HB 407

1	A bill to be entitled
2	An act relating to funds for operation of workforce
3	education programs; amending s. 1011.80, F.S.;
4	deleting a restriction on funding for a student
5	
	coenrolled in a K-12 education program and an adult
6	education program; providing that a student who is
7	coenrolled may be reported for purposes of funding
8	under certain circumstances; providing an effective
9	date.
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11	Be It Enacted by the Legislature of the State of Florida:
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13	Section 1. Subsection (10) of section 1011.80, Florida
14	Statutes, is amended to read:
15	1011.80 Funds for operation of workforce education
16	programs
17	(10) A high school student dually enrolled under s.
18	1007.271 in a workforce education program operated by a Florida
19	College System institution or school district career center
20	generates the amount calculated for workforce education funding,
21	including any payment of performance funding, and the
22	proportional share of full-time equivalent enrollment generated
23	through the Florida Education Finance Program for the student's
24	enrollment in a high school. If a high school student is dually
25	enrolled in a Florida College System institution program,
26	including a program conducted at a high school, the Florida
27	College System institution earns the funds generated for
28	workforce education funding, and the school district earns the
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proportional share of full-time equivalent funding from the Florida Education Finance Program. If a student is dually enrolled in a career center operated by the same district as the district in which the student attends high school, that district earns the funds generated for workforce education funding and also earns the proportional share of full-time equivalent funding from the Florida Education Finance Program. If a student is dually enrolled in a workforce education program provided by a career center operated by a different school district, the funds must be divided between the two school districts proportionally from the two funding sources. A student may not be reported for funding in a dual enrollment workforce education program unless the student has completed the basic skills assessment pursuant to s. 1004.91. A student who is coenrolled in a K-12 education program and an adult education program may not be reported for purposes of funding in an adult education program. If, except that for the 2011-2012 fiscal year only, students who are coenrolled in core program areas curricula courses for credit recovery or dropout prevention purposes, a student may be reported for funding for up to two courses per student. Such students are exempt from the payment of the block tuition for adult general education programs provided in s. 1009.22(3)(c).

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Section 2. This act shall take effect July 1, 2012.

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