15 AM 33 1519

**LOST** 

Senators Fort of the 39th, Henson of the 41st and Tate of the 38th offers the following amendment:

Amend the Senate Committee on Education and Youth substitute to SB 133 (LC 33 6086S) by striking lines 156 through 166 and inserting in lieu thereof the following:

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

performance data for those staff members for whom it is available. The OSD or OSD charter school governing board shall have the authority to decide whether any leader, teacher, or staff member previously assigned to a qualifying school selected to become an opportunity school shall continue as an employee of the opportunity school; provided, however, that for a teacher who is subject to Code Section 20-2-942, the OSD or OSD charter school governing board shall only decline to retain such teacher for one or more grounds set out in subsection (a) of Code Section 20-2-940 and such teacher shall be afforded the opportunity for a hearing in the same manner as provided in Code Section 20-2-940. Any employees retained shall become employees of the OSD or OSD charter school governing board, on the principal's recommendation, and be under their control. Any teacher subject to Code Section 20-2-942 who is not retained in accordance with this subsection or declines to continue as an employee for the opportunity school shall remain an employee of the local board of education. The local board of education may determine whether or not to continue the employment of any teacher who is not retained in accordance with this subsection or declines to continue as an employee for the opportunity school, subject to Code Section 20-2-942.