

1st Sub. S.B. 176
CHILD CARE SERVICES AMENDMENTS

Representative **Ashlee Matthews** proposes the following amendments:

1. *Page 4, Lines 95 through 107:*

95 (d) once state-owned property is identified as suitable, establish a timeline by which
96 the expanded child care opportunity facility may be built; and

97 (e) within available funds **and subject to Subsection (2)**, ensure the retrofitting process or building
98 process results in

99 an expanded child care opportunity facility that complies with licensing standards established
100 by the Department of Health and Human Services.

101 (2) **The Division of Facilities Construction and Management may not proceed with retrofitting**
102 **a building or constructing a new building under this section until the office has identified an**
103 **employer-sponsor to enter into a lease for the retrofitted or new building as described in 63N-22-104.**

104 (3) The Division of Facilities Construction and Management shall be responsible for
105 ongoing maintenance of an expanded child care opportunity facility, as more fully detailed in a
106 lease between the Division of Facilities Construction and Management and an employer
107 sponsor described in Section 63N-22-104.

108 {~~(3)~~} (4) Once an obsolete state-owned building has been successfully retrofitted to serve as
109 an expanded child care opportunity facility, or an expanded child care opportunity facility has
110 been built on state-owned property, the Department of Health and Human Services shall work
111 with the Division of Facilities Construction and Management and the office to determine: