House	Amendment NO
	Offered By
AMEND House Committee Substitute for Seinserting after said section and line the follow	enate Bill No. 2, Page 27, Section 139.053, Line 25, by ving:
"160.421. 1. No municipality shall a	dopt, enforce, impose, or administer an ordinance, loc
policy, or local resolution that prohibits school	ol district property from being sold, leased, or
transferred to a charter school for any lawful	educational purpose.
2. No municipality shall impose, enfo	orce, or apply any deed restriction that expressly, or by
its operation, prohibits property sold, leased,	or transferred from being used by a charter school for
any lawful educational purpose. Any deed re	estriction or affirmative-use deed restriction that
affirmatively allows for only one or more spe	ecified uses or purposes that do not include any
educational use or purpose by a charter school	ol is prohibited under this section. Any deed restriction
or affirmative-use deed restriction in effect or	n the effective date of this section that prohibits or doe
not permit property previously used for any e	educational purpose from being used for any future
educational purpose by a charter school is vo-	<u>id.</u>
3. Any agreement to sell, lease, or tra	ansfer property used by a charter school as authorized
under this section shall contain provisions rel	ated to the maintenance and upkeep of such property.
4. Any ordinance, policy, regulation,	deed, or contract made in violation of this section shall
be void from its inception."; and	
•	, enacting clause, and intersectional references
accordingly.	
Action Taken	Date