in support of public education available because it is surplus, marked for disposal, or otherwise unused, it shall be made available provided for a charter school's use on the same basis as it is made available to other public schools in the district. The school district must provide a charter school that has expressed interest in such a facility with the right of first refusal before any disposition of the property including, but not limited to, the demolition or destruction of the facility or the sale or lease of the facility or property to any other third party. The

119829

Approved For Filing: 4/1/2013 4:55:21 PM Page 1 of 2

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

Amendment No.

charter school is responsible for the costs required to bring the facility into compliance with the current Florida Building Code. A charter school using such a facility receiving property from the school district may not sell, sublease, or dispose of such facility property without written permission of the school district. The charter school may choose to maintain the charter school facility or pay the school district the actual cost to maintain the facility at the same standard and level it would maintain any other district-operated school similar in age and condition. Maintenance does not include capital improvements. Similarly, for an existing public school