House	Amendment NO
	Offered By
AMEND Senate Committee Substinserting immediately after said se	titute for Senate Bill No. 93, Page 3, Section 162.492, Line 76, by ection and line the following:
(2) of section 163.011 to the contr free and reduced price lunch and a and in a district or by a charter sch providing full-day kindergarten an shall be included in the district's o total number of such pupils includ attendance shall not exceed four p	ding the definition of "average daily attendance" in subdivision rary, pupils between the ages of three and five who are eligible for attend an early childhood education program that is operated by hool that has declared itself as a local educational agency and that meets standards established by the state board of education or charter school's calculation of average daily attendance. The ded in the district's or charter school's calculation of average daily percent of the total number of pupils who are eligible for free and ages of five and eighteen who are included in the district's or trage daily attendance.
and remains unaccredited as of Juli provisions of subsection 1 of this s (2) For any district that is	thas been declared unaccredited by the state board of education ly 1, 2015, and for any charter school located in said district, the section shall become applicable during the 2015-16 school year. declared unaccredited by the state board of education after July 1, ocated in said district, the provisions of subsection 1 of this namediately upon such declaration.
(3) For any district that ha education and remains provisional	as been declared provisionally accredited by the state board of lly accredited as of July 1, 2016, and for any charter school ons of subsection 1 of this section shall become applicable
(4) For any district that is after July 1, 2016, and for any cha	declared provisionally accredited by the state board of education arter school located in said district, the provisions of this section g in the 2016-17 school year or immediately upon such
(5) For all other districts a shall become effective in any scho	and charter schools, the provisions of subsection 1 of this section pol year subsequent to a school year in which the amount
to fund the entire entitlement calcushall remain effective in all school subsections 1 and 2 of section 163	d 2 of section 163.031 is equal to or exceeds the amount necessary ulation determined by subsections 1 and 2 of section 163.031, and 1 years thereafter, irrespective of the amount appropriated for 3.031 in any succeeding year, provided that in the first school year
charter schools shall receive twent	on becomes effective under this subdivision, school districts and ty percent of the funding associated with such pupils; in the ts and charter schools shall receive forty percent of the funding

Action Taken Date

associated with such pupils; in the third school year, school districts and charter schools shall receive sixty percent of the funding associated with such pupils; in the fourth school year, school districts and charter schools shall receive eighty percent of the funding associated with such pupils; and in the fifth and each succeeding school year, school districts and charter schools shall receive one hundred percent of the funding associated with such pupils.

3. This section shall not require school attendance beyond that mandated under section 167.031 and shall not change or amend the provisions of sections 160.051, 160.053, 160.054, and 160.055 relating to kindergarten attendance."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.