

**REVENUE: No revenue impact**

**FISCAL: Minimal fiscal impact, no statement issued**

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<b>Action:</b>	Do Pass as Amended and Be Printed Engrossed
<b>Vote:</b>	8 - 0 - 0
<b>Yeas:</b>	Conger, Dembrow, Frederick, Huffman, Komp, Parrish, Gelser, Wingard
<b>Nays:</b>	0
<b>Exc.:</b>	0
<b>Prepared By:</b>	Victoria Cox, Administrator
<b>Meeting Dates:</b>	2/4, 3/30

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**WHAT THE MEASURE DOES:** Requires the transfer of student education records to school district when a public charter school is dissolved or a charter is terminated. Applies student education record statutes to public charter schools.

**ISSUES DISCUSSED:**

- Impact on landlords of original measure
- Current requirements for education providers
- Additional protection for records if providers do not comply
- Required notices
- Application of records regulations to charter schools

**EFFECT OF COMMITTEE AMENDMENT:** Removes requirements for landlords evicting tenants who are education providers to notify the school district and the Department of Education (ODE) and to turn over any student education records located on the property.

**BACKGROUND:** In a recent incident involving a group of dissolved charter schools, student records were discovered for sale on eBay necessitating ODE to purchase the documents in order to effect recovery. In addition to containing personally identifiable student information, these records are required for students to receive credit toward graduation.

House Bill 2029-A establishes requirements for notification and delivery of student records to ODE in cases of charter school dissolution.