## HOUSE SUMMARY OF SENATE AMENDMENTS

## HB 51 2025 Regular Session

Young

SCHOOLS/CHARTER: Provides relative to the assets of certain charter schools

## **Synopsis of Senate Amendments**

1. Provides that <u>proposed law</u> applies to *property* instead of *immovable property* in provisions that provide that property owned by the local school board that is used by a Type 2 charter school that was previously any other type of charter school remains the property of the local school board if the charter agreement is revoked or the school otherwise ceases to operate.

## **Digest of Bill as Finally Passed by Senate**

<u>Present law</u> provides for a charter agreement between a charter school and its chartering authority.

<u>Present law</u> provides that if the charter agreement of a charter school (except for a Type 4 charter school) is revoked or the school otherwise ceases to operate, all assets purchased with any public funds become the property of the chartering authority. <u>Proposed law</u> specifies that such provision applies to all assets purchased by the school with public funds.

<u>Proposed law</u> provides that all assets of a Type 1, 3, or 3B charter school that are purchased with any public funds prior to converting to a Type 2 charter school under <u>present law</u> (R.S. 17:3938(B)(2)) remain the property of that school for the duration of the charter agreement with the State Bd. of Elementary and Secondary Education.

<u>Proposed law</u> provides that if the charter agreement of a Type 2 charter school that was previously any other type of charter school is revoked or the school otherwise ceases to operate, the property owned by the local school board that was used by the school prior to such revocation or ceasing of operations remains the property of such board.

(Amends R.S. 17:3991(H))