Bill No. CS for SB 2280

Amendment No. CHAMBER ACTION Senate House 1 2 3 4 5 6 7 8 9 10 Senator Lee moved the following amendment: 11 12 13 Senate Amendment (with title amendment) On page 164, between lines 25 and 26, 14 15 16 insert: 17 Section 112. Section 230.23162, Florida Statutes, 1998 18 Supplement, is amended to read: 19 230.23162 Residential public education facility.--20 (1) Ownership of the facility and related assets 21 authorized under former s. 985.402, is transferred to the 22 Department of Management Services. The Department of Management Services shall direct change orders in existing 23 24 construction contracts necessary to complete construction to 25 the extent necessary to stabilize assets and prepare the 26 facility for future utilization. The Department of Management 27 Services shall provide administrative, site inspection, and 28 security services as necessary to carry out the provisions of 29 this section. The Department of Management Services shall have 30 access to all state funds previously appropriated to the Alternative Education Institute for this purpose. 31 1 s2280c1c-23b01 12:41 PM 04/21/99

Bill No. <u>CS for SB 2280</u> Amendment No. ____

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1	(a) The Department of Management Services shall
2	continue to work with contractors to weatherize, close in, and
3	stabilize the facility, protect the assets, and resolve any
4	claims regarding the facility.
5	(b) The Department of Management Services should
6	continue to facilitate interest by private entities or public
7	entities capable of serving as either owner, occupant, or
8	fiscal agent for a public-private partnership. Any entity,
9	public, private, or a public-private partnership, must meet
10	all of the criteria specified in the revised Department of
11	Management Services Request for Proposal dated August 21,
12	1998, and issued pursuant to chapter 98-209, Laws of Florida.
13	(2) The Department of Management Services, in
14	cooperation with the relevant state agencies, is directed to
15	continue to receive and evaluate proposals for the use or
16	transfer of the facility described in subsection (1) and,
17	after taking into account local and state concerns and
18	interests, may make a final disposition for use or transfer of
19	such facility, subject to the notice, review, and objection
20	procedures of s. 216.177.
21	(a) The Department of Management Services shall
22	continue to invite public-agency proposals and related funding
23	requests, from either state or local agencies, to provide an
24	education program for nonadjudicated youth, and also to
25	continue to encourage other proposals and funding requests
26	consistent with state and local community needs and concerns.
27	(b) Upon request, the Department of Management
28	Services shall continue to work with project proposers who
29	submitted proposals, and an addendum to proposals, to the
30	working group pursuant to chapter 98-209, Laws of Florida.
31	(c) In considering proposals, the Department of
	2 12:41 PM 04/21/99 2 s2280c1c-23b01

Bill No. <u>CS for SB 2280</u> Amendment No. ____

Management Services and the Legislature shall take into 1 2 account local and state interests and concerns. 3 (2)(a) A working group is formed to develop a plan for 4 the use of the facility and to develop a request for proposals 5 or request for information for operation of the program by a 6 private contractor. The working group shall be composed of 7 eight members: one member each from the Department of Education, Department of Juvenile Justice, and Department of 8 9 Children and Family Services; one member appointed by the 10 President of the Senate; one member appointed by the Speaker of the House of Representatives; one representative of the 11 12 13th judicial circuit of Hillsborough County, to be appointed 13 by the Chief Circuit Judge; one representative of the Hillsborough School District, and one representative from 14 15 local law enforcement to be appointed by the Sheriff of Hillsborough County. The Department of Education shall provide 16 17 administrative support for the working group. 18 (b) The group shall assess needs of categories of clients served by the member agencies in evaluating possible 19 20 uses for the facility in meeting the needs of the clients. The 21 group shall identify client categories that may be served through the use of the facility, shall outline a program 22 structure, and shall make further recommendations, including a 23 24 proposed private provider for implementation. The group should consider previous recommendations for use of the facility, and 25 shall specifically consider the viability of prior proposals 26 27 submitted for use of the facility in the fiscal year 28 1997-1998. The group shall be formed and activated when this 29 act becomes law. 30 (3) The Department of Management Services shall survey 31 state agencies, and shall invite bids and proposals from state 3

12:41 PM 04/21/99

s2280clc-23b01

Bill No. CS for SB 2280 Amendment No. ____

agencies, local government agencies, federal agencies, and the 1 2 private sector for the use or disposition of the facility and 3 related assets, no later than June 15, 1998. Notwithstanding any law to the contrary, the Department of Management Services 4 5 shall set a deadline for receipt of bids and proposals of not less than 3 months after the invitation for bids and proposals 6 7 is advertised. By October 1, 1998, the Department of 8 Management Services shall evaluate all bids and proposals and make a recommendation to the working group created under this 9 10 section regarding proposed uses for the facility, taking into account local and state interests and concerns. 11 12 (4) Taking into consideration the recommendation of 13 the Department of Management Services, and local and state 14 concerns and interests, the working group shall, no later than 15 November 1, 1998, make a final determination for the use or 16 disposition of the facility and related assets planned, 17 constructed, acquired, and equipped pursuant to Specific Appropriation 2012A of the 1994-1995 General Appropriations 18 Act, and shall be disbanded upon that date. Such 19 determination shall be subject to the notice, review, and 20 objection procedures of s. 216.177. If the final determination 21 22 made by the working group is objected to under s. 216.177, the final determination for the facility and related assets shall 23 24 be made by the Legislature during the 1999 Regular Session. 25 26 (Redesignate subsequent sections.) 27 28 29 30 And the title is amended as follows: 31 On page 1, line 29, following the semicolon, 4

12:41 PM 04/21/99

s2280c1c-23b01

Bill No. CS for SB 2280

Amendment No. ____

1	insert:
2	amending s. 230.23162, F.S.; directing the
3	department to seek proposals for the use or
4	transfer of a specified state facility;
5	requiring the department to take steps to
6	preserve the facility;
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