Amendment No. 2

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	COMMITTEE/SUBCOMMITTEE	ACTION
ADOP'	red	(Y/N)
ADOP'	TED AS AMENDED	(Y/N)
ADOP'	TED W/O OBJECTION	(Y/N)
FAIL	ED TO ADOPT	(Y/N)
WITH	ORAWN	(Y/N)
OTHE	R	

Committee/Subcommittee hearing bill: Civil Justice Subcommittee Representative Spano offered the following:

Amendment (with title amendment)

Remove lines 43-73 and insert:

school property and may include provisions regarding liability insurance coverage and indemnification of the school district.

Within 30 days after adopting a public access policy or entering into a joint-use agreement, a district school board shall submit a copy of the policy or agreement to the Department of Education.

(3) The Department of Education shall develop a model joint-use agreement and post on its website the model agreement and links to or copies of all public access policies and joint-

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Amendment No. 2

17 use agreements submitted to the department by a district school 18 board.

Section 2. Section 768.072, Florida Statutes, is created to read:

768.072 Limitation on public school premises liability.-

A district school board is not liable for civil damages for personal injury, property damage, or death that occurs on a public school property that the district school board has opened to the public through public access policies under s. 1013.105(2)(a) or joint-use agreements under s. 1013.105(2)(b) unless gross negligence

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35 36 TITLE AMENDMENT

Remove lines 7-10 and insert: school property and to increase the number of joint use agreements; providing duties of district

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