

# **Education Committee**

Monday, April 24, 2017 2:00 PM Reed Hall

**Action Packet** 

# **Education Committee** 4/24/2017 2:00PM

Location: Reed Hall (102 HOB)

Summary:

**Education Committee** 

Monday April 24, 2017 02:00 pm

CS/HB 265 Favorable

CS/HB 773 Favorable With Committee Substitute

Amendment 034905 Adopted Without Objection

Amendment 718607 Withdrawn

Amendment 485421 Adopted Without Objection

Amendment 685359 Adopted Without Objection

CS/HB 907 Favorable With Committee Substitute Yeas: 17 Nays: 0

Amendment 265193 Adopted Without Objection

Yeas: 17

Yeas: 16

Nays: 0

Nays: 1

### **Education Committee**

4/24/2017 2:00PM

Location: Reed Hall (102 HOB)

### Attendance:

	Present	Absent	Excused
Michael Bileca (Chair)	X		
Larry Ahern	X		
Bruce Antone	X		
Robert Asencio			Х
Kamia Brown	X		
Robert Cortes	X		
Manny Diaz, Jr.	X		
Byron Donalds	X		
Shevrin Jones	X		
Chris Latvala	×	···	
Larry Lee, Jr.	X		
Rene Plasencia	X		
Mel Ponder	X	<u> </u>	
Elizabeth Porter	X		
Jake Raburn	X		
Barrington Russell	X		
Charlie Stone	X		
Jennifer Sullivan	X		_
Totals:	17	O	1

### **Education Committee**

4/24/2017 2:00PM

Location: Reed Hall (102 HOB)

**CS/HB 265: Computer Coding Instruction** 

X Favorable

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Larry Ahern	X			<del></del>	
Bruce Antone	X				
Robert Asencio			X		
Kamia Brown	X				
Robert Cortes	X				
Manny Diaz, Jr.	X				
Byron Donalds	X				
Shevrin Jones	X				
Chris Latvala	X		*		
Larry Lee, Jr.	X				
Rene Plasencia	X				
Mel Ponder	X				
Elizabeth Porter	X				
Jake Raburn	X				
Barrington Russell	X				
Charlie Stone	X				
Jennifer Sullivan	X				
Michael Bileca (Chair)	X				
	Total Yeas: 17	Total Nays:	: 0		

#### **Appearances:**

Sharkey, Jeffrey (Lobbyist) - Waive In Support Codio Ltd.

106 E College Ave Ste 640 Tallahassee FL 32301

Phone: (850) 224-1660

Bronkie, Jackie (General Public) - Information Only

Florida Foreign Language Assocation of Managers of Education

**Board Secretary** 

1310 Laurelwood Lane

Delray Beach FL 33445

Phone: 561-789-3296

Logan, Brian (Lobbyist) - Waive In Support

State University System of Florida, Board of Governors

325 W Gaines St Suite 1614

Tallahassee FL 32399-6533

Phone: (850) 245-9717

## **Education Committee**

4/24/2017 2:00PM

Location: Reed Hall (102 HOB)

CS/HB 265: Computer Coding Instruction (continued)

Appearances: (continued)

Sagues, Holly (General Public) - Waive In Support Florida Virtual School Executive Director Gov. Affairs/Strategic Solutions Metro Centre Boulevard Orlando FL 32835 Phone: 321-695-1073

Bayliss, Slater (Lobbyist) - Waive In Support TechNet 204 S Monroe St Ste 602 Tallahassee FL 32301 Phone: (850) 222-8900

Cliburn, Charles (Lobbyist) - Waive In Support Associated Industries of Florida 3719 Longfellow Rd Tallahassee FL 32311 Phone: (850) 559-7900

# **Education Committee**

4/24/2017 2:00PM

Location: Reed Hall (102 HOB)

CS/HB 773 : K-12 Student Assessments

$\mathbf{x}$	Favorable	With	Committee	Substitute
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	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Larry Ahern	X				
Bruce Antone	X				
Robert Asencio			X		
Kamia Brown		X			
Robert Cortes	X				
Manny Diaz, Jr.	X				
Byron Donalds	X				
Shevrin Jones	X	-			
Chris Latvala	X				
Larry Lee, Jr.	X				
Rene Plasencia	X				-
Mel Ponder	X				
Elizabeth Porter	X				
Jake Raburn	X				
Barrington Russell	X				
Charlie Stone	X				
Jennifer Sullivan	X				
Michael Bileca (Chair)	X				
	Total Yeas: 16	Total Nays:	1		

CS	/HB	773	<b>Amendments</b>
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X Adopted Without Objection

#### Amendment 718607

X Withdrawn

#### Amendment 485421

X Adopted Without Objection

### Amendment 685359

X Adopted Without Objection

#### **Education Committee**

4/24/2017 2:00PM

Location: Reed Hall (102 HOB)

CS/HB 773: K-12 Student Assessments (continued)

### **Appearances:**

Amendment 034905
Sagues, Holly (General Public) - Waive In Support
Florida Virtual School
Executive Director Gov. Affairs/Strategic Solutions
Metro Centre Boulevard
Orlando FL 32835
Phone: 321-695-1073

#### Amendment 034905

Leman, Marie-Claire (General Public) - Information Only Common Ground 1911 Wahalaw Ct Tallahassee FL 32301 Phone: 850-728-7514

#### Amendment 034905

Gallo, Angie (General Public) - Information Only Florida PTA Legislation Chair 1747 Central Florida Parkway Orlando FL Phone: 407-718-9925

#### Amendment 034905

Phone: 850-391-0421

Goff, Shan (Lobbyist) - Proponent Foundation for Florida's Future FL Policy Director 215 S Monroe Street Tallahassee FL 32301 Phone: 850-544-6138

Amendment 034905 and the bill as amended Frost, Shawn (General Public) - Proponent Florida Coalition of School Board Members President 113 S. Monroe St, Suite 1 Tallahassee FL 32301

Dominguez, Alexandra (Lobbyist) - Waive In Support Foundation for Florida's Future Advocacy Associate 215 S. Monore Street Tallahassee FL 32301 Phone: 786-955-7155



Bill No. CS/HB 773 (2017)

Amendment No. 1

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COMMITTEE/SUBCOMMI	TTEE ACTION	" Will !
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ADOPTED AS AMENDED	(Y/N)	May Who wy
ADOPTED W/O OBJECTION	(Y/N)	, 0 %.0
FAILED TO ADOPT	(Y/N)	
WITHDRAWN	(Y/N)	
OTHER	and the second	

Committee/Subcommittee hearing bill: Education Committee Representative Diaz, M. offered the following:

### Amendment (with title amendment)

Remove everything after the enacting clause and insert:

Section 1. Paragraph (b) of subsection (3) and paragraph

(b) of subsection (4) of section 1003.4282, Florida Statutes,

are amended to read:

1003.4282 Requirements for a standard high school diploma.—

- (3) STANDARD HIGH SCHOOL DIPLOMA; COURSE AND ASSESSMENT REQUIREMENTS.—
- (b) Four credits in mathematics.—A student must earn one credit in Algebra I and one credit in Geometry. A student's performance on the statewide, standardized Algebra I end-of-course (EOC) assessment constitutes 30 percent of the student's

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Amendment No. 1

final course grade. A student must pass the statewide,
standardized Algebra I EOC assessment, or earn a comparative
score, in order to earn a standard high school diploma. A
student's performance on the statewide, standardized Geometry
EOC assessment constitutes 30 percent of the student's final
course grade. If the state administers a statewide, standardized
Algebra II assessment, a student selecting Algebra II must take
the assessment, and the student's performance on the assessment
constitutes 30 percent of the student's final course grade. A
student who earns an industry certification for which there is a
statewide college credit articulation agreement approved by the
State Board of Education may substitute the certification for
one mathematics credit. Substitution may occur for up to two
mathematics credits, except for Algebra I and Geometry.

- (4) ONLINE COURSE REQUIREMENT.—At least one course within the 24 credits required under this section must be completed through online learning.
- (b) A district school board or a charter school governing board, as applicable, may allow a student offer students the following options to satisfy the online course requirements of this subsection by completing a blended learning course or:
- 1. Completion of a course in which the a student earns a nationally recognized industry certification in information technology that is identified on the CAPE Industry Certification Funding List pursuant to s. 1008.44 or passing passage of the

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Bill No. CS/HB 773 (2017)

Amendment No. 1

information technology certification examination without enrolling enrollment in or completing completion of the corresponding course or courses, as applicable.

2. Passage of an online content assessment, without enrollment in or completion of the corresponding course or courses, as applicable, by which the student demonstrates skills and competency in locating information and applying technology for instructional purposes.

For purposes of this subsection, a school district may not require a student to take the online or blended learning course outside the school day or in addition to a student's courses for a given semester. This subsection does not apply to a student who has an individual education plan under s. 1003.57 which indicates that an online or blended learning course would be inappropriate or to an out-of-state transfer student who is enrolled in a Florida high school and has 1 academic year or less remaining in high school.

Section 2. Paragraph (a) of subsection (1) of section 1003.4285, Florida Statutes, is amended to read:

1003.4285 Standard high school diploma designations.

(1) Each standard high school diploma shall include, as applicable, the following designations if the student meets the criteria set forth for the designation:

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#### Amendment No. 1

		(a)	Schola	r de	esignat	tior	ı.—In	addi	ition to	the	requirem	ents
of	s.	1003	3.4282,	in	order	to	earn	the	Scholar	desi	gnation,	a
stı	ıdeı	nt mu	ust sat:	isfy	the :	foll	Lowing	rec	quiremen	ts:		

- 1. Mathematics.—Earn one credit in Algebra II and one credit in statistics or an equally rigorous course. Beginning with students entering grade 9 in the 2014-2015 school year, pass the Algebra II and Geometry statewide, standardized assessment assessments.
- 2. Science.—Pass the statewide, standardized Biology I EOC assessment and earn one credit in chemistry or physics and one credit in a course equally rigorous to chemistry or physics.

  However, a student enrolled in an Advanced Placement (AP),
  International Baccalaureate (IB), or Advanced International
  Certificate of Education (AICE) Biology course who takes the respective AP, IB, or AICE Biology assessment and earns the minimum score necessary to earn college credit as identified pursuant to s. 1007.27(2) meets the requirement of this subparagraph without having to take the statewide, standardized Biology I EOC assessment.
- 3. Social studies.—Pass the statewide, standardized United States History EOC assessment. However, a student enrolled in an AP, IB, or AICE course that includes United States History topics who takes the respective AP, IB, or AICE assessment and earns the minimum score necessary to earn college credit as identified pursuant to s. 1007.27(2) meets the requirement of

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## COMMITTEE/SUBCOMMITTEE AMENDMENT Bill No. CS/HB 773

(2017)

Amendment No. 1

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this subparagraph without having to take the statewide, standardized United States History EOC assessment.

- Foreign language.—Earn two credits in the same foreign language.
- 5. Electives.-Earn at least one credit in an Advanced Placement, an International Baccalaureate, an Advanced International Certificate of Education, or a dual enrollment course.

Section 3. Paragraphs (c) through (f) and paragraph (g) of subsection (7) of section 1008.22, Florida Statutes, are redesignated as paragraphs (e) through (h) and paragraph (j), respectively, subsections (8) through (12) are renumbered as subsections (9) through (13), respectively, paragraphs (a), (b), and (d) of subsection (3) and present paragraphs (a), (b), and (f) of subsection (7) are amended, new paragraphs (c), (d), and (i) are added to subsection (7), and a new subsection (8) is added to that section, to read:

Student assessment program for public schools.-1008.22

STATEWIDE, STANDARDIZED ASSESSMENT PROGRAM.-The Commissioner of Education shall design and implement a statewide, standardized assessment program aliqued to the core curricular content established in the Next Generation Sunshine State Standards. The commissioner also must develop or select and implement a common battery of assessment tools that will be used in all juvenile justice education programs in the state.

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Bill No. CS/HB 773 (2017)

#### Amendment No. 1

These tools must accurately measure the core curricular content established in the Next Generation Sunshine State Standards. Participation in the assessment program is mandatory for all school districts and all students attending public schools, including adult students seeking a standard high school diploma under s. 1003.4282 and students in Department of Juvenile Justice education programs, except as otherwise provided by law. If a student does not participate in the assessment program, the school district must notify the student's parent and provide the parent with information regarding the implications of such nonparticipation. The statewide, standardized assessment program shall be designed and implemented as follows:

(a) Statewide, standardized comprehensive assessments.—The statewide, standardized Reading assessment shall be administered annually in grades 3 through 10. The statewide, standardized Writing assessment shall be administered annually at least once at the elementary, middle, and high school levels. When the Reading and Writing assessments are replaced by English Language Arts (ELA) assessments, ELA assessments shall be administered to students in grades 3 through 10. Retake opportunities for the grade 10 Reading assessment or, upon implementation, the grade 10 ELA assessment must be provided. Students taking the ELA assessments shall not take the statewide, standardized assessments in Reading or Writing. ELA assessments shall be administered online. The statewide, standardized Mathematics

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Amendment No. 1

assessments shall be administered annually in grades 3 through 8. Students taking a revised Mathematics assessment shall not take the discontinued assessment. The statewide, standardized Science assessment shall be administered annually at least once at the elementary and middle grades levels. In order to earn a standard high school diploma, a student who has not earned a passing score on the grade 10 Reading assessment or, upon implementation, the grade 10 ELA assessment must earn a passing score on the assessment retake or earn a concordant score as authorized under subsection (9) (8).

- (b) End-of-course (EOC) assessments.—EOC assessments must be statewide, standardized, and developed or approved by the Department of Education as follows:
- 1. EOC assessments for Algebra I, Geometry, Algebra II, Biology I, United States History, and Civics shall be administered to students enrolled in such courses as specified in the course code directory.
- 2. Students enrolled in a course, as specified in the course code directory, with an associated statewide, standardized EOC assessment must take the EOC assessment for such course and may not take the corresponding subject or gradelevel statewide, standardized assessment pursuant to paragraph (a). Sections 1003.4156 and 1003.4282 govern the use of statewide, standardized EOC assessment results for students.

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### Amendment No. 1

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3. The commissioner may select one or more nationally
developed comprehensive examinations, which may include
examinations for a College Board Advanced Placement course,
International Baccalaureate course, or Advanced International
Certificate of Education course, or industry-approved
examinations to earn national industry certifications identified
in the CAPE Industry Certification Funding List, for use as EOC
assessments under this paragraph if the commissioner determines
that the content knowledge and skills assessed by the
examinations meet or exceed the grade-level expectations for the
core curricular content established for the course in the Next
Generation Sunshine State Standards. Use of any such examination
as an EOC assessment must be approved by the state board in
rule.

4. Contingent upon funding provided in the General Appropriations Act, including the appropriation of funds received through federal grants, the commissioner may establish an implementation schedule for the development and administration of additional statewide, standardized EOC assessments that must be approved by the state board in rule. If approved by the state board, student performance on such assessments constitutes 30 percent of a student's final course grade.

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#### Amendment No. 1

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- 5. All statewide, standardized EOC assessments must be administered online except as otherwise provided in paragraph (c).
  - (d) Implementation schedule.-
- The Commissioner of Education shall establish and publish on the department's website an implementation schedule to transition from the statewide, standardized Reading and Writing assessments to the ELA assessments and to the revised Mathematics assessments, including the Algebra I and Geometry EOC assessments. The schedule must take into consideration funding, sufficient field and baseline data, access to assessments, instructional alignment, and school district readiness to administer the assessments online. All such assessments must be delivered through computer-based testing, however, the following assessments must be delivered in a computer-based format, as follows: the grade 3 ELA assessment, beginning in the 2017-2018 school year; the grade 3 Mathematics assessment beginning in the 2016-2017 school year; the grade 4 ELA assessment, beginning in the 2015-2016 school year; and the grade 4 Mathematics assessment, beginning in the 2016-2017 school year. Beginning with the 2018-2019 school year, statewide, standardized ELA and mathematics assessments for grades 3 through 6 must be delivered in a paper-based format only.

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#### Amendment No. 1

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- 2. The Department of Education shall publish minimum and recommended technology requirements that include specifications for hardware, software, networking, security, and broadband capacity to facilitate school district compliance with the requirements of this section requirement that assessments be administered online.
  - (7) ASSESSMENT SCHEDULES AND REPORTING OF RESULTS.-
- The Commissioner of Education shall establish schedules for the administration of statewide, standardized assessments and the reporting of student assessment results. The commissioner shall consider the observance of religious and school holidays when developing the schedules. The assessment and reporting schedules must provide the earliest possible reporting of student assessment results to the school districts, consistent with the requirements of paragraph (3)(q). Assessment results for the statewide, standardized ELA and mathematics assessments and all statewide, standardized EOC assessments must be made available no later than the week of June 30 8, except for results for the grade 3 statewide, standardized ELA assessment, which must be made available no later than May 31 of assessments administered in the 2014-2015 school year. School districts shall administer statewide, standardized assessments in accordance with the schedule established by the commissioner.
- (b) By <u>January August</u> of each year, beginning in <u>2018</u> <del>2016</del>, the commissioner shall publish on the department's website

034905 - h0773-strike.docx



Bill No. CS/HB 773 (2017)

#### Amendment No. 1

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a uniform calendar that includes the assessment and reporting
schedules for, at a minimum, the next 2 school years. The
uniform calendar must be provided to school districts in an
electronic format that allows each school district and public
school to populate the calendar with, at minimum, the following
information for reporting the district assessment schedules
under paragraph (e) <del>(e)</del> :

- 1. Whether the assessment is a district-required assessment or a state-required assessment.
- 2. The specific date or dates that each assessment will be administered.
  - 3. The time allotted to administer each assessment.
- 4. Whether the assessment is a computer-based assessment or a paper-based assessment.
- 5. The grade level or subject area associated with the assessment.
- 6. The date that the assessment results are expected to be available to teachers and parents.
- 7. The type of assessment, the purpose of the assessment, and the use of the assessment results.
  - 8. A glossary of assessment terminology.
- 9. Estimates of average time for administering staterequired and district-required assessments, by grade level.
- (c) Beginning with the 2018-2019 school year, the spring administration of the statewide, standardized assessments in

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Bill No. CS/HB 773 (2017)

Amendment No. 1

paragraphs	(3)(a)	and	(b), exclude	ding asses	sment	retakes,	must	be
in accordar	nce with	n the	following	schedule:				

- 1. The grade 3 statewide, standardized ELA assessment and the writing portion of the statewide, standardized ELA assessment for grades 4 through 10 must be administered no earlier than April 1 each year within an assessment window not to exceed 2 weeks.
- 2. With the exception of assessments identified in subparagraph 1., any statewide, standardized assessment that is delivered in a paper-based format must be administered no earlier than May 1 each year within an assessment window not to exceed 2 weeks.
- 3. With the exception of assessments identified in subparagraphs 1. and 2., any statewide, standardized assessment must be administered within a 4-week assessment window that opens no earlier than May 1 each year.

Each school district shall administer the assessments identified under subparagraphs 2. And 3. no earlier than 4 weeks before the last day of school for the district.

(d) Beginning with any new contract for the ELA assessment in grades 3 through 10 and the mathematics assessment in grades 3 through 8 entered into after July 1, 2017, each new assessment shall be made available once per quarter for students who the school district has identified through competency-based

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Bill No. CS/HB 773 (2017)

Amendment No. 1

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education	as having	mastered	the (	content	and	who	are	prepared	to
		assessmen							

- (h) (f) A school district must provide a student's performance results on district-required local assessments to the student's teachers within 1 week and to the student's parents no later than 30 days after administering such assessments, unless the superintendent determines in writing that extenuating circumstances exist and reports the extenuating circumstances to the district school board.
- (i) The results of statewide, standardized ELA and mathematics assessments, including assessment retakes, shall be reported in an easy-to-read and understandable format and delivered in time to provide useful, actionable information to students, parents, and to each student's current teacher of record and teacher of record for the subsequent school year; however, in any case, the district shall provide the results pursuant to this paragraph within 1 week after receiving the results from the department. A report of student assessment results must, at a minimum, contain:
- 1. A clear explanation of the student's performance on the applicable statewide, standardized assessments.
- 2. Information identifying the student's areas of strength and areas in need of improvement.
- 3. Specific actions that may be taken, and the available resources that may be used, by the student's parent to assist

034905 - h0773-strike.docx



Bill No. CS/HB 773 (2017)

#### Amendment No. 1

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- Longitudinal information, if available, on the student's progress in each subject area based on previous statewide, standardized assessment data.
- 5. Comparative information showing the student's score compared to other students in the school district, in the state, or, if available, in other states.
- 6. Predictive information, if available, showing the linkage between the scores attained by the student on the statewide, standardized assessments and the scores he or she may potentially attain on nationally recognized college entrance examinations.
- PUBLICATION OF ASSESSMENTS.—To promote transparency in (8) the statewide assessment program, the Department of Education, subject to appropriation, shall publish assessments on its website in accordance with this subsection.
- (a) Beginning with the 2019-2020 school year, and every 3 years thereafter, the department shall publish each assessment administered under paragraph (3)(a) and subparagraph (3)(b)1., excluding retake assessments, at least once pursuant to a schedule determined by the Commissioner of Education. Each assessment, when published, must have been administered during the most recent school year.

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Bill No. CS/HB 773 (2017)

### Amendment No. 1

336	(b) The initial publication of assessments must occur no
337	later than June 30, 2020, and must include, at a minimum, the
338	grade 3 ELA and mathematics assessments, the grade 10 ELA
339	assessment, and the Algebra I EOC assessment.
340	(c) The department must provide materials on its website
341	to help the public interpret assessment information published
342	pursuant to this subsection.
343	(11) REPORTS.—The Department of Education shall annually
344	provide a report to the Governor, the President of the Senate,
345	and the Speaker of the House of Representatives which shall
346	include the following:
347	(e) The number of students who after 8th grade enroll in
348	adult education rather than other secondary education, which is
349	defined as grades 9 through 12.
350	Section 4. Paragraph (a) of subsection (7) of section
351	1012.34, Florida Statutes, is amended to read:
352	1012.34 Personnel evaluation procedures and criteria.
353	(7) MEASUREMENT OF STUDENT PERFORMANCE.—
354	(a) The Commissioner of Education shall approve a formula
355	to measure individual student learning growth on the statewide,
356	standardized assessments in English Language Arts and
357	mathematics administered under s. 1008.22. The formula must take
358	into consideration each student's prior academic performance. $\underline{\mathtt{A}}$
359	third party, independent of the assessment developer, must
360	analyze student learning growth data calculated using the

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Amendment No. 1

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formula and provide access to a data visualization tool that enables teachers to understand and evaluate the data and school administrators to improve instruction, evaluate programs, allocate resources, plan professional development, and communicate with stakeholders. The formula must not set different expectations for student learning growth based upon a student's gender, race, ethnicity, or socioeconomic status. In the development of the formula, the commissioner shall consider other factors such as a student's attendance record, disability status, or status as an English language learner. The commissioner may select additional formulas to measure student performance as appropriate for the remainder of the statewide, standardized assessments included under s. 1008.22 and continue to select formulas as new assessments are implemented in the state system. After the commissioner approves the formula to measure individual student learning growth, the State Board of Education shall adopt these formulas in rule.

Section 5. The Commissioner of Education shall contract for an independent study to determine whether the SAT and ACT may be administered in lieu of the grade 10 statewide, standardized ELA assessment and the Algebra I end-of-course assessment for high school students consistent with federal requirements under 20 U.S.C. s. 6311(b)(2)(H). The commissioner shall submit a report containing the results of such review and any recommendations to the Governor, the President of the

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Bill No. CS/HB 773 (2017)

Amendment No. 1

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Senate, the Speaker of the House of Representatives, and the State Board of Education by January 1, 2018.

Section 6.

- (1) For the 2017-2018 fiscal year, the sum of \$339,611 in nonrecurring funds is appropriated from the General Revenue Fund to the Department of Education to implement section 5 of this act; the sum of \$1,247,251 in recurring funds is appropriated from the General Revenue Fund to the Department of Education to implement the provisions in s. 1008.22(7)(i), Florida Statutes, created by this act; the sum of \$3,085,978 in recurring funds is appropriated from the General Revenue Fund to the Department of Education to implement the provisions in s. 1008.22(8), Florida Statutes, created by this act; the sum of \$11.2 million in recurring funds is appropriated from the General Revenue Fund to the Department of Education to implement the revisions made to s. 1008.22(3)(d), Florida Statutes, by this act; and the sum of \$3.4 million in recurring funds is appropriated from the General Revenue Fund to the Department of Education to implement section 4 of this act.
- (2) This section shall take effect July 1, 2017, if CS/CS/CS/HB 549 or similar legislation relating to education is not adopted during the same legislative session or an extension thereof and fails to become law.
- Section 7. Subsection (1) of section 1003.4156, Florida Statutes, is amended to read:

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Bill No. CS/HB 773 (2017)

#### Amendment No. 1

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1003.4156	General	requirements	for	middle	grades
promotion		•			
promotion.—					

- (1) In order for a student to be promoted to high school from a school that includes middle grades 6, 7, and 8, the student must successfully complete the following courses:
- (a) Three middle grades or higher courses in English Language Arts (ELA).
- (b) Three middle grades or higher courses in mathematics. Each school that includes middle grades must offer at least one high school level mathematics course for which students may earn high school credit. Successful completion of a high school level Algebra I or Geometry course is not contingent upon the student's performance on the statewide, standardized end-ofcourse (EOC) assessment. To earn high school credit for Algebra I, a middle grades student must take the statewide, standardized Algebra I EOC assessment and pass the course, and in addition, beginning with the 2013-2014 school year and thereafter, a student's performance on the Algebra I EOC assessment constitutes 30 percent of the student's final course grade. To earn high school credit for a Geometry course, a middle grades student must take the statewide, standardized Geometry EOC assessment, which constitutes 30 percent of the student's final course grade, and earn a passing grade in the course.
- (c) Three middle grades or higher courses in social studies. Beginning with students entering grade 6 in the 2012-

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Amendment No. 1

2013 school year, one of these courses must be at least a one-
semester civics education course that includes the roles and
responsibilities of federal, state, and local governments; the
structures and functions of the legislative, executive, and
judicial branches of government; and the meaning and
significance of historic documents, such as the Articles of
Confederation, the Declaration of Independence, and the
Constitution of the United States. Beginning with the 2013-2014
school year, each student's performance on the statewide,
standardized EOC assessment in civics education required under
s. 1008.22 constitutes 30 percent of the student's final course
grade. A middle grades student who transfers into the state's
public school system from out of country, out of state, a
private school, or a home education program after the beginning
of the second term of grade 8 is not required to meet the civics
education requirement for promotion from the middle grades if
the student's transcript documents passage of three courses in
social studies or two year-long courses in social studies that
include coverage of civics education.

(d) Three middle grades or higher courses in science. Successful completion of a high school level Biology I course is not contingent upon the student's performance on the statewide, standardized EOC assessment required under s. 1008.22. However, beginning with the 2012-2013 school year, to earn high school credit for a Biology I course, a middle grades student must take

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Amendment No. 1

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the statewide, standardized Biology I EOC assessment, which constitutes 30 percent of the student's final course grade, and earn a passing grade in the course.

(e) One course in career and education planning to be completed in 6th, 7th, or 8th grade. The course may be taught by any member of the instructional staff. At a minimum, the course must be Internet based, easy to use, and customizable to each student and include research based assessments to assist students in determining educational and career options and goals. In addition, the course must result in a completed personalized academic and career plan for the student; must emphasize the importance of entrepreneurship skills; must emphasize technology or the application of technology in career fields; and, beginning in the 2014 2015 academic year, must include information from the Department of Economic Opportunity's economic security report as described in s. 445.07. The required personalized academic and career plan must inform students of high school graduation requirements, including a detailed explanation of the diploma designation options provided under s. 1003.4285; high school assessment and college entrance test requirements; Florida Bright Futures Scholarship Program requirements; state university and Florida College System institution admission requirements; available opportunities to earn college credit in high school, including Advanced Placement courses; the International Baccalaureate

034905 - h0773-strike.docx



Bill No. CS/HB 773 (2017)

Amendment No. 1

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Program; the Advanced International Certificate of Education Program; dual enrollment, including career dual enrollment; and career education courses, including career themed courses and courses that lead to industry certification pursuant to s. 1003,492 or s. 1008,44. Each school must inform parents about the course curriculum and activities. Each student shall complete a personal education plan that must be signed by the student and the student's parent. The Department of Education shall develop course frameworks and professional development materials for the career and education planning course. The course may be implemented as a stand-alone course or integrated into another course or courses. The Commissioner of Education shall collect longitudinal high school course enrollment data by student ethnicity in order to analyze course taking patterns. Section 8. Effective upon becoming law, subsections (24) and (27) of section 1001.42, Florida Statutes, are amended to read: 1001.42 Powers and duties of district school board.—The district school board, acting as a board, shall exercise all powers and perform all duties listed below: EMPLOYMENT CONTRACTS.-

034905 - h0773-strike.docx

Published On: 4/23/2017 8:33:50 PM

employment agreement, or renewal or renegotiation of an existing

(a) If a school district enters into a contract or



Bill No. CS/HB 773 (2017)

Amendment No. 1

contract or employment agreement, with an officer, agent, employee, or contractor which contains a provision for severance pay, the contract or employment agreement must include the provisions of s. 215.425.

- (b) A district school board may not award an annual contract on the basis of any contingency or condition not expressly authorized in this section or alter or limit its authority to award or not award an annual contract as provided in this section. This paragraph applies only to a collective bargaining agreement entered into or renewed by a district school board on or after the effective date of this act.
- (27) VISITATION OF SCHOOLS.— Effective July 1, 2017, visit the schools, observe the management and instruction, give suggestions for improvement, and advise citizens with the view of promoting interest in education and improving the school.

  School board members shall be permitted to visit district operated schools without an appointment.
- Section 9. The Division of Law Revision and Information is directed to replace the phrase "the effective date of this act" as it occurs in section 9 of this act with the date this act takes effect.
- Section 10. Paragraph (a) of subsection (8) and subsection (11) of section 1002.37, Florida Statutes, are amended to read: 1002.37 The Florida Virtual School.—

034905 - h0773-strike.docx



Bill No. CS/HB 773 (2017)

## Amendment No. 1

535	(8)(a) The Florida Virtual School may provide full-time
536	and part-time instruction for students in kindergarten through
537	grade 12. <del>To receive part-time instruction in kindergarten</del>
538	through grade 5, a student must meet at least one of the
539	eligibility criteria in s. 1002.455(2).
540	Section 11. Section 1002.455, Florida Statutes, is
541	amended to read:
542	1002.455 Student eligibility for K-12 virtual
543	instruction.—
544	(1) All students, including home education and private
545	school students, are eligible to participate in any of the
546	following A student may participate in virtual instruction in
547	the school district in which he or she resides if the student
548	meets the eligibility criteria in subsection (2).
549	(2) A student is eligible to participate in virtual
550	instruction if:
551	(a) The student spent the prior school year in attendance
552	at a public school in the state and was enrolled and reported by
553	the school district for funding during October and February for
554	purposes of the Florida Education Finance Program surveys;
555	(b) The student is a dependent child of a member of the
556	United States Armed Forces who was transferred within the last
557	12 months to this state from another state or from a foreign

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country pursuant to a permanent change of station order;



Bill No. CS/HB 773 (2017)

### Amendment No. 1

559	(c) The student was enrolled during the prior school year
560	in a virtual instruction program under s. 1002.45 or a full-time
561	Florida Virtual School program under s. 1002.37(8)(a);
562	(d) The student has a sibling who is currently enrolled in
563	a virtual instruction program and the sibling was enrolled in
564	that program at the end of the prior school year;
565	(e) The student is eligible to enter kindergarten or first
566	<del>grade; or</del>
567	(f) The student is eligible to enter grades 2 through 5
568	and is enrolled full time in a school district virtual
569	instruction program, virtual charter school, or the Florida
570	<del>Virtual School.</del>
571	<del>(3) The</del> virtual instruction options <del>for which this</del>
572	eligibility section applies include:
573	(1) (a) School district operated part-time or full-time
574	kindergarten through grade 12 virtual instruction programs under
575	s. 1002.45(1)(b) for students enrolled in the school district.
576	(2)(b) Full-time virtual charter school instruction
577	authorized under s. 1002.33.
578	(3) (c) Virtual courses offered in the course code
579	directory to students within the school district or to students
580	in other school districts throughout the state pursuant to s.
581	1003.498.
582	(4) Florida Virtual School instructional services
583	authorized under s. 1002.37.

034905 - h0773-strike.docx



#### Amendment No. 1

Section 12. Subsection (5) of section 1002.45, Florida Statutes, is amended to read:

1002.45 Virtual instruction programs.-

(5) STUDENT ELIGIBILITY.—A student may enroll in a virtual instruction program provided by the school district or by a virtual charter school operated in the district in which he or she resides if the student meets eligibility requirements for virtual instruction pursuant to s. 1002.455.

Section 13. Subsection (2) of section 1003.498, Florida Statutes, is amended to read:

1003.498 School district virtual course offerings.-

- (2) School districts may offer virtual courses for students enrolled in the school district. These courses must be identified in the course code directory. Students who meet the eligibility requirements of s. 1002.455 may participate in these virtual course offerings pursuant to s. 1002.455.
- (a) Any eligible student who is enrolled in a school district may register and enroll in an online course offered by his or her school district.
- (b)1. Any eligible student who is enrolled in a school district may register and enroll in an online course offered by any other school district in the state. The school district in which the student completes the course shall report the student's completion of that course for funding pursuant to s.

034905 - h0773-strike.docx



#### Amendment No. 1

1011.61	L(1)	(c)1.b.(V	/I),	and	the	home	scho	ol	district	shall	not
report	the	student	for	func	ding	for	that	coi	ırse.		

- 2. The full-time equivalent student membership calculated under this subsection is subject to the requirements in s. 1011.61(4). The Department of Education shall establish procedures to enable interdistrict coordination for the delivery and funding of this online option.
- Section 14. Subsections (3) through (8) of section 1006.40, Florida Statutes, are amended to read:
- 1006.40 Use of instructional materials allocation; instructional materials, library books, and reference books; repair of books.—
- (3) (a) Except for a school district or a consortium of school districts that implements an instructional materials program pursuant to s. 1006.283 Beginning with the 2015-2016 fiscal year, each district school board shall use at least 50 percent of the annual allocation only for the purchase of digital or electronic instructional materials that align with state standards and are included on the state-adopted list, except as otherwise authorized in paragraphs (b) and (c).
- (b) Up to 50 percent of the annual allocation may be used for:
- 1. The purchase of instructional materials, including library and reference books and nonprint materials, not included

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Bill No. CS/HB 773 (2017)

Amendment No. 1

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- 2. The purchase of other materials having intellectual content which assist in the instruction of a subject or course. These materials may be available in bound, unbound, kit, or package form and may consist of hardbacked or softbacked textbooks, novels, electronic content, consumables, learning laboratories, manipulatives, electronic media, computer courseware or software, and other commonly accepted instructional tools as prescribed by district school board rule.
- 3. The repair and renovation of textbooks and library books and replacements for items which were part of previously purchased instructional materials.

Section 15. Paragraph (c) of subsection (8) of section 1012.56, Florida Statutes, is redesignated as paragraph (d), subsection (1), subsection (7), and paragraph (a) of subsection (8) are amended, and a new paragraph (c) is added to subsection (8) of that section, to read:

1012.56 Educator certification requirements.-

(1) APPLICATION.—Each person seeking certification pursuant to this chapter shall submit a completed application containing the applicant's social security number to the Department of Education and remit the fee required pursuant to s. 1012.59 and rules of the State Board of Education. Pursuant to the federal Personal Responsibility and Work Opportunity

034905 - h0773-strike.docx



Amendment No. 1

Reconciliation Act of 1996, each party is required to provide his or her social security number in accordance with this section. Disclosure of social security numbers obtained through this requirement is limited to the purpose of administration of the Title IV-D program of the Social Security Act for child support enforcement.

- (a) Pursuant to s. 120.60, the department shall issue within 90 calendar days after the stamped receipted date of the completed application÷
- (a) If the applicant meets the requirements, a professional certificate to a qualifying applicant covering the classification, level, and area for which the applicant is deemed qualified and a document explaining the requirements for renewal of the professional certificate.
- (b) The department shall issue a temporary certificate to a qualifying applicant within 14 calendar days after receipt of a request from if the applicant meets the requirements and if requested by an employing school district or an employing private school with a professional education competence demonstration program pursuant to paragraphs (6)(f) and (8)(b). The, a temporary certificate must cover covering the classification, level, and area for which the applicant is deemed qualified. The department shall electronically notify the applicant's employing school district or employing private school that the temporary certificate has been issued and

034905 - h0773-strike.docx



Amendment No. 1

provide	the	app	olica	ant a	n of	ficial	state	ment	of	sta	tus	of
eligibi	lity	at	the	time	the	certi	ficate	is	issı	ied.	and	<del>-an</del>
<del>officia</del>	<del>l sta</del>	aten	<del>nent</del>	of s	tatu	s of c	ligibi	lity	<del>/ ; - 0]</del>	£		

within 90 calendar days after the stamped receipted date of the completed application, if an applicant does not meet the requirements for either certificate, an official statement of status of eliqibility.

- The statement of status of eligibility <u>must be provided</u>

  <u>electronically and</u> must advise the applicant of any
  qualifications that must be completed to qualify for
  certification. <u>Each method by which an applicant can complete</u>
  the qualifications for a professional certificate must be
  included in the statement of status of eligibility. Each
  statement of status of eligibility is valid for 3 years after
  its date of issuance, except as provided in paragraph (2)(d).
  - (7) TYPES AND TERMS OF CERTIFICATION. -
- (a) The Department of Education shall issue a professional certificate for a period not to exceed 5 years to any applicant who fulfills one of the following:
  - 1. Meets all the requirements outlined in subsection (2).
- 2. or, For a professional certificate covering grades 6 through 12, any applicant who:
  - $\underline{a.1.}$  Meets the requirements of paragraphs (2)(a)-(h).

034905 - h0773-strike.docx



#### Amendment No. 1

<u>b.</u> 2	- Holds	a	master's	or	higher	degree	in	the	area	of
science,	technolo	ogy	, enginee	eri	ng, or n	nathemat	cics	3.		

- $\underline{\text{c.3.}}$  Teaches a high school course in the subject of the advanced degree.
- <u>d.4.</u> Is rated highly effective as determined by the teacher's performance evaluation under s. 1012.34, based in part on student performance as measured by a statewide, standardized assessment or an Advanced Placement, Advanced International Certificate of Education, or International Baccalaureate examination.
- $\underline{e.5.}$  Achieves a passing score on the Florida professional education competency examination required by state board rule.
- 3. Meets the requirements of paragraphs (2)(a)-(h) and completes a professional preparation and education competence program approved by the department pursuant to paragraph (8)(c). An applicant who completes the program and is rated highly effective as determined by his or her performance evaluation under s. 1012.34 is not required to take or achieve a passing score on the professional education competency examination in order to be awarded a professional certificate.
- (b) The department shall issue a temporary certificate to any applicant who completes the requirements outlined in paragraphs (2)(a)-(f) and completes the subject area content requirements specified in state board rule or demonstrates mastery of subject area knowledge pursuant to subsection (5) and

034905 - h0773-strike.docx



Amendment No. 1

holds an accredited degree or a degree approved by the Department of Education at the level required for the subject area specialization in state board rule.

(c) The department shall issue one nonrenewable 2-year temporary certificate and one nonrenewable 5-year professional certificate to a qualified applicant who holds a bachelor's degree in the area of speech-language impairment to allow for completion of a master's degree program in speech-language impairment.

Each temporary certificate is valid for 3 school fiscal years and is nonrenewable. However, the requirement in paragraph (2)(g) must be met within 1 calendar year of the date of employment under the temporary certificate. Individuals who are employed under contract at the end of the 1 calendar year time period may continue to be employed through the end of the school year in which they have been contracted. A school district shall not employ, or continue the employment of, an individual in a position for which a temporary certificate is required beyond this time period if the individual has not met the requirement of paragraph (2)(g). At least 1 year before an individual's temporary certificate is set to expire, the department shall electronically notify the individual of the date on which his or her certificate will expire and provide a list of each method by which the qualifications for a professional certificate can be

034905 - h0773-strike.docx



Amendment No. 1

completed. The State Board of Education shall adopt rules to
allow the department to extend the validity period of a
temporary certificate for 2 years when the requirements for the
professional certificate, not including the requirement in
paragraph (2)(g), were not completed due to the serious illness
or injury of the applicant or other extraordinary extenuating
circumstances or for 1 year if the temporary certificate holder
is rated effective or highly effective based solely on a student
learning growth formula approved by the Commissioner of
Education pursuant to s. 1012.34(8). The department shall
reissue the temporary certificate for 2 additional years upon
approval by the Commissioner of Education. A written request for
reissuance of the certificate shall be submitted by the district
school superintendent, the governing authority of a university
lab school, the governing authority of a state-supported school,
or the governing authority of a private school.

- (8) PROFESSIONAL DEVELOPMENT CERTIFICATION AND EDUCATION COMPETENCY PROGRAM.—
- (a) The Department of Education shall develop and each school district, charter school, and charter management organization may provide a cohesive competency-based professional development certification and education competency program by which members of a school district's instructional staff may satisfy the mastery of professional preparation and education competence requirements specified in subsection (6)

034905 - h0773-strike.docx



Bill No. CS/HB 773 (2017)

#### Amendment No. 1

and rules of the State Board of Education. Participants must					
hold a state-issued temporary certificate. A school district,					
charter school, or charter management organization that					
implements the program shall provide a competency-based					
certification program developed by the Department of Education					
or developed by the district, charter school, or charter					
management organization and approved by the Department of					
Education. The program shall include the following:					

- 1. A minimum period of initial preparation before assuming duties as the teacher of record.
- 2. An option for collaboration with between school districts and other supporting agencies or educational entities for implementation.
- 3. A teacher mentorship and induction An experienced peermentor component.
- $\underline{a}$ . Each individual selected by the district as a peer mentor:
- $\underline{\text{I.}}$  Must hold a valid professional certificate issued pursuant to this section;  $\tau$
- <u>II.</u> Must have earned at least 3 years of teaching experience in prekindergarten through grade 12; 7 and
- III. Must have completed specialized training in clinical supervision and participate in ongoing mentor training provided through the coordinated system of professional development under s. 1012.98(3)(e);

034905 - h0773-strike.docx



Amendment No. 1

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=	<u>. V</u>	Must	have	earned	an	effective	or	highly	effect	ive
rating	g on	the	prior	year's	pei	rformance	eva	Luation	under	s.
1012.3	34; a	and								

- V. May or be a peer evaluator under the district's evaluation system approved under s. 1012.34.
- b. The teacher mentorship and induction component must, at a minimum, provide weekly opportunities for mentoring and induction activities, including common planning time, ongoing professional development targeted to a teacher's needs, opportunities for a teacher to observe other teachers, coteaching experiences, and reflection and followup discussions. Mentorship and induction activities must be provided for an applicant's first year in the program and may be provided until the applicant attains his or her professional certificate in accordance with this section. A principal who is rated highly effective as determined by his or her performance evaluation under s. 1012.34 must be provided flexibility in selecting professional development activities under this paragraph; however, the activities must be approved by the department as part of the district's, charter school's, or charter management organization's program.
- 4. An assessment of teaching performance aligned to the district's system for personnel evaluation under s. 1012.34 which provides for:

034905 - h0773-strike.docx



### COMMITTEE/SUBCOMMITTEE AMENDMENT Bill No. CS/HB 773

(2017)

#### Amendment No. 1

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	a.	An	initi	ial	evaluat	ion	of	each	educ	ator	c's	competencies
to	deter	nine	an a	appr	opriate	ino	ivi	iduali	zed	prof	ess	sional
dev	velopme	ent	plan.									

- A summative evaluation to assure successful completion of the program.
- Professional education preparation content knowledge, which must be included in the mentoring and induction activities under subparagraph 3., that includes, but is not limited to, the following:
- The state standards provided under s. 1003.41, including scientifically based reading instruction, content literacy, and mathematical practices, for each subject identified on the temporary certificate.
- The educator-accomplished practices approved by the state board.
- c. A variety of data indicators for monitoring student progress.
  - d. Methodologies for teaching students with disabilities.
- Methodologies for teaching students of limited English proficiency appropriate for each subject area identified on the temporary certificate.
- Techniques and strategies for operationalizing the role of the teacher in assuring a safe learning environment for students.

034905 - h0773-strike.docx



### Amendment No. 1

	6.	Required	l achi	evemen.	t of	passing	scor	es on	the	subject
area	and	professi	onal.	educat	ion o	competend	су ех	amina	tion	required
by St	tate	Board of	Educ	ation	rule.	Mastery	y of	gener	al kr	nowledge
must	be o	demonstra	ited a	s desc	ribed	l in subs	secti	on (3	) .	

(c) No later than December 31, 2017, the department shall
adopt standards for the approval of professional development
certification and education competency programs, including
standards for the teacher mentorship and induction component,
under paragraph (a). Standards for the teacher mentorship and
induction component must include program administration and
evaluation; mentor roles, selection, and training; beginning
teacher assessment and professional development; and teacher
content knowledge and practices aligned to the Florida Educator
Accomplished Practices. Each school district or charter school
with a program under this subsection must submit its program,
including the teacher mentorship and induction component, to the
department for approval no later than June 30, 2018. After
December 31, 2018, a teacher may not satisfy requirements for a
professional certificate through a professional development
certification and education competency program under paragraph
(a) unless the program has been approved by the department
pursuant to this paragraph.

Section 16. Section 1001.215, Florida Statutes, is amended to read:

034905 - h0773-strike.docx



Bill No. CS/HB 773 (2017)

### Amendment No. 1

1001.215 Just Read, Florida! Office.—There is created in the Department of Education the Just Read, Florida! Office. The office is shall be fully accountable to the Commissioner of Education and shall:

- (1) Train highly effective reading coaches.
- (2) Create multiple designations of effective reading instruction, with accompanying credentials, to enable which encourage all teachers to integrate reading instruction into their content areas.
- (3) Work with the Lastinger Center at the University of Florida, to develop training for train K-12 teachers, reading coaches, and school principals on effective content-areaspecific reading strategies; the integration of content knowledge-rich texts from other core subject areas into reading instruction; evidence-based reading strategies identified in subsection (7). For secondary teachers, emphasis shall be on technical text. These strategies must be developed for all content areas in the K-12 curriculum.
- (4) Provide parents with information and strategies for assisting their children in reading, including reading in the content areas area.
- (5) Provide technical assistance to school districts in the development and implementation of district plans for use of the research-based reading instruction allocation provided in s. 1011.62(9) and annually review and approve such plans.

034905 - h0773-strike.docx



#### Amendment No. 1

	(6)	Review,	evaluate,	and p	prov	ride	techr	nical	assistance	to
schoo	ol di	stricts'	implementa	ation	of	the	K-12	compi	cehensive	
read:	ing p	olan requi	ired in s.	1011	.62	(9).				

- (7) Work with the Florida Center for Reading Research to identify scientifically researched and evidence-based reading instructional and intervention programs that incorporate explicit, systematic, and sequential approaches to teaching phonemic awareness, phonics, vocabulary, fluency, and text comprehension and incorporate decodable or phonetic text instructional provide information on research based reading programs and effective reading in the content area strategies. Reading intervention includes evidence-based strategies frequently used to remediate reading deficiencies and includes, but is not limited to, individual instruction, multisensory approaches, tutoring, mentoring, or the use of technology that targets specific reading skills and abilities.
- (8) Periodically review the <u>Next Generation</u> Sunshine State Standards for <u>English Language Arts to determine their</u> appropriateness at each grade level <u>reading at all grade levels</u>.
- (9) Periodically review teacher certification requirements and examinations, including alternative certification requirements and examinations exams, to ascertain whether the examinations measure the skills needed for evidence-based research-based reading instruction and instructional strategies for teaching reading, including reading in the content areas.

034905 - h0773-strike.docx



Bill No. CS/HB 773 (2017)

#### Amendment No. 1

(10) Work with teacher preparation programs approved
pursuant to ss. s. 1004.04 and 1004.85 to integrate effective,
research-based and evidence-based reading instructional and
intervention strategies, including explicit, systematic, and
sequential and reading strategies, multisensory intervention
strategies, and reading in the content area instructional
strategies into teacher preparation programs.

- (11) Administer grants and perform other functions as necessary to help meet the goal that all students read at their highest potential grade level.
- Section 17. Paragraph (b) of subsection (2) of section 1004.04, Florida Statutes, is amended to read:
- 1004.04 Public accountability and state approval for teacher preparation programs.—
  - (2) UNIFORM CORE CURRICULA AND CANDIDATE ASSESSMENT.-
- (b) The rules to establish uniform core curricula for each state-approved teacher preparation program must include, but are not limited to, the following:
  - 1. The Florida Educator Accomplished Practices.
  - 2. The state-adopted content standards.
- 3. Scientifically researched <u>and evidence-based</u> reading <u>instructional strategies that improve reading performance for all students, including explicit, systematic, and sequential approaches to teaching phonemic awareness, phonics, vocabulary,</u>

034905 - h0773-strike.docx



Bill No. CS/HB 773 (2017)

#### Amendment No. 1

fluency,	and	text	comprehension	and	multisensory	intervention
strategie	es <del>i</del> r	<del>istru</del>	etion.			

- 4. Content literacy and mathematics practices.
- 5. Strategies appropriate for the instruction of English language learners.
- 6. Strategies appropriate for the instruction of students with disabilities.
  - 7. School safety.

Section 18. Paragraph (a) of subsection (3) of section 1004.85, Florida Statutes, is amended to read:

1004.85 Postsecondary educator preparation institutes.-

- (3) Educator preparation institutes approved pursuant to this section may offer competency-based certification programs specifically designed for noneducation major baccalaureate degree holders to enable program participants to meet the educator certification requirements of s. 1012.56. An educator preparation institute choosing to offer a competency-based certification program pursuant to the provisions of this section must implement a program previously approved by the Department of Education for this purpose or a program developed by the institute and approved by the department for this purpose. Approved programs shall be available for use by other approved educator preparation institutes.
- (a) Within 90 days after receipt of a request for approval, the Department of Education shall approve a

034905 - h0773-strike.docx



Bill No. CS/HB 773 (2017)

#### Amendment No. 1

preparation program pursuant to the requirements of this
subsection or issue a statement of the deficiencies in the
request for approval. The department shall approve a
certification program if the institute provides evidence of the
institute's capacity to implement a competency-based program
that includes each of the following:

- 1.a. Participant instruction and assessment in the Florida Educator Accomplished Practices.
  - b. The state-adopted student content standards.
- c. Scientifically researched <u>and evidence-based</u> reading instructional strategies that improve reading performance for all students, including explicit, systematic, and sequential approaches to teaching phonemic awareness, phonics, vocabulary, fluency, and text comprehension and multisensory intervention strategies instruction.
  - d. Content literacy and mathematical practices.
- e. Strategies appropriate for instruction of English language learners.
- f. Strategies appropriate for instruction of students with disabilities.
  - q. School safety.
- 2. An educational plan for each participant to meet certification requirements and demonstrate his or her ability to teach the subject area for which the participant is seeking

034905 - h0773-strike.docx



### Amendment No. 1

certification, which is based on an assessment of his or her competency in the areas listed in subparagraph 1.

- 3. Field experiences appropriate to the certification subject area specified in the educational plan with a diverse population of students in a variety of settings under the supervision of qualified educators.
- 4. A certification ombudsman to facilitate the process and procedures required for participants who complete the program to meet any requirements related to the background screening pursuant to s. 1012.32 and educator professional or temporary certification pursuant to s. 1012.56.

Section 19. Paragraph (a) of subsection (3) of section 1012.585, Florida Statutes, is amended, and paragraph (f) is added to that subsection, to read:

1012.585 Process for renewal of professional certificates.—

- (3) For the renewal of a professional certificate, the following requirements must be met:
- (a) The applicant must earn a minimum of 6 college credits or 120 inservice points or a combination thereof. For each area of specialization to be retained on a certificate, the applicant must earn at least 3 of the required credit hours or equivalent inservice points in the specialization area. Education in "clinical educator" training pursuant to s. 1004.04(5)(b); participation in mentorship and induction activities, including

034905 - h0773-strike.docx



### Amendment No. 1

1027	as a mentor, pursuant to s. 1012.56(8)(a); and credits or points
1028	that provide training in the area of scientifically researched,
1029	knowledge-based reading literacy, including explicit,
1030	systematic, and sequential approaches to reading instruction,
1031	developing phonemic awareness, and implementing multisensory
1032	intervention strategies, and computational skills acquisition,
1033	exceptional student education, normal child development, and the
1034	disorders of development may be applied toward any
1035	specialization area. Credits or points that provide training in
1036	the areas of drug abuse, child abuse and neglect, strategies in
1037	teaching students having limited proficiency in English, or
1038	dropout prevention, or training in areas identified in the
1039	educational goals and performance standards adopted pursuant to
1040	ss. 1000.03(5) and 1008.345 may be applied toward any
1041	specialization area, except specialization areas identified by
1042	State Board of Education rule that include reading instruction
1043	or intervention for any students in kindergarten through grade
1044	$\underline{6}$ . Credits or points earned through approved summer institutes
1045	may be applied toward the fulfillment of these requirements.
1046	Inservice points may also be earned by participation in
1047	professional growth components approved by the State Board of
1048	Education and specified pursuant to s. 1012.98 in the district's
1049	approved master plan for inservice educational training;
1050	however, such points may not be used to satisfy the
1051	specialization requirements of this paragraph, including, but

034905 - h0773-strike.docx



Amendment No. 1

not limited to, serving as a trainer in an approved teacher
training activity, serving on an instructional materials
committee or a state board or commission that deals with
educational issues, or serving on an advisory council created
<del>pursuant to s. 1001.452</del> .

(f) An applicant for renewal of a professional certificate in any area of certification identified by State Board of Education rule that includes reading instruction or intervention for any students in kindergarten through grade 6, with a beginning validity date of July 1, 2020, or thereafter, must earn a minimum of 2 college credits or the equivalent inservice points in the use of explicit, systematic, and sequential approaches to reading instruction, developing phonemic awareness, and implementing multisensory intervention strategies. Such training must be provided by teacher preparation programs under s. 1004.04 or s. 1004.85 or approved school district professional development systems under s. 1012.98. The requirements in this paragraph may not add to the total hours required by the department for continuing education or inservice training.

Section 20. Subsection (1) of section 1012.586, Florida Statutes, is amended to read:

1012.586 Additions or changes to certificates; duplicate certificates.—A school district may process via a Department of

034905 - h0773-strike.docx



Amendment No. 1

Education website certificates for the following applications of public school employees:

- (1) Addition of a subject coverage or endorsement to a valid Florida certificate on the basis of the completion of the appropriate subject area testing requirements of s. 1012.56(5)(a) or the completion of the requirements of an approved school district program or the inservice components for an endorsement.
- (a) To reduce duplication, the department may recommend the consolidation of endorsement areas and requirements to the State Board of Education.
- (b) By July 1, 2018, and at least once every 5 years thereafter, the department shall conduct a review of existing subject coverage or endorsement requirements in the elementary, reading, and exceptional student educational areas. The review must include reciprocity requirements for out-of-state certificates and requirements for demonstrating competency in the reading instruction professional development topics listed in s. 1012.98(4)(b)10. At the conclusion of each review, the department shall recommend to the state board changes to the subject coverage or endorsement requirements based upon any identified instruction or intervention strategies proven to improve student reading performance. This paragraph does not authorize the state board to establish any new certification subject coverage.

034905 - h0773-strike.docx



#### Amendment No. 1

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1102	The employing school district shall charge the employee a fee
1103	not to exceed the amount charged by the Department of Education
1104	for such services. Each district school board shall retain a
1105	portion of the fee as defined in the rules of the State Board of
1106	Education. The portion sent to the department shall be used for
1107	maintenance of the technology system, the web application, and
1108	posting and mailing of the certificate.

Section 21. Paragraph (e) is added to subsection (3) of section 1012.98, Florida Statutes, and paragraph (b) of subsection (4) and subsections (10) and (11) are amended, to read:

1012.98 School Community Professional Development Act. -

- (3) The activities designed to implement this section must:
- (e) Provide training to teacher mentors as part of the professional development certification and education competency program under s. 1012.56(8)(a). The training must include components on teacher development, peer coaching, time management, and other related topics as determined by the Department of Education.
- (4) The Department of Education, school districts, schools, Florida College System institutions, and state universities share the responsibilities described in this section. These responsibilities include the following:

034905 - h0773-strike.docx



### COMMITTEE/SUBCOMMITTEE AMENDMENT Bill No. CS/HB 773

(2017)

Amendment No. 1

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(b) Each school district shall develop a professional
development system as specified in subsection (3). The system
shall be developed in consultation with teachers, teacher-
educators of Florida College System institutions and state
universities, business and community representatives, and local
education foundations, consortia, and professional
organizations. The professional development system must:

- Be approved by the department. All substantial revisions to the system shall be submitted to the department for review for continued approval.
- Be based on analyses of student achievement data and instructional strategies and methods that support rigorous, relevant, and challenging curricula for all students. Schools and districts, in developing and refining the professional development system, shall also review and monitor school discipline data; school environment surveys; assessments of parental satisfaction; performance appraisal data of teachers, managers, and administrative personnel; and other performance indicators to identify school and student needs that can be met by improved professional performance.
- Provide inservice activities coupled with followup support appropriate to accomplish district-level and schoollevel improvement goals and standards. The inservice activities for instructional personnel shall focus on analysis of student achievement data, ongoing formal and informal assessments of

034905 - h0773-strike.docx



Bill No. CS/HB 773 (2017)

Amendment No. 1

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student achievement, identification and use of enhanced and differentiated instructional strategies that emphasize rigor, relevance, and reading in the content areas, enhancement of subject content expertise, integrated use of classroom technology that enhances teaching and learning, classroom management, parent involvement, and school safety.

- 4. Provide inservice activities and support targeted to the individual needs of new teachers participating in the professional development certification and education competency program under s. 1012.56(8)(a).
- 5.4. Include a master plan for inservice activities, pursuant to rules of the State Board of Education, for all district employees from all fund sources. The master plan shall be updated annually by September 1, must be based on input from teachers and district and school instructional leaders, and must use the latest available student achievement data and research to enhance rigor and relevance in the classroom. Each district inservice plan must be aligned to and support the school-based inservice plans and school improvement plans pursuant to s. 1001.42(18). Each district inservice plan must provide a description of the training that middle grades instructional personnel and school administrators receive on the district's code of student conduct adopted pursuant to s. 1006.07; integrated digital instruction and competency-based instruction and CAPE Digital Tool certificates and CAPE industry

034905 - h0773-strike.docx



Amendment No. 1

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certifications; classroom management; student behavior and interaction; extended learning opportunities for students; and instructional leadership. District plans must be approved by the district school board annually in order to ensure compliance with subsection (1) and to allow for dissemination of researchbased best practices to other districts. District school boards must submit verification of their approval to the Commissioner of Education no later than October 1, annually. Each school principal may establish and maintain an individual professional development plan for each instructional employee assigned to the school as a seamless component to the school improvement plans developed pursuant to s. 1001.42(18). An individual professional development plan must be related to specific performance data for the students to whom the teacher is assigned, define the inservice objectives and specific measurable improvements expected in student performance as a result of the inservice activity, and include an evaluation component that determines the effectiveness of the professional development plan.

- <u>6.5.</u> Include inservice activities for school administrative personnel that address updated skills necessary for instructional leadership and effective school management pursuant to s. 1012.986.
- 7.6. Provide for systematic consultation with regional and state personnel designated to provide technical assistance and evaluation of local professional development programs.

034905 - h0773-strike.docx



Bill No. CS/HB 773 (2017)

### Amendment No. 1

	<u>8.</u> 7.	Provide	for	deliv	ery	of pr	ofessio	nal devel	opment by	Y
dist	ance le	earning	and o	other	tech	nolog	y-based	delivery	systems	to
reac	h more	educato	rs at	lowe	er co	sts.				

- 9.8. Provide for the continuous evaluation of the quality and effectiveness of professional development programs in order to eliminate ineffective programs and strategies and to expand effective ones. Evaluations must consider the impact of such activities on the performance of participating educators and their students' achievement and behavior.
  - 10.9. For middle grades, emphasize:
- a. Interdisciplinary planning, collaboration, and instruction.
- b. Alignment of curriculum and instructional materials to the state academic standards adopted pursuant to s. 1003.41.
- c. Use of small learning communities; problem-solving, inquiry-driven research and analytical approaches for students; strategies and tools based on student needs; competency-based instruction; integrated digital instruction; and project-based instruction.

Each school that includes any of grades 6, 7, or 8 must include in its school improvement plan, required under s. 1001.42(18), a description of the specific strategies used by the school to implement each item listed in this subparagraph.

034905 - h0773-strike.docx



Amendment No. 1

11. Provide training to reading coaches, classroom
teachers, and school administrators in effective methods of
identifying characteristics of conditions such as dyslexia and
other causes of diminished phonological processing skills;
incorporating instructional techniques into the general
education setting which are proven to improve reading
performance for all students; and using predictive and other
data to make instructional decisions based on individual student
needs. The training must help teachers integrate phonemic
awareness; phonics, word study, and spelling; reading fluency;
vocabulary, including academic vocabulary; and text
comprehension strategies into an explicit, systematic, and
sequential approach to reading instruction, including
multisensory intervention strategies. Each district must provide
all elementary grades instructional personnel access to training
sufficient to meet the requirements of s. 1012.585(3)(f).

- (10) For instructional personnel and administrative personnel who have been evaluated as less than effective, a district school board shall require participation in specific professional development programs as provided in subparagraph (4) (b) 5. (4) (b) 4. as part of the improvement prescription.
- (11) The department shall disseminate to the school community proven model professional development programs that have demonstrated success in increasing rigorous and relevant content, increasing student achievement and engagement, and

034905 - h0773-strike.docx



### Amendment No. 1

meeting identified student needs, and providing effective mentorship activities to new teachers and training to teacher mentors. The methods of dissemination must include a web-based statewide performance-support system including a database of exemplary professional development activities, a listing of available professional development resources, training programs, and available technical assistance.

Section 22. Subsections (1) and (10) of section 1002.33, Florida Statutes, is amended to read:

1002.33 Charter schools.-

(1) AUTHORIZATION.—Charter schools shall be part of the state's program of public education. All charter schools in Florida are public schools. A charter school may be formed by creating a new school or converting an existing public school to charter status. A charter school may operate a virtual charter school pursuant to s. 1002.45(1)(d) to provide full-time online instruction to eligible students, pursuant to s. 1002.455, in kindergarten through grade 12. An existing charter school that is seeking to become a virtual charter school must amend its charter or submit a new application pursuant to subsection (6) to become a virtual charter school. A virtual charter school is subject to the requirements of this section; however, a virtual charter school is exempt from subsections (18) and (19), subparagraphs (20)(a)2., 4., 5., and 7., paragraph (20)(c), and

034905 - h0773-strike.docx



Amendment No. 1

s. 1003.03. A public school may not use the term charter in its name unless it has been approved under this section.

- (10) ELIGIBLE STUDENTS.-
- (a) A charter school may be exempt from the requirements of s. 1002.31 if the school is shall be open to any student covered in an interdistrict agreement and any student erresiding in the school district in which the charter school is located. However, in the case of a charter lab school, the charter lab school shall be open to any student eligible to attend the lab school as provided in s. 1002.32 or who resides in the school district in which the charter lab school is located. Any eligible student shall be allowed interdistrict transfer to attend a charter school when based on good cause. Good cause shall include, but is not limited to, geographic proximity to a charter school in a neighboring school district.

Section 23. Paragraphs (1) through (o) of subsection (1) of section 1011.62, Florida Statutes, are amended to read:

1011.62 Funds for operation of schools.—If the annual allocation from the Florida Education Finance Program to each district for operation of schools is not determined in the annual appropriations act or the substantive bill implementing the annual appropriations act, it shall be determined as follows:

(1) COMPUTATION OF THE BASIC AMOUNT TO BE INCLUDED FOR OPERATION.—The following procedure shall be followed in

034905 - h0773-strike.docx



Amendment No. 1

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determining the annual allocation to each district for operation:

(i) Calculation of full-time equivalent membership with respect to dual enrollment instruction. - Students enrolled in dual enrollment instruction pursuant to s. 1007.271 may be included in calculations of full-time equivalent student memberships for basic programs for grades 9 through 12 by a district school board. Instructional time for dual enrollment may vary from 900 hours; however, the full-time equivalent student membership value shall be subject to the provisions in s. 1011.61(4). Dual enrollment full-time equivalent student membership shall be calculated in an amount equal to the hours of instruction that would be necessary to earn the full-time equivalent student membership for an equivalent course if it were taught in the school district. Students in dual enrollment courses may also be calculated as the proportional shares of full-time equivalent enrollments they generate for a Florida College System institution or university conducting the dual enrollment instruction. Early admission students shall be considered dual enrollments for funding purposes. Students may be enrolled in dual enrollment instruction provided by an eligible independent college or university and may be included in calculations of full-time equivalent student memberships for basic programs for grades 9 through 12 by a district school board. However, those provisions of law which exempt dual

034905 - h0773-strike.docx



Bill No. CS/HB 773 (2017)

### Amendment No. 1

enrolled and early admission students from payment of
instructional materials and tuition and fees, including
laboratory fees, shall not apply to students who select the
option of enrolling in an eligible independent institution. An
independent college or university, which is <del>located and</del>
$\frac{\text{chartered in Florida, is}}{\text{chartered in Florida, is}}$ not for profit, is accredited by $\underline{a}$
regional or national accrediting agency recognized by the United
States Department of Education the Commission on Colleges of the
Southern Association of Colleges and Schools or the Accrediting
Council for Independent Colleges and Schools, and confers
degrees as defined in s. 1005.02 shall be eligible for inclusion
in the dual enrollment or early admission program. Students
enrolled in dual enrollment instruction shall be exempt from the
payment of tuition and fees, including laboratory fees. No
student enrolled in college credit mathematics or English dual
enrollment instruction shall be funded as a dual enrollment
unless the student has successfully completed the relevant
section of the entry-level examination required pursuant to s.
1008.30.

(j) Instruction in exploratory career education.—Students in grades 7 through 12 who are enrolled for more than four semesters in exploratory career education may not be counted as full-time equivalent students for this instruction.

034905 - h0773-strike.docx



### Amendment No. 1

	(k)	)	Study	hal	1.— <i>F</i>	A stu	ıdent	who	is	eni	colled	in	study	hall
may	not	be	incl	uded	in	the	calc	ulati	lon	of	full-	time	equiv	zalent
stud	lent	men	nbers	hip	for	func	ding	under	th:	nis	secti	on.		

(1) Calculation of additional full-time equivalent
membership based on International Baccalaureate examination
scores of students.—A value of 0.16 full-time equivalent student
membership shall be calculated for each student enrolled in an
International Baccalaureate course who receives a score of 4 or
higher on a subject examination. A value of 0.3 full-time
equivalent student membership shall be calculated for each
student who receives an International Baccalaureate diploma.
Such value shall be added to the total full-time equivalent
student membership in basic programs for grades 9 through 12 in
the subsequent fiscal year. Each school district shall allocate
80 percent of the funds received from International
Baccalaureate bonus FTE funding to the school program whose
students generate the funds and to school programs that prepare
prospective students to enroll in International Baccalaureate
courses. Funds shall be expended solely for the payment of
allowable costs associated with the International Baccalaureate
program. Allowable costs include International Baccalaureate
annual school fees; International Baccalaureate examination
fees; salary, benefits, and bonuses for teachers and program
coordinators for the International Baccalaureate program and
teachers and coordinators who prepare prospective students for

034905 - h0773-strike.docx



Amendment No. 1

the International Baccalaureate program; supplemental books; instructional supplies; instructional equipment or instructional materials for International Baccalaureate courses; other activities that identify prospective International Baccalaureate students or prepare prospective students to enroll in International Baccalaureate courses; and training or professional development for International Baccalaureate teachers. School districts shall allocate the remaining 20 percent of the funds received from International Baccalaureate bonus FTE funding for programs that assist academically disadvantaged students to prepare for more rigorous courses. The school district shall distribute to each classroom teacher who provided International Baccalaureate instruction:

- 1. A bonus in the amount of \$50 for each student taught by the International Baccalaureate teacher in each International Baccalaureate course who receives a score of 4 or higher on the International Baccalaureate examination.
- 2. An additional bonus of \$500 to each International Baccalaureate teacher in a school designated with a grade of "D" or "F" who has at least one student scoring 4 or higher on the International Baccalaureate examination, regardless of the number of classes taught or of the number of students scoring a 4 or higher on the International Baccalaureate examination.

034905 - h0773-strike.docx



### COMMITTEE/SUBCOMMITTEE AMENDMENT Bill No. CS/HB 773

(2017)

Amendment No. 1

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Bonuses awarded to a teacher according to this paragraph may not exceed \$2,000 in any given school year. However, the maximum bonus shall be \$3,000 if at least 50 percent of the students enrolled in a teacher's course earn a score of 4 or higher on the examination in a school designated with a grade of "A," "B," or "C"; or if at least 25 percent of the students enrolled in a teacher's course earn a score of 4 or higher on the examination in a school designated with a grade of "D" or "F." Bonuses awarded under this paragraph shall be in addition to any regular wage or other bonus the teacher received or is scheduled to receive. For such courses, the teacher shall earn an additional bonus of \$50 for each student who has a qualifying score up to the maximum of \$3,000 in any given school year.

Calculation of additional full-time equivalent membership based on Advanced International Certificate of Education examination scores of students.—A value of 0.16 fulltime equivalent student membership shall be calculated for each student enrolled in a full-credit Advanced International Certificate of Education course who receives a score of E or higher on a subject examination. A value of 0.08 full-time equivalent student membership shall be calculated for each student enrolled in a half-credit Advanced International Certificate of Education course who receives a score of E or higher on a subject examination. A value of 0.3 full-time equivalent student membership shall be calculated for each

034905 - h0773-strike.docx



Bill No. CS/HB 773 (2017)

Amendment No. 1

student who receives an Advanced International Certificate of Education diploma. Such value shall be added to the total full-time equivalent student membership in basic programs for grades 9 through 12 in the subsequent fiscal year. Each school district shall allocate at least 80 percent of the funds received from the Advanced International Certificate of Education bonus FTE funding, in accordance with this paragraph, to the school program that generated the funds. The school district shall distribute to each classroom teacher who provided Advanced International Certificate of Education instruction:

- 1. A bonus in the amount of \$50 for each student taught by the Advanced International Certificate of Education teacher in each full-credit Advanced International Certificate of Education course who receives a score of E or higher on the Advanced International Certificate of Education examination. A bonus in the amount of \$25 for each student taught by the Advanced International Certificate of Education teacher in each half-credit Advanced International Certificate of Education course who receives a score of E or higher on the Advanced International Certificate of Education.
- 2. An additional bonus of \$500 to each Advanced
  International Certificate of Education teacher in a school
  designated with a grade of "D" or "F" who has at least one
  student scoring E or higher on the full-credit Advanced
  International Certificate of Education examination, regardless

034905 - h0773-strike.docx



#### Amendment No. 1

of the number of classes taught or of the number of students scoring an E or higher on the full-credit Advanced International Certificate of Education examination.

3. Additional bonuses of \$250 each to teachers of half-credit Advanced International Certificate of Education classes in a school designated with a grade of "D" or "F" which has at least one student scoring an E or higher on the half-credit Advanced International Certificate of Education examination in that class. The maximum additional bonus for a teacher awarded in accordance with this subparagraph shall not exceed \$500 in any given school year. Teachers receiving an award under subparagraph 2. are not eligible for a bonus under this subparagraph.

Bonuses awarded to a teacher according to this paragraph shall not exceed \$2,000 in any given school year and shall be in addition to any regular wage or other bonus the teacher received or is scheduled to receive.

(n) Calculation of additional full-time equivalent membership based on college board advanced placement scores of students.—A value of 0.16 full-time equivalent student membership shall be calculated for each student in each advanced placement course who receives a score of 3 or higher on the College Board Advanced Placement Examination for the prior year and added to the total full-time equivalent student membership

034905 - h0773-strike.docx



Amendment No. 1

in basic programs for grades 9 through 12 in the subsequent fiscal year. Each district must allocate at least 80 percent of the funds provided to the district for advanced placement instruction, in accordance with this paragraph, to the high school that generates the funds. The school district shall distribute to each classroom teacher who provided advanced placement instruction:

- 1. A bonus in the amount of \$50 for each student taught by the Advanced Placement teacher in each advanced placement course who receives a score of 3 or higher on the College Board Advanced Placement Examination.
- 2. An additional bonus of \$500 to each Advanced Placement teacher in a school designated with a grade of "D" or "F" who has at least one student scoring 3 or higher on the College Board Advanced Placement Examination, regardless of the number of classes taught or of the number of students scoring a 3 or higher on the College Board Advanced Placement Examination.

Bonuses awarded to a teacher according to this paragraph shall not exceed \$2,000 in any given school year. However, the maximum bonus shall be \$3,000 if at least 50 percent of the students enrolled in a teacher's course earn a score of 3 or higher on the examination in a school with a grade of "A," "B," or "C" or if at least 25 percent of the students enrolled in a teacher's course earn a score of 3 or higher on the examination in a

034905 - h0773-strike.docx



Amendment No. 1

school with a grade of "D" or "F." Bonuses awarded under this
paragraph shall be in addition to any regular wage or other
bonus the teacher received or is scheduled to receive. For such
courses, the teacher shall earn an additional bonus of \$50 for
each student who has a qualifying score <del>up to the maximum of</del>
\$3,000 in any given school year.

- (o) Calculation of additional full-time equivalent membership based on successful completion of a career-themed course pursuant to ss. 1003.491, 1003.492, and 1003.493, or courses with embedded CAPE industry certifications or CAPE Digital Tool certificates, and issuance of industry certification identified on the CAPE Industry Certification Funding List pursuant to rules adopted by the State Board of Education or CAPE Digital Tool certificates pursuant to s. 1003.4203.—
- 1.a. A value of 0.025 full-time equivalent student membership shall be calculated for CAPE Digital Tool certificates earned by students in elementary and middle school grades.
- b. A value of 0.1 or 0.2 full-time equivalent student membership shall be calculated for each student who completes a course as defined in s. 1003.493(1)(b) or courses with embedded CAPE industry certifications and who is issued an industry certification identified annually on the CAPE Industry Certification Funding List approved under rules adopted by the

034905 - h0773-strike.docx



Bill No. CS/HB 773 (2017)

### Amendment No. 1

State Board of Education. A value of 0.2 full-time equivalent
membership shall be calculated for each student who is issued a
CAPE industry certification that has a statewide articulation
agreement for college credit approved by the State Board of
Education. For CAPE industry certifications that do not
articulate for college credit, the Department of Education shall
assign a full-time equivalent value of 0.1 for each
certification. Middle grades students who earn additional FTE
membership for a CAPE Digital Tool certificate pursuant to sub-
subparagraph a. may not use the previously funded examination to
satisfy the requirements for earning an industry certification
under this sub-subparagraph. Additional FTE membership for an
elementary or middle grades student may not exceed 0.1 for
certificates or certifications earned within the same fiscal
year. The State Board of Education shall include the assigned
values on the CAPE Industry Certification Funding List under
rules adopted by the state board. Such value shall be added to
the total full-time equivalent student membership for grades 6
through 12 in the subsequent year. CAPE industry certifications
earned through dual enrollment must be reported and funded
pursuant to s. 1011.80. However, if a student earns a
certification through a dual enrollment course and the
certification is not a fundable certification on the
postsecondary certification funding list, or the dual enrollment
certification is earned as a result of an agreement between a

034905 - h0773-strike.docx



Bill No. CS/HB 773 (2017)

### Amendment No. 1

school district and a nonpublic postsecondary institution, the bonus value shall be funded in the same manner as other nondual enrollment course industry certifications. In such cases, the school district may provide for an agreement between the high school and the technical center, or the school district and the postsecondary institution may enter into an agreement for equitable distribution of the bonus funds.

- c. A value of 0.3 full-time equivalent student membership shall be calculated for student completion of the courses and the embedded certifications identified on the CAPE Industry Certification Funding List and approved by the commissioner pursuant to ss. 1003.4203(5)(a) and 1008.44.
- d. A value of 0.5 full-time equivalent student membership shall be calculated for CAPE Acceleration Industry Certifications that articulate for 15 to 29 college credit hours, and 1.0 full-time equivalent student membership shall be calculated for CAPE Acceleration Industry Certifications that articulate for 30 or more college credit hours pursuant to CAPE Acceleration Industry Certifications approved by the commissioner pursuant to ss. 1003.4203(5)(b) and 1008.44.
- 2. Each district must allocate at least 80 percent of the funds provided for CAPE industry certification, in accordance with this paragraph, to the program that generated the funds. This allocation may not be used to supplant funds provided for basic operation of the program.

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#### Amendment No. 1

3. For CAPE industry certifications earned in the 2013-
2014 school year and in subsequent years, the school district
shall distribute to each classroom teacher who provided direct
instruction toward the attainment of a CAPE industry
certification that qualified for additional full-time equivalent
membership under subparagraph 1.:

- a. A bonus of \$25 for each student taught by a teacher who provided instruction in a course that led to the attainment of a CAPE industry certification on the CAPE Industry Certification Funding List with a weight of 0.1.
- b. A bonus of \$50 for each student taught by a teacher who provided instruction in a course that led to the attainment of a CAPE industry certification on the CAPE Industry Certification Funding List with a weight of 0.2.
- c. A bonus of \$75 for each student taught by a teacher who provided instruction in a course that led to the attainment of a CAPE industry certification on the CAPE Industry Certification Funding List with a weight of 0.3.
- d. A bonus of \$100 for each student taught by a teacher who provided instruction in a course that led to the attainment of a CAPE industry certification on the CAPE Industry Certification Funding List with a weight of 0.5 or 1.0.

Bonuses awarded pursuant to this paragraph shall be provided to teachers who are employed by the district in the year in which

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Amendment No. 1

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the additional FTE membership calculation is included in the calculation. Bonuses shall be calculated based upon the associated weight of a CAPE industry certification on the CAPE Industry Certification Funding List for the year in which the certification is earned by the student. Any bonus awarded to a teacher under this paragraph may not exceed \$3,000 in any given school year and is in addition to any regular wage or other bonus the teacher received or is scheduled to receive.

(11)VIRTUAL EDUCATION CONTRIBUTION.—The Legislature may annually provide in the Florida Education Finance Program a virtual education contribution. The amount of the virtual education contribution shall be the difference between the amount per FTE established in the General Appropriations Act for virtual education and the amount per FTE for each district and the Florida Virtual School, which may be calculated by taking the sum of the base FEFP allocation, the discretionary local effort, the state-funded discretionary contribution, the discretionary millage compression supplement, the research-based reading instruction allocation, and the instructional materials allocation, and then dividing by the total unweighted FTE. This difference shall be multiplied by the virtual education unweighted FTE for programs and options identified in s. 1002.455 s. 1002.455(3) and the Florida Virtual School and its franchises to equal the virtual education contribution and shall be included as a separate allocation in the funding formula.

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Bill No. CS/HB 773 (2017)

#### Amendment No. 1

1621	Section 24. Subsection (6) of section 1003.4996, Florida
1622	Statutes is repealed:
1623	1003.4996 Competency-Based Education Pilot Program.
1624	Beginning with the 2016-2017 school year, the Competency-Based
1625	Education Pilot Program is created within the Department of
1626	Education to be administered for a period of 5 years. The
1627	purpose of the pilot program is to provide an educational
1628	environment that allows students to advance to higher levels of
1629	learning upon the mastery of concepts and skills through
1630	statutory exemptions relating to student progression and the
1631	awarding of credits.
1632	(6) RULES. The State Board of Education shall adopt rules
1633	to administer this section.
1634	Section 25. Subsection (2) of section 1011.71, Florida
1635	Statutes, is amended read:
1636	(k) Payout of sick leave and annual leave accrued as of
1637	June 30, 2017, by individuals who are no longer employed by a
1638	school district that transfers to a charter school operator all
1639	day-to-day classroom instruction responsibility for all full-
1640	time equivalent students funded under s. 1011.62. This
1641	paragraph expires July 1, 2018.
1642	Section 26. Paragraph (c) of subsection (3) of section
1643	1008.33, Florida Statutes, is amended to read:
1644	1008.33 Authority to enforce public school improvement.—
1645	(3)

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Bill No. CS/HB 773 (2017)

#### Amendment No. 1

(c) The state board shall adopt by rule a differentiated
matrix of intervention and support strategies for assisting
traditional public schools identified under this section and
rules for implementing s. 1002.33(9)(n), relating to charter
schools. The intervention and support strategies must address
student performance and may include improvement planning $\underline{i}_{\mathcal{T}}$
leadership quality improvement $\underline{i}_{\mathcal{T}}$ educator quality improvement $\underline{i}_{\mathcal{T}}$
professional development; $\tau$ curriculum review, alignment and
pacing, and alignment across grade levels to improve background
knowledge in social studies, science, and the arts; and the use
of continuous improvement and monitoring plans and processes. In
addition, the state board may prescribe reporting requirements
to review and monitor the progress of the schools. The rule must
define the intervention and support strategies for school
improvement for schools earning a grade of "D" or "F" and the
roles for the district and department. The rule shall
differentiate among schools earning consecutive grades of "D" or
"F," or a combination thereof, and provide for more intense
monitoring, intervention, and support strategies for these
schools.

Section 27. Subsection (3) of section 1002.331, Florida Statutes, is amended to read:

1002.331 High-performing charter schools.-

(3)(a) 1. A high-performing charter school may submit an application pursuant to s. 1002.33(6) in any school district in

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Amendment No. 1

the state to establish and operate a new charter school that will substantially replicate its educational program. An application submitted by a high-performing charter school must state that the application is being submitted pursuant to this paragraph and must include the verification letter provided by the Commissioner of Education pursuant to subsection (4).

- $\underline{2.}$  If the sponsor fails to act on the application within  $\underline{90}$  60 days after receipt, the application is deemed approved and the procedure in s.  $\underline{1002.33(7)}$   $\underline{1002.33(6)(h)}$  applies. If the sponsor denies the application, the high-performing charter school may appeal pursuant to s.  $\underline{1002.33(6)}$ .
- (b) A high-performing charter school may not establish more than one charter school within the state under paragraph (a) in any year. A subsequent application to establish a charter school under paragraph (a) may not be submitted unless each charter school established in this manner achieves high-performing charter school status. However, a high-performing charter school may establish more than one charter school within the state under paragraph (a) in any year if it operates in the area of a persistently low-performing school and serves students from that school. A persistently low-performing school means a school that has earned 3 consecutive grades lower than a "C", pursuant to s. 1008.34 and a school that was closed pursuant to s. 1008.33(4).

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Amendment No. 1

Section 28. Paragraph (b) of subsection (2) of section 1002.332, Florida Statutes, is amended, and paragraph (c) is added to that subsection, to read:

1002.332 High-performing charter school system.-

- (2) (b) A high-performing charter school system may replicate its high-performing charter schools in any school district in the state. The applicant must submit an application using the standard application form prepared by the Department of Education which:
- 1. Contains goals and objectives for improving student learning and a process for measuring student improvement. These goals and objectives must indicate how much academic improvement students are expected to demonstrate each year, how success will be evaluated, and the specific results to be attained through instruction.
- 2. Contains an annual financial plan for each year requested by the charter for operation of the school for up to 5 years. This plan must contain anticipated fund balances based on revenue projections, a spending plan based on projected revenue and expenses, and a description of controls that will safeguard finances and projected enrollment trends.
- 3. Discloses the name of each applicant, governing board member, and all proposed education services providers; the name and sponsor of any charter school operated by each applicant, each governing board member, and each proposed education

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Amendment No. 1

services	provide	r that ha	s close	ed and the	e reaso	ns for the	he
closure;	and the	academic	and fi	nancial 1	nistory	of such	charter
schools,	which t	he sponso	r shall	conside	r when	deciding	whether
to approv	ve or de:	ny the ap	plicati	on.			

(c) An application submitted by a high-performing charter school system must state that the application is being submitted pursuant to this section and must include the verification letter provided by the Commissioner of Education pursuant to this subsection. If the sponsor fails to act on the application within 90 days after receipt, the application is deemed approved and the procedure in s. 1002.33(7) applies pursuant to s. 1002.331(3).

Section 29. Except as otherwise expressly provided, this act shall take effect July 1, 2017.

#### TITLE AMENDMENT

Remove everything before the enacting clause and insert:
An act relating to education; amending s. 1003.4282; deleting a
provision requiring certain students to take the Algebra II endof-course assessment; allowing blended learning to satisfy
online course requirement; amending s. 1003.4285; deleting a
provision requiring students to pass the Algebra II end-ofcourse assessment in order to earn a Scholar designation;
amending s. 1008.22, F.S.; deleting a provision requiring the

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#### Amendment No. 1

1745	Algebra II end-of-course assessment to be administered; revising
1746	requirements relating to the administration and format of
1747	assessments; providing requirements for administration of the
1748	statewide, standardized English Language Arts and mathematics
1749	assessments in specified grades; revising provisions relating to
1750	reporting requirements for school district-required local
1751	assessments; providing reporting requirements for certain
1752	student assessment results; requiring the Department of
1753	Education to publish certain assessments on its website;
1754	providing requirements for such publication; requiring the
1755	department to provide materials regarding assessment information
1756	on its website; conforming cross-references; amending s.
1757	1012.34, F.S.; requiring independent analysis of student
1758	learning growth data; providing for access to student learning
1759	growth formula data for specified uses; requiring the
1760	Commissioner of Education to contract for an independent study
1761	to determine whether specified college entrance examinations may
1762	be administered in lieu of certain state-required assessments;
1763	requiring the commissioner to submit a report on the results of
1764	such study to the Governor, Legislature, and State Board of
1765	Education by a specified date; providing appropriations;
1766	amending s. 1003.4156, F.S.; deleting requirements related to
1767	the career and education planning course for middle grades
1768	promotion; amending s. 1001.42, F.S.; revising school board
1769	member authority to visit schools; prohibiting a district school

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#### Amendment No. 1

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board from awarding an annual contract for instructional personnel under certain circumstances; prohibiting a district school board from altering or limiting its authority to award or not award an annual contract; providing applicability; providing a directive to the Division of Law Revision and Information; amending s. 1002.455, F.S.; authorizing all students, including home education and private school students, to participate in specified virtual instruction options; deleting the eligibility criteria for a student to participate in virtual instruction; amending s. 1003.4282, F.S.; revising the options that a district school board or charter school governing board may offer for a student to satisfy certain online course requirements; amending ss. 1002.33, 1002.45, 1003.498, and 1011.62, F.S.; conforming provisions and cross-references to changes made by the act; amending s. 1006.40, F.S.; revising provisions relating to the use of the instructional materials allocation; amending s. 1012.56, F.S.; requiring the Department of Education to issue a temporary educator certificate within a specified period; requiring the department to provide electronic notice of the issuance of a temporary certificate to specified entities; requiring the department to provide the applicant an official statement of status of eligibility upon issuance of a temporary certificate; providing content requirements for the statement of status of eligibility; revising the criteria instructional personnel must meet to be issued a professional

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Bill No. CS/HB 773 (2017)

#### Amendment No. 1

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certificate; providing that an applicant for professional certification is not required to take or pass a specified examination under certain circumstances; requiring the department to provide electronic notification of the expiration of a temporary educator certificate; requiring the State Board of Education to adopt rules providing for the extension of a temporary educator certificate for a specified period under certain circumstances; authorizing charter schools and charter management organizations to develop a professional development certification and education competency program; revising program requirements; requiring the department to adopt standards for the approval of such programs by a specified date; providing requirements for such standards; requiring each school district and charter school to submit its program for approval by a specified date; providing that certification requirements may not be met in a program that is not approved by the department after a specified date; amending s. 1001.215, F.S.; revising the duties of the Just Read, Florida! Office; amending s. 1004.04, F.S.; revising core curricula requirements for certain teacher preparation programs to include certain reading instruction and interventions; amending s. 1004.85, F.S.; requiring certain educator preparation institutes to provide evidence of specified reading instruction as a condition of program approval and continued approval; amending s. 1012.585, F.S.; revising requirements for renewal of professional teaching certificates;

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Amendment No. 1

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amending s. 1012.586, F.S.; authorizing the department to recommend consolidation of endorsement areas and requirements for endorsements for teacher certificates; requiring the department to review and make recommendations regarding certain subject coverage or endorsement requirements; providing construction; amending s. 1012.98, F.S.; revising duties and requirements for implementation of the School Community Professional Development Act; revising the activities designed to implement the school community professional development act to include specified training relating to a professional development certification and education competency program; revising requirements for school district professional development systems; requiring the department to disseminate professional development programs that meet specified criteria; amending s. 1002.33, F.S.; authorizing a charter school to be exempt from provisions relating to controlled open enrollment under certain circumstances; amending s. 1011.62, F.S.; deleting provisions relating to caps imposed on the amounts of bonuses awarded to teachers based on student performance on certain course examinations; providing that a specified amount of funds generated by a certain bonus be allocated to the school program that generated the funds; revising eligibility criteria for postsecondary institutions to participate in the dual enrollment and early admission programs; amending s. 1003.4996, F.S.; removing the requirement that Department of Education promulgate

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#### Amendment No. 1

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rules regardin	g competency-based education; amending s. 1011.71,
F.S.; revising	payout for sick or annual leave in specified
circumstances;	providing an effective date.

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Page 76 of 76



Amendment No. 1a

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COMMITTEE/SUBCOMMITTEE ACTION	
ADOPTED (Y/N) ADOPTED AS AMENDED (Y/N) ADOPTED W/O OBJECTION (Y/N)  FAILED TO ADOPT (Y/N)	
ADOPTED AS AMENDED $\underline{\hspace{1cm}}$ (Y/N)	
ADOPTED W/O OBJECTION $\underline{\hspace{1cm}}$ (Y/N) $\mathcal{V}^{\mathcal{C}}$ $\mathcal{A}^{\mathcal{C}}$	
FAILED TO ADOPT (Y/N)	
WITHDRAWN (Y/N)	
OTHER	
Committee/Subcommittee hearing bill: Education Committee	
Representative Jones offered the following:	
Amendment to Amendment (034905) by Representative Diaz, M.	
Remove lines 5-1847 of the amendment and insert:	
Delete everything and insert the text of HB 1249 by Rep.	
Halsey Beshears	

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Bill No. CS/HB 773 (2017)

Amendment No. 2a

COMMITTEE/SUBCOMMI	TTEE ACTION	WOLK .
ADOPTED	(Y/N)	DC.
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ADOPTED W/O OBJECTION	(Y/N)	Lyot De But
FAILED TO ADOPT	(Y/N)	Ko O N
WITHDRAWN	(Y/N)	
OTHER		

Committee/Subcommittee hearing bill: Education Committee Representative Jones offered the following:

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Amendment to Amendment (034905) by Representative Diaz, M. (with title amendment)

Remove lines 502-531 of the amendment and insert:

Section 8. Effective upon becoming law, subsection(27) of section 1001.42, Florida Statutes, are amended to read:

- 1001.42 Powers and duties of district school board.—The district school board, acting as a board, shall exercise all powers and perform all duties listed below:
- (27) VISITATION OF SCHOOLS.— visit the schools, observe the management and instruction, give suggestions for improvement, and advise citizens with the view of promoting interest in education and improving the school. A school board



Bill No. CS/HB 773 (2017)

Amendment No. 2a

16	member shall be permitted to visit district operated schools
17	without an appointment.
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20	TITLE AMENDMENT
21	Remove lines 1769-1774 of the amendment and insert:
22	member authority to visit schools;

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Amendment No. 3a

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COMMITTEE/SUBCOMMI	TTEE ACTION	W.
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ADOPTED W/O OBJECTION	(Y/N)	The second
FAILED TO ADOPT	(Y/N)	Par 200%.
WITHDRAWN	(Y/N)	×
OTHER		

Committee/Subcommittee hearing bill: Education Committee Representative Diaz, M. offered the following:

Amendment to Amendment (034905) by Representative Diaz, M.

Remove lines 203-204 of the amendment and insert: computer-based format, as follows: the grade 3 ELA assessment, beginning in the 2017-2018 school year, the grade 3 Mathematics

#### **COMMITTEE MEETING REPORT**

#### **Education Committee**

4/24/2017 2:00PM

Location: Reed Hall (102 HOB)

CS/HB 907: Florida Endowment for Vocational Rehabilitation

X | Favorable With Committee Substitute

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Larry Ahern	X				
Bruce Antone	X				
Robert Asencio			X		
Kamia Brown	X				
Robert Cortes	X				
Manny Diaz, Jr.	X				
Byron Donalds	X				
Shevrin Jones	X				
Chris Latvala	X				
Larry Lee, Jr.	X				
Rene Plasencia	X				<del></del>
Mel Ponder	X				
Elizabeth Porter	X				
Jake Raburn	X				-
Barrington Russell	X				
Charlie Stone	X				
Jennifer Sullivan	X				
Michael Bileca (Chair)	X				
	Total Yeas: 17	Total Nays	: 0		

#### **CS/HB 907 Amendments**

#### Amendment 265193

X Adopted Without Objection

#### **Appearances:**

Homant, Susanne F (General Public) - Waive In Support The ABLE Trust President 3320 Thomasville Road Tallahassee FL 32308 Phone: 850-224-4493

Amendment 265193

DeBeaugrine, Jim (Lobbyist) - Waive In Support Florida Association of Centers for Independent Living, Inc 1778 Vineyard Way Suite 1090

Tallahassee FL 32317 Phone: (850) 508-8908

#### **COMMITTEE MEETING REPORT**

### Education Committee 4/24/2017 2:00PM

Location: Reed Hall (102 HOB)

CS/HB 907: Florida Endowment for Vocational Rehabilitation (continued)

Appearances: (continued)

Wharton, Paul (Lobbyist) - Waive In Support FACIL 8458 Drayton Park Dr Jacksonville FL 32216

Phone: (904) 563-0627



Bill No. CS/HB 907 (2017)

Amendment No. 1

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COMMITTEE/SUBCOM	MITTEE ACTION
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ADOPTED AS AMENDED	(Y/N)
ADOPTED W/O OBJECTION	(Y/N)
FAILED TO ADOPT	(Y/N)
WITHDRAWN	(Y/N)
OTHER	****

Committee/Subcommittee hearing bill: Education Committee
Representative Killebrew offered the following:

#### Amendment (with title amendment)

Remove everything after the enacting clause and insert: Section 1. Subsection (4) of section 20.058, Florida Statutes, is amended to read:

20.058 Citizen support and direct-support organizations.

(4) Any contract between an agency and a citizen support organization or direct-support organization must be contingent upon the organization's submission and posting of information pursuant to subsections (1) and (2) and must include a provision for the orderly cessation of operations and reversion of any state funds held by the citizen support organization or direct-support organization within 30 days of repeal of its authorizing statute, termination of the contract, or dissolution. If an

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#### Amendment No. 1

organizatio	n fails	to	submit	the r	equired	d informat:	ion	for 2
consecutive	years,	the	agency	head	shall	terminate	any	contract
between the	agency	and	the or	ganiz	ation.			

Section 2. Paragraph (e) of subsection (2) and subsection

- (5) of section 318.21, Florida Statutes, are amended to read:
- 318.21 Disposition of civil penalties by county courts.— All civil penalties received by a county court pursuant to the provisions of this chapter shall be distributed and paid monthly as follows:
  - (2) Of the remainder:
- (e) Two percent shall be remitted to the Department of Revenue for deposit in the Grants and Donations Trust Fund of the Division of and transmitted monthly to the Florida Endowment Foundation for Vocational Rehabilitation of the Department of Education as provided in s. 413.615.
- (5) Of the additional fine assessed under s. 318.18(3)(f) for a violation of s. 316.1303(1), 60 percent must be remitted to the Department of Revenue for deposit in the Grants and Donations Trust Fund of the Division of and transmitted monthly to the Florida Endowment Foundation for Vocational Rehabilitation of the Department of Education, and 40 percent must be distributed pursuant to subsections (1) and (2).
- Section 3. Subsection (4) of section 320.08068, Florida Statutes, is amended to read:
- 320.08068 Motorcycle specialty license plates.-

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Bill No. CS/HB 907 (2017)

#### Amendment No. 1

(4) A license plate annual use fee of \$20 shall be
collected for each motorcycle specialty license plate. Annual
use fees shall be distributed <del>to The Able Trust as custodial</del>
agent. The Able Trust may retain a maximum of 10 percent of the
proceeds from the sale of the license plate for administrative
costs. The Able Trust shall distribute the remaining funds as
follows:

- (a) Twenty percent to the Brain and Spinal Cord Injury Program Trust Fund.
  - (b) Twenty percent to Prevent Blindness Florida.
- (c) Twenty percent to the Blind Services Foundation of Florida.
- (d) Twenty percent to the Florida Association of Centers

  for Independent Living Endowment Foundation for Vocational

  Rehabilitation to support the James Patrick Memorial Work

  Incentive Personal Attendant Services and Employment Assistance

  Program pursuant to s. 413.402.
- (e) Twenty percent to the Florida Association of Centers for Independent Living.
- Section 4. Paragraph (c) of subsection (4) of section 320.0848, Florida Statutes, is amended to read:
- 320.0848 Persons who have disabilities; issuance of disabled parking permits; temporary permits; permits for certain providers of transportation services to persons who have disabilities.—

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Bill No. CS/HB 907 (2017)

#### Amendment No. 1

( 4	ł)	From	the	proceeds	of	the	temporary	disabled	parking
permit	fee	es:							

- (c) The remainder must be distributed monthly as follows:
- 1. To be deposited in the Grants and Donations Trust Fund of the Division of the Florida Endowment Foundation for Vocational Rehabilitation of the Department of Education, known as "The Able Trust," for the purpose of improving employment and training opportunities for persons who have disabilities, with special emphasis on removing transportation barriers, \$4. These fees must be directly deposited into the Florida Endowment Foundation for Vocational Rehabilitation as established in s.
- 2. To <u>be deposited in</u> the Transportation Disadvantaged Trust Fund to be used for funding matching grants to counties for the purpose of improving transportation of persons who have disabilities, \$5.

Section 5. Subsection (5) of section 413.402, Florida Statutes, is amended and paragraph (c) is added subsection (6) of that section to read:

413.402 James Patrick Memorial Work Incentive Personal Attendant Services and Employment Assistance Program.—The Florida Endowment Foundation for Vocational Rehabilitation shall maintain an agreement with the Florida Association of Centers for Independent Living shall to administer the James Patrick Memorial Work Incentive Personal Attendant Services and

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Amendment No. 1

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Employment Assistance Program and shall remit sufficient funds monthly to meet the requirements of subsection (5).

- The James Patrick Memorial Work Incentive Personal Attendant Services and Employment Assistance Program shall reimburse the Florida Association of Centers for Independent Living monthly for payments made to program participants and for costs associated with program administration and oversight in accordance with the annual operating budget approved by the board of directors of the association, taking into consideration recommendations made by the oversight council created under subsection (6). The annual operating budget for costs associated with activities of the association for program operation, administration, and oversight may not exceed 10 12 percent of the funds provided deposited with the Florida Endowment Foundation for Vocational Rehabilitation pursuant to ss. 320.08068(4)(d) and 413.4021(1) for the previous fiscal year or the budget approved for the previous fiscal year, whichever amount is greater.
- (6) The James Patrick Memorial Work Incentive Personal Attendant Services and Employment Assistance Program Oversight Council is created adjunct to the Department of Education for the purpose of providing program recommendations, recommending the maximum monthly reimbursement available to program participants, advising the Florida Association of Centers for Independent Living on policies and procedures, and recommending

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### COMMITTEE/SUBCOMMITTEE AMENDMENT Bill No. CS/HB 907

(2017)

Amendment No. 1

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the program's annual operating budget for activities of the association associated with operations, administration, and oversight. The oversight council shall also advise on and recommend the schedule of eligible services for which program participants may be reimbursed subject to the requirements and limitations of paragraph (3)(c) which, at a minimum, must include personal care attendant services. The oversight council shall advise and make its recommendations under this section to the board of directors of the association. The oversight council is not subject to the control of or direction by the department, and the department is not responsible for providing staff support or paying any expenses incurred by the oversight council in the performance of its duties.

The oversight council shall issue a report to the Governor, the President of the Senate, the Speaker of the House of Representatives, and the Commissioner of Education by February 1 each year, summarizing the performance of the program.

Section 6. Subsections (1) and (2) of section 413.4021, Florida Statutes, are amended to read:

413.4021 Program participant selection; tax collection enforcement diversion program. - The Department of Revenue, in coordination with the Florida Association of Centers for Independent Living and the Florida Prosecuting Attorneys Association, shall select judicial circuits in which to operate

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Bill No. CS/HB 907 (2017)

Amendment No. 1

the program. The association and the state attorneys' offices
shall develop and implement a tax collection enforcement
diversion program, which shall collect revenue due from persons
who have not remitted their collected sales tax. The criteria
for referral to the tax collection enforcement diversion program
shall be determined cooperatively between the state attorneys'
offices and the Department of Revenue.

- (1) Notwithstanding s. 212.20, 50 percent of the revenues collected from the tax collection enforcement diversion program shall be deposited into the special reserve account of the Florida Association of Centers for Independent Living Endowment Foundation for Vocational Rehabilitation, to be used to administer the James Patrick Memorial Work Incentive Personal Attendant Services and Employment Assistance Program and to contract with the state attorneys participating in the tax collection enforcement diversion program in an amount of not more than \$75,000 for each state attorney.
- (2) The program shall operate only from funds deposited into the operating account of the Florida Association of Centers for Independent Living Endowment Foundation for Vocational Rehabilitation.

Section 7. Section 413.615, Florida Statutes, is amended to read:

413.615 Florida Endowment for Vocational Rehabilitation.-

(4) REVENUE FOR THE ENDOWMENT FUND.

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Bill No. CS/HB 907 (2017)

#### Amendment No. 1

- (a) The endowment fund of the Florida Endowment for Vocational Rehabilitation is created as a long-term, stable, and growing source of revenue to be administered, in accordance with rules promulgated by the division, by the foundation as a direct-support organization of the division.
- (b) The principal of the endowment fund shall derive from the deposits made pursuant to s. 318.21(2)(e), together with any legislative appropriations which may be made to the endowment, and such bequests, gifts, grants, and donations as may be solicited for such purpose by the foundation from public or private sources.
- (c) All funds remitted to the Department of Revenue pursuant to s. 318.21(2)(e) and (5) shall be transmitted monthly to the foundation for use as provided in subsection (10). All remaining liquid balances of funds held for investment and reinvestment by the State Board of Administration for the endowment fund on the effective date of this act shall be transmitted to the foundation within 60 days for use as provided in subsection (10).
- (d) The board of directors of the foundation shall establish the operating account and shall deposit therein the moneys transmitted pursuant to paragraph (c). Moneys in the operating account shall be available to carry out the purposes of subsection (10).

265193 - h0907-strike.docx



Bill No. CS/HB 907 (2017)

#### Amendment No. 1

	(e)	Funds red	eived fro	om state	source	s shall	be accou	unted
for	separ	ately from	bequest:	s, gifts	, grants	s, and o	donations	s which
may	be so	licited fo	or such p	ırposes	by the :	foundat:	ion from	public
or p	privat	e sources.	Earning	s on fun	ds rece	ived fro	om state	
sou	rces a	nd funds r	eceived:	from pub	lic or p	private	sources	shall
be a	accoun	ted for se	parately	<u>.</u>				

- (6) DIRECT-SUPPORT ORGANIZATION CONTRACT.—The contract between the foundation and the division shall provide for:
- (a) Approval of the articles of incorporation of the foundation by the division.
- (b) Governance of the foundation by a board of directors appointed by the Governor.
- (c) Submission of an annual budget of the foundation for approval by the division. The division may not approve an annual budget that does not comply with the requirements of (9)(j).
- (d) Certification by the division, after an annual financial and performance review, that the foundation is operating in compliance with the terms of the contract and the rules of the division, and in a manner consistent with the goals of the Legislature in providing assistance to disabled citizens.
- (e) The release and conditions of the expenditure of any state revenues.
- (f) The <u>orderly cessation of operations and</u> reversion to the state of moneys in the foundation and in any other funds and accounts held in trust by the foundation if the contract is

265193 - h0907-strike.docx



Amendment No. 1

terminated,	the	foundation	is	dissolved,	or	upon	the	repeal	of
this section	on.								

- (g) The fiscal year of the foundation, to begin on July 1 and end on June 30 of each year.
- (9) ORGANIZATION, POWERS, AND DUTIES.—Within the limits prescribed in this section or by rule of the division:
- (a) Upon appointment, the board shall meet and organize. Thereafter, the board shall hold such meetings as are necessary to implement the provisions of this section and shall conduct its business in accordance with rules promulgated by the division.
- (b) The board may solicit and receive bequests, gifts, grants, donations, goods, and services. Where gifts are restricted as to purpose, they may be used only for the purpose or purposes stated by the donor. The board may transmit monetary gifts to the State Board of Administration for deposit in the endowment fund principal.
- (c) The board may enter into contracts with the Federal Government, state or local agencies, private entities, or individuals to carry out the purposes of this section.
- (d) The board may identify, initiate, and fund new and creative programs to carry out the purposes of this section, utilizing existing organizations, associations, and agencies to carry out such rehabilitation programs and purposes wherever possible.

265193 - h0907-strike.docx



#### Amendment No. 1

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241	(e)	The	board	mav	make	gifts	or	grants
2-1	( - /	1110	Doara	may	marc	9++66	$\sim$ $\pm$	grancs.

- 1. To the State of Florida or any political subdivision thereof, or any public agency of state or local government.
- 2. To a corporation, trust, association, or foundation organized and operated exclusively for charitable, educational, or scientific purposes.
  - 3. To any citizen who has a documented disability.
- 4. To the division for purposes of program recognition and marketing, public relations and education, professional development, and technical assistance and workshops for grant applicants and recipients, the business community, and individuals with disabilities or recognized groups organized on their behalf.
- (f) The board may advertise and solicit applications for funding and shall evaluate applications and program proposals submitted thereto. Funding shall be awarded only where the evaluation is positive and the proposal meets both the guidelines for use established in subsection (10) and such evaluation criteria as the division may prescribe by rule.
- (g) The board shall monitor, review, and annually evaluate funded programs to determine whether funding should be continued, terminated, reduced, or increased.
- (h) The board shall establish an operating account as provided in paragraph (4)(d).

265193 - h0907-strike.docx



Amendment No. 1

	(i)	The	board	may	take	such	addi	tional	actio	ns, in	clud	ling
the	hiring	g of	neces	sary	stafi	Ē, as	are	deemed	neces	sary a	nd	
appı	ropriat	e to	admir	niste	r thi	is sec	ction	, subje	ect to	rules	of	the
divi	ision.											

- (j) Administrative costs shall be kept to the minimum necessary for the efficient and effective administration of the foundation and are limited to 15 percent of total estimated expenditures in any calendar year. Administrative costs include payment of travel and per diem expenses of board members; officer salaries; chief executive officer program management; audits; salaries or other costs for nonofficers and contractors providing services that are not directly related to the mission of the foundation as described in subsection (5); costs of promoting the purposes of the foundation; and other allowable costs. Administrative costs may be paid from the following sources:
- 1. Interest and earnings on the endowment principal for the 2017-2018 fiscal year.
- 2. Private sources and up to seventy-five percent of interest and earnings on the endowment principal for the 2018-2019 fiscal year.
- 3. Private sources and up to fifty percent of interest and earnings on the endowment principal for the 2019-2020 fiscal year.

265193 - h0907-strike.docx



Bill No. CS/HB 907 (2017)

#### Amendment No. 1

289	4. Private sources and up to twenty-five percent of
290	interest and earnings on the endowment principal for the 2020-
291	2021 fiscal year.
292	5. Solely private sources for the 2021-2022 fiscal year
293	and thereafter.
294	(k) The foundation shall publish on its website:
295	1. The annual audit required by subsection (11) and the
296	annual report required by subsection (12).
297	2. For each position filled by an officer or employee, the
298	position's compensation level.
299	3. A copy of each contract into which the foundation
300	enters.
301	4. Information on each program, gift, or grant funded by
302	the foundation, including:
303	a. Projected economic benefits at the time of the initial
304	award date.
305	b. Information describing the program, gift, or grant
306	funded.
307	c. The geographic area impacted.
308	d. Any matching, in-kind support or other support.
309	e. The expected duration.
310	f. Evaluation criteria.
311	5. The foundation's contract with the division required by
312	subsection (6).

265193 - h0907-strike.docx



#### Amendment No. 1

( )	10)	DIS	STRIBUTION	OF MONEY	S.—The	board	shall	use	the
moneys	in	the	operating	account,	by wh	atever	means,	to	provide
for:									

- (a) Planning, research, and policy development for issues related to the employment and training of disabled citizens, and publication and dissemination of such information as may serve the objectives of this section.
  - (b) Promotion of initiatives for disabled citizens.
- (c) Funding of programs which engage in, contract for, foster, finance, or aid in job training and counseling for disabled citizens or research, education, demonstration, or other activities related thereto.
- (d) Funding of programs which engage in, contract for, foster, finance, or aid in activities designed to advance better public understanding and appreciation of the field of vocational rehabilitation.
- (e) Funding of programs, property, or facilities which aid, strengthen, and extend in any proper and useful manner the objectives, work, services, and physical facilities of the division, in accordance with the purposes of this section.

Any allocation of funds for research, advertising, or consulting shall be subject to a competitive solicitation process. State funds may not be used to fund events for private sector donors or potential donors or to honor supporters.

265193 - h0907-strike.docx



Amendment No. 1

(11)	ANNUAL AUDI	$\Gamma$ .—The boat	rd shall	provide	for an	annual	-
financial	audit of the	foundation	ı in acc	ordance	with s.	215.98	31.
The ident:	ities of dono	rs and pro	spective	donors	who desi	re to	
remain and	onymous shall	be protect	ed, and	that an	onymity	shall	be
maintaine	d in the audi	tor's repo	rt.				

- (12) ANNUAL REPORT.—The board shall issue a report to the Governor, the President of the Senate, the Speaker of the House of Representatives, and the Commissioner of Education by <a href="December February">December February</a> 1 each year, summarizing the performance of the endowment fund for the previous fiscal year, summarizing the foundation's fundraising activities and performance, and detailing those activities and programs supported by the endowment principal or earnings on the endowment principal and <a href="those supported extensions">those supported extensions</a> by private sources, bequests, gifts, grants, donations, and other valued goods and services received. The report shall also include:
- (a) Financial data, by service type, including expenditures for administration and the provision of services.
- (b) The amount spent on administrative expenses, fundraising and the amount of funds raised from private sources.
- (c) Outcome data, including the number of individuals served and employment outcomes.
- (13) RULES.—The division shall promulgate rules for the implementation of this section.

265193 - h0907-strike.docx



#### Amendment No. 1

(14) REPEAL.—This section is repealed October 1, $2018$
2017, unless reviewed and saved from repeal by the Legislature.
Section 8. The Florida Endowment for Vocational
Rehabilitation shall transfer any funds received pursuant to s.
320.08068(4) to the respective entities identified in s.
320.08068(4)(a)-(e) in accordance with the requirements of this
act. Any funds held in the special reserve account under s.
413.4021(1) to administer the James Patrick Memorial Work
Incentive Personal Attendant Services and Employment Assistance
Program shall be immediately transferred to the Florida
Association of Centers for Independent Living for continuity of
participant payments and essential program operations.

#### TITLE AMENDMENT

Remove everything before the enacting clause and insert:
An act relating to direct-support organizations; amending s.
20.058; requiring certain organizations to include contractual
provision for the orderly cessation of operations; amending ss.
318.21, 320.08068, and 320.0848, F.S.; revising provisions
relating to the distribution of proceeds from civil penalties
for traffic infractions, the sale of motorcycle specialty
license plates, and temporary disabled parking permits,
respectively; requiring that certain proceeds be deposited into

265193 - h0907-strike.docx



#### Amendment No. 1

the Grants and Donations Trust Fund of the Division of 387 Vocational Rehabilitation, instead of the Florida Endowment 388 Foundation for Vocational Rehabilitation; amending s. 413.402, 389 F.S.; deleting a requirement that a specified agreement be 390 maintained between the foundation and the Florida Association of 391 392 Centers for Independent Living; requiring the association to administer the James Patrick Memorial Work Incentive Personal 393 394 Attendant Services and Employment Assistance Program; reducing the maximum percentage of certain funds authorized for program 395 396 operation, administration, and oversight; amending s. 413.4021, F.S.; requiring a specified percentage of certain revenues to be 397 398 deposited into the Florida Association of Centers for Independent Living special reserve account to administer 399 400 specified programs; amending s. 413.615, F.S.; requiring separate accounts for certain funds received from state sources 401 and public or private sources; providing additional duties of 402 403 the Florida Endowment for Vocational Rehabilitation; requiring the foundation to publish certain information on its website; 404 requiring certain funding allocations to be subject to a 405 competitive solicitation process; prohibiting the use of state 406 funds for certain purposes; specifying data to be included in an 407 annual report to the Governor, Legislature, and Commissioner of 408 409 Education; extending the date for future review and repeal of 410 provisions relating to the endowment; creating an unnumbered 411 section of law; requiring the Florida Endowment Foundation for

265193 - h0907-strike.docx



Bill No. CS/HB 907 (2017)

Amendment No. 1

412	Vocational	Rehabilit	ation	to tra	nsfer	funds	to	specified
413	entities;	providing	an efi	fective	date	•		

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265193 - h0907-strike.docx