House	Amendment NO
Offered By	
AMEND House Committee Strafter said section and line the	Substitute for Senate Bill No. 2, Page 27, Section 139.053, Line 25, by inserting following:
"160.421. 1. A politic	ical subdivision shall not adopt, enforce, impose, or administer an ordinance,
local policy, or local resolution	n that prohibits property sold, leased, or transferred by the political subdivision
from being used by a charter s	school for any lawful educational purpose.
2. A political subdivis	sion shall not impose, enforce, or apply any deed restriction that expressly, or
by its operation, prohibits prop	perty sold, leased, or transferred by the political subdivision from being used by
a charter school for any lawful	ll educational purpose. Any deed restriction or affirmative-use deed restriction
that affirmatively allows for or	only one or more specified uses or purposes that do not include any educational
use or purpose by a charter scl	hool is prohibited under this section. Any deed restriction or affirmative-use
deed restriction in effect on the	ne effective date of this section that prohibits or does not permit property
previously used for any educa	ational purpose from being used for any future educational purpose by a charter
school is void.	
3. Any ordinance, pol	licy, regulation, deed, or contract made in violation of this section shall be void
from its inception.	
4. For purposes of thi	is section, "political subdivision" shall include, but not be limited to,
municipalities, counties, and s	school districts."; and
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Further amend said bill by ame	nending the title, enacting clause, and intersectional references accordingly.
Action Taken	Date