By the Committee on Education Pre-K - 12; and Senator Wise

581-02890-08 2008242c1

A bill to be entitled

An act relating to education; authorizing district school boards to establish a school, class, or educational program in which enrollment is limited to pupils of a single gender; providing conditions to such authorization; requiring that pupils' participation in single-gender classes be voluntary; requiring review by the district school board; providing an effective date.

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Be It Enacted by the Legislature of the State of Florida:

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Section 1. Single-gender schools, classes, and programs authorized.--

- (1) Subject to subsection (2), a district school board may establish and maintain a school, class, or program within a school in which enrollment is limited to pupils of a single gender if the school district also makes available to pupils a coeducational school, class, or program that has equal academic standards and a school, class, or program for pupils of the other gender which has equal academic standards.
- (2) If a district school board establishes a single-gender school, class, or program as described in subsection (1), the school district may not require participation by any of its pupils in the single-gender school, class, or program. The school board must ensure that participation by pupils in a single-gender school, class, or program is voluntary.
- (3) Each district school board shall evaluate all singlegender schools, classes, or programs established by the district at least once every 2 years in order to ensure that the school,

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class, or program is in compliance with federal requirements. 30 Section 2. This act shall take effect July 1, 2008. 31

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