COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 865 (2022)

Amendment No. 1

1 2

3

4 5

COMMITTEE/SUBCOMMITTEE	ACTION
ADOPTED	(Y/N)
ADOPTED AS AMENDED	(Y/N)
ADOPTED W/O OBJECTION	(Y/N)
FAILED TO ADOPT	(Y/N)
WITHDRAWN	(Y/N)
OTHER	

Committee/Subcommittee hearing bill: Secondary Education & Career Development Subcommittee Representative Rizo offered the following:

Amendment (with title amendment)

Remove lines 244-249 and insert: 6 7 subsection (20). Notwithstanding any other provision of law, an interlocal agreement or ordinance that imposes a greater 8 9 regulatory burden on charter schools than school districts or between a school district and a federal or state agency, county, 10 11 municipality, or other governmental entity which prohibits or limits the creation of a charter school within the geographic 12 13 borders of the school district is void and unenforceable. An 14 interlocal agreement entered into by a school district for the 15 development of only its own schools may be used by charter schools. If a public official or employee, or the local 16 045823 - h0865 line 244.docx Published On: 1/26/2022 6:10:22 PM

Page 1 of 2

COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 865 (2022)

Amendment No. 1

17	governing authority refuses to comply with this paragraph, the	
18	aggrieved school or entity, or a charter school membership	
19	association or charter management organization has standing and	
20	an immediate right to bring an expedited action in circuit court	
21	to enforce its rights by a declaratory action, including	
22	injunctive relief. A party that receives declaratory relief may	
23	be awarded reasonable attorney fees and court costs.	
24		
25		
26	TITLE AMENDMENT	
27	Remove line 28 and insert:	
28	specified criteria; prohibiting certain agreements from imposing	
29	greater regulatory burden on charter schools than school	
30	districts; allowing charter schools to use school district	
31	interlocal agreements; providing that specified organizations	
32	may bring actions against select entities in violation of	
33	agreement; providing for the award of reasonable attorney fees	
34	and court costs; authorizes charter schools to use school	
35	district interlocal agreements; revising the terms and	
36	conditions	
37		
	045823 - h0865 line 244.docx	
	Published On: 1/26/2022 6:10:22 PM	
	Page 2 of 2	