



Schools & Learning Council Action Packet

**April 1, 2008
9:00 am – 12:00 pm
212 Knott**

**Marco Rubio
Speaker**

**Joe H. Pickens
Council Chair**

COUNCIL MEETING REPORT

Schools & Learning Council

4/1/2008 9:00:00AM

Location: 212 Knott Building

Attendance:

	<i>Present</i>	<i>Absent</i>	<i>Excused</i>
Joe Pickens (Chair)	X		
Thad Altman	X		
Dorothy Bendross-Mindingall	X		
Marti Coley	X		
Anitere Flores			X
Clay Ford	X		
Bill Heller	X		
Martin Kiar	X		
John Legg			X
Janet Long	X		
Charles McBurney	X		
Seth McKeel	X		
William Proctor	X		
David Simmons	X		
Anthony Traviesa	X		
Shelley Vana	X		
Totals:	14	0	2

Committee meeting was reported out: Tuesday, April 01, 2008 1:58:34PM

COUNCIL MEETING REPORT

Schools & Learning Council

4/1/2008 9:00:00AM

Location: 212 Knott Building

HB 185 : Public K-12 Education

Favorable with Council Substitute

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Thad Altman	X				
Dorothy Bendross-Mindingall	X				
Marti Coley	X				
Anitere Flores			X		
Clay Ford	X				
Bill Heller	X				
Martin Kiar	X				
John Legg			X		
Janet Long	X				
Charles McBurney	X				
Seth McKeel	X				
William Proctor	X				
David Simmons	X				
Anthony Traviesa	X				
Shelley Vana	X				
Joe Pickens (Chair)	X				
Total Yeas: 14		Total Nays: 0			

Committee meeting was reported out: Tuesday, April 01, 2008 1:58:34PM

COUNCIL MEETING REPORT

Schools & Learning Council

4/1/2008 9:00:00AM

Location: 212 Knott Building

HB 251 : Public Secondary Schools

Favorable with Council Substitute

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Thad Altman	X				
Dorothy Bendross-Mindingall	X				
Marti Coley	X				
Anitere Flores			X		
Clay Ford	X				
Bill Heller	X				
Martin Kiar	X				
John Legg			X		
Janet Long	X				
Charles McBurney	X				
Seth McKeel	X				
William Proctor	X				
David Simmons	X				
Anthony Traviesa	X				
Shelley Vana	X				
Joe Pickens (Chair)	X				
Total Yeas: 14		Total Nays: 0			

Committee meeting was reported out: Tuesday, April 01, 2008 1:58:34PM

COUNCIL MEETING REPORT

Schools & Learning Council

4/1/2008 9:00:00AM

Location: 212 Knott Building

HB 475 : Student Financial Assistance

Favorable

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Thad Altman	X				
Dorothy Bendross-Mindingall	X				
Marti Coley	X				
Anitere Flores			X		
Clay Ford	X				
Bill Heller	X				
Martin Kiar	X				
John Legg			X		
Janet Long	X				
Charles McBurney	X				
Seth McKeel	X				
William Proctor	X				
David Simmons	X				
Anthony Traviesa	X				
Shelley Vana	X				
Joe Pickens (Chair)	X				
Total Yeas: 14		Total Nays: 0			

Committee meeting was reported out: Tuesday, April 01, 2008 1:58:34PM

COUNCIL MEETING REPORT

Schools & Learning Council

4/1/2008 9:00:00AM

Location: 212 Knott Building

HB 745 : State University Student Fees

Favorable with Council Substitute

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Thad Altman	X				
Dorothy Bendross-Mindingall	X				
Marti Coley	X				
Anitere Flores			X		
Clay Ford	X				
Bill Heller	X				
Martin Kiar		X			
John Legg			X		
Janet Long	X				
Charles McBurney	X				
Seth McKeel	X				
William Proctor	X				
David Simmons	X				
Anthony Traviesa	X				
Shelley Vana		X			
Joe Pickens (Chair)	X				
Total Yeas: 12		Total Nays: 2			

Committee meeting was reported out: Tuesday, April 01, 2008 1:58:34PM

COUNCIL MEETING REPORT

Schools & Learning Council

4/1/2008 9:00:00AM

Location: 212 Knott Building

HB 893 : Tax on Sales, Use, and Other Transactions

Favorable with Council Substitute

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Thad Altman	X				
Dorothy Bendross-Mindingall	X				
Marti Coley	X				
Anitere Flores			X		
Clay Ford	X				
Bill Heller	X				
Martin Kiar			X		
John Legg			X		
Janet Long	X				
Charles McBurney	X				
Seth McKeel	X				
William Proctor	X				
David Simmons	X				
Anthony Traviesa	X				
Shelley Vana	X				
Joe Pickens (Chair)			X		
Total Yeas: 12		Total Nays: 0			

Committee meeting was reported out: Tuesday, April 01, 2008 1:58:34PM

COUNCIL MEETING REPORT

Schools & Learning Council

4/1/2008 9:00:00AM

Location: 212 Knott Building

PCB SLC 08-03 : State College System

<input checked="" type="checkbox"/> Favorable	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Thad Altman	X				
Dorothy Bendross-Mindingall	X				
Marti Coley	X				
Anitere Flores			X		
Clay Ford	X				
Bill Heller	X				
Martin Kiar	X				
John Legg			X		
Janet Long	X				
Charles McBurney	X				
Seth McKeel	X				
William Proctor	X				
David Simmons	X				
Anthony Traviesa	X				
Shelley Vana	X				
Joe Pickens (Chair)	X				
Total Yeas: 14		Total Nays: 0			

Committee meeting was reported out: Tuesday, April 01, 2008 1:58:34PM

COUNCIL MEETING REPORT

Schools & Learning Council

4/1/2008 9:00:00AM

Location: 212 Knott Building

PCB SLC 08-05 : College and Career Preparation

Favorable With Amendments

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Thad Altman	X				
Dorothy Bendross-Mindingall	X				
Marti Coley	X				
Anitere Flores			X		
Clay Ford	X				
Bill Heller	X				
Martin Kiar	X				
John Legg			X		
Janet Long	X				
Charles McBurney	X				
Seth McKeel	X				
William Proctor	X				
David Simmons	X				
Anthony Traviesa	X				
Shelley Vana	X				
Joe Pickens (Chair)	X				
Total Yeas: 14		Total Nays: 0			

Committee meeting was reported out: Tuesday, April 01, 2008 1:58:34PM

COUNCIL MEETING REPORT

Schools & Learning Council

4/1/2008 9:00:00AM

Location: 212 Knott Building

PCB SLC 08-09 : K-8 Virtual Education

Favorable With Amendments

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Thad Altman	X				
Dorothy Bendross-Mindingall	X				
Marti Coley	X				
Anitere Flores			X		
Clay Ford	X				
Bill Heller	X				
Martin Kiar	X				
John Legg			X		
Janet Long	X				
Charles McBurney	X				
Seth McKeel	X				
William Proctor	X				
David Simmons	X				
Anthony Traviesa	X				
Shelley Vana		X			
Joe Pickens (Chair)	X				
Total Yeas: 13		Total Nays: 1			

Committee meeting was reported out: Tuesday, April 01, 2008 1:58:34PM

COUNCIL MEETING REPORT

Schools & Learning Council

4/1/2008 9:00:00AM

Location: 212 Knott Building

PCS for HB 65 : Supplemental Educational Services

<input checked="" type="checkbox"/> Favorable	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Thad Altman	X				
Dorothy Bendross-Mindingall	X				
Marti Coley	X				
Anitere Flores			X		
Clay Ford	X				
Bill Heller	X				
Martin Kiar	X				
John Legg			X		
Janet Long	X				
Charles McBurney	X				
Seth McKeel	X				
William Proctor	X				
David Simmons	X				
Anthony Traviesa	X				
Shelley Vana	X				
Joe Pickens (Chair)	X				
Total Yeas: 14		Total Nays: 0			

Committee meeting was reported out: Tuesday, April 01, 2008 1:58:34PM

COUNCIL MEETING REPORT

Schools & Learning Council

4/1/2008 9:00:00AM

Location: 212 Knott Building

Summary:

Schools & Learning Council

Tuesday April 01, 2008 09:00 am

HB 185	Favorable with Council Substitute	Yeas: 14	Nays: 0
HB 251	Favorable with Council Substitute	Yeas: 14	Nays: 0
HB 475	Favorable	Yeas: 14	Nays: 0
HB 745	Favorable with Council Substitute	Yeas: 12	Nays: 2
HB 893	Favorable with Council Substitute	Yeas: 12	Nays: 0
PCB SLC 08-03	Favorable	Yeas: 14	Nays: 0
PCB SLC 08-05	Favorable With Amendments	Yeas: 14	Nays: 0
PCB SLC 08-09	Favorable With Amendments	Yeas: 13	Nays: 1
PCS for HB 65	Favorable	Yeas: 14	Nays: 0

Committee meeting was reported out: Tuesday, April 01, 2008 1:58:34PM

HOUSE AMENDMENT FOR COUNCIL/COMMITTEE PURPOSES

Amendment No. 1 (for drafter's use only)

Bill No. PCS for HB 65

COUNCIL/COMMITTEE ACTION

ADOPTED _____ (Y/N)
 ADOPTED AS AMENDED _____ (Y/N)
 ADOPTED W/O OBJECTION _____ (Y/N)
 FAILED TO ADOPT _____ (Y/N)
 WITHDRAWN (Y/N)
 OTHER _____

Withdrawn

1 Council/Committee hearing bill: Schools & Learning Council
 2 Representative(s) Traviesa offered the following:

Amendment (with directory and title amendments)

Between line(s) 16-17 insert:

(1) INCENTIVES.--A provider or school district may not provide incentives to entice a student or a student's parent to choose a provider. After a provider has been chosen, the student may be awarded incentives for performance or attendance, the total value of which may not exceed \$50 per student per year. Instructional materials from the provider, including but not limited to computers, software, and books, are not incentives and may be retained by a student or his or her parent when authorized by the provider.

D I R E C T O R Y A M E N D M E N T

Remove line(s) 11-13 and insert:

Section 1. Subsection (1) of section 1008.331, Florida Statutes, is amended, subsection (5) of that section is

HOUSE AMENDMENT FOR COUNCIL/COMMITTEE PURPOSES

Amendment No. 1 (for drafter's use only)

21 | renumbered as subsection (6), and a new subsection (5) is added
22 | to that section, to read:

23 |

24 | -----

25 |

T I T L E A M E N D M E N T

26 |

Remove line 3 and insert:

27 |

amending s. 1008.331, F.S.; providing that instructional

28 |

materials from a provider are not incentives and may be retained

29 |

by the student or parent; requiring the Department of

30 |

HOUSE AMENDMENT FOR COUNCIL/COMMITTEE PURPOSES

Amendment No. 1

Bill No. 0251

COUNCIL/COMMITTEE ACTION

ADOPTED	<input type="checkbox"/>	(Y/N)
ADOPTED AS AMENDED	<input type="checkbox"/>	(Y/N)
ADOPTED W/O OBJECTION	<input checked="" type="checkbox"/>	(Y/N)
FAILED TO ADOPT	<input type="checkbox"/>	(Y/N)
WITHDRAWN	<input type="checkbox"/>	(Y/N)
OTHER	<input type="checkbox"/>	

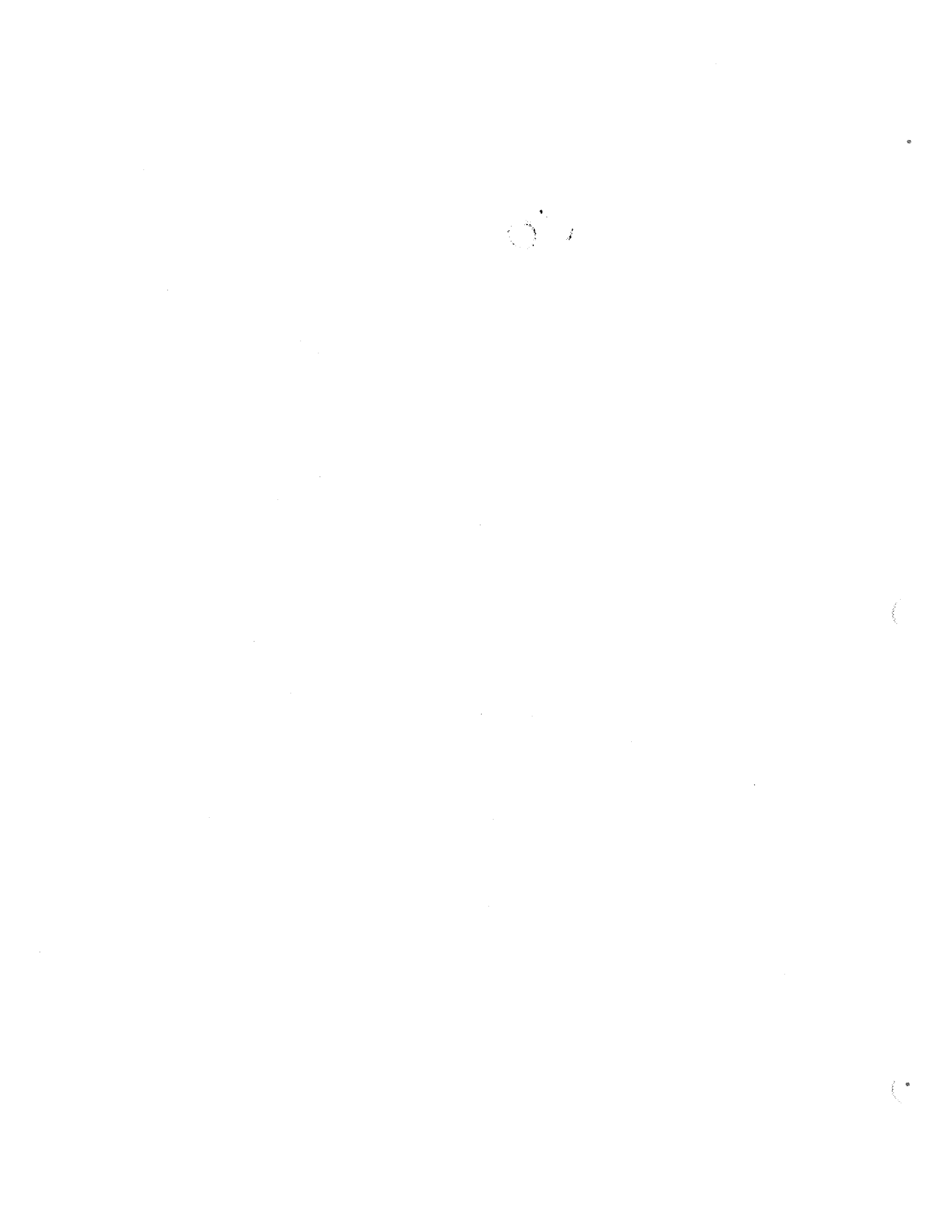
1 Council/Committee hearing bill: Schools and Learning Council
2 Representative Jordan offered the following:

3
4 **Amendment to Strike-all Amendment by Committee on K-12**

5 Remove lines 31-32 and insert:

6 (3) (a) A school district shall grant military recruiters
7 of the United States

8



COUNCIL/COMMITTEE ACTION

ADOPTED (Y/N)
 ADOPTED AS AMENDED (Y/N)
 ADOPTED W/O OBJECTION (Y/N)
 FAILED TO ADOPT (Y/N)
 WITHDRAWN (Y/N)
 OTHER _____

1 Council/Committee hearing bill: Schools and Learning Council
 2 Representative Jordan offered the following:

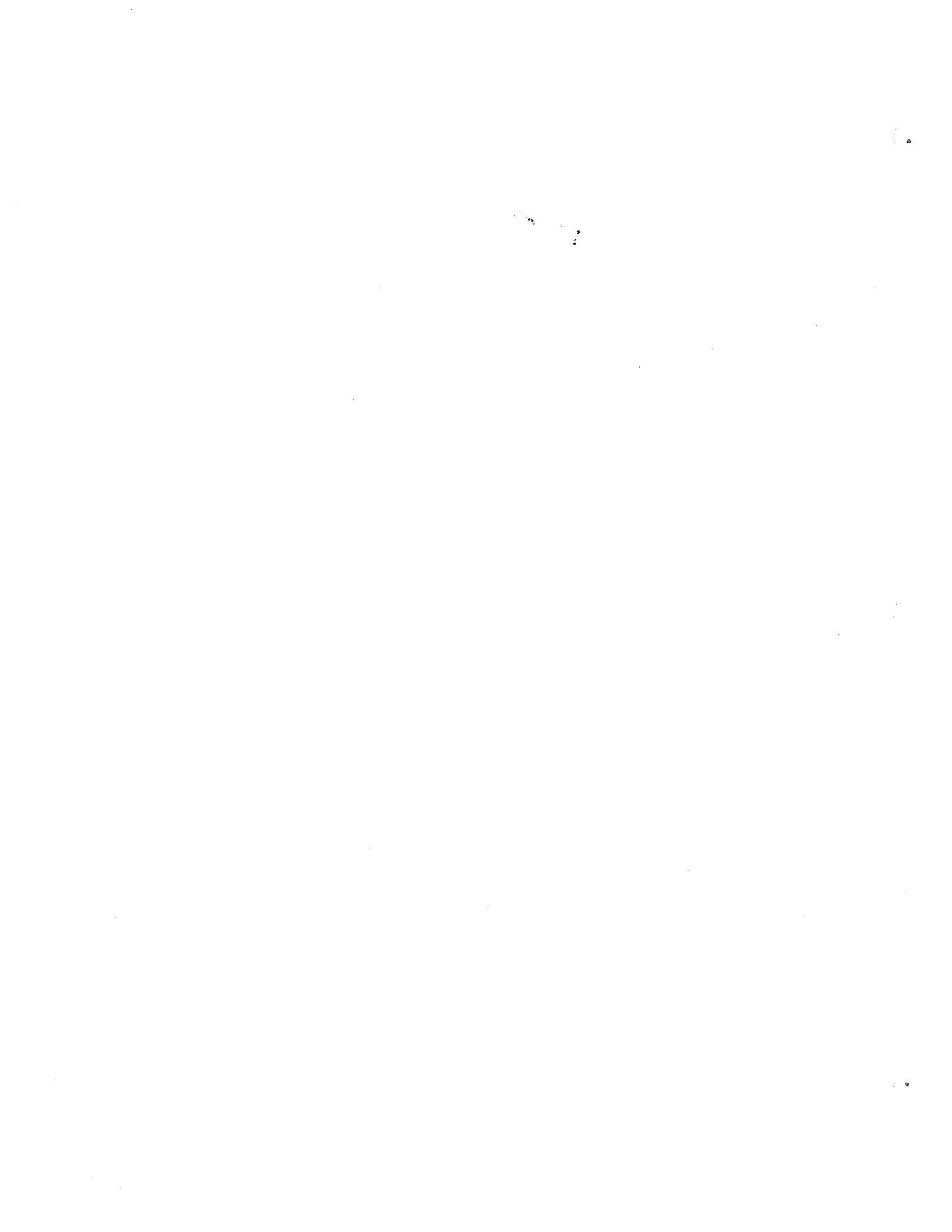
3
 4 **Amendment to Strike-all Amendment by Committee on K-12**
 5 **(with title amendment)**

6 Remove lines 54-55 and insert:

7 (1) A community college or state university may not ban
 8 any branch

9
 10
 11 -----
 12 **T I T L E A M E N D M E N T**

13 Remove line 93 and insert:
 14 banning a Senior
 15



HOUSE AMENDMENT FOR COUNCIL/COMMITTEE PURPOSES

Amendment No. 3

Bill No. 251

COUNCIL/COMMITTEE ACTION

ADOPTED (Y/N)

ADOPTED AS AMENDED (Y/N)

ADOPTED W/O OBJECTION (Y/N)

FAILED TO ADOPT (Y/N)

WITHDRAWN (Y/N)

OTHER _____

1 Council/Committee hearing bill: Schools and Learning Council
 2 Representative(s) Jordan offered the following:

3
 4 **Amendment to Strike-all Amendment by Committee on K-12**
 5 **(with title amendment)**

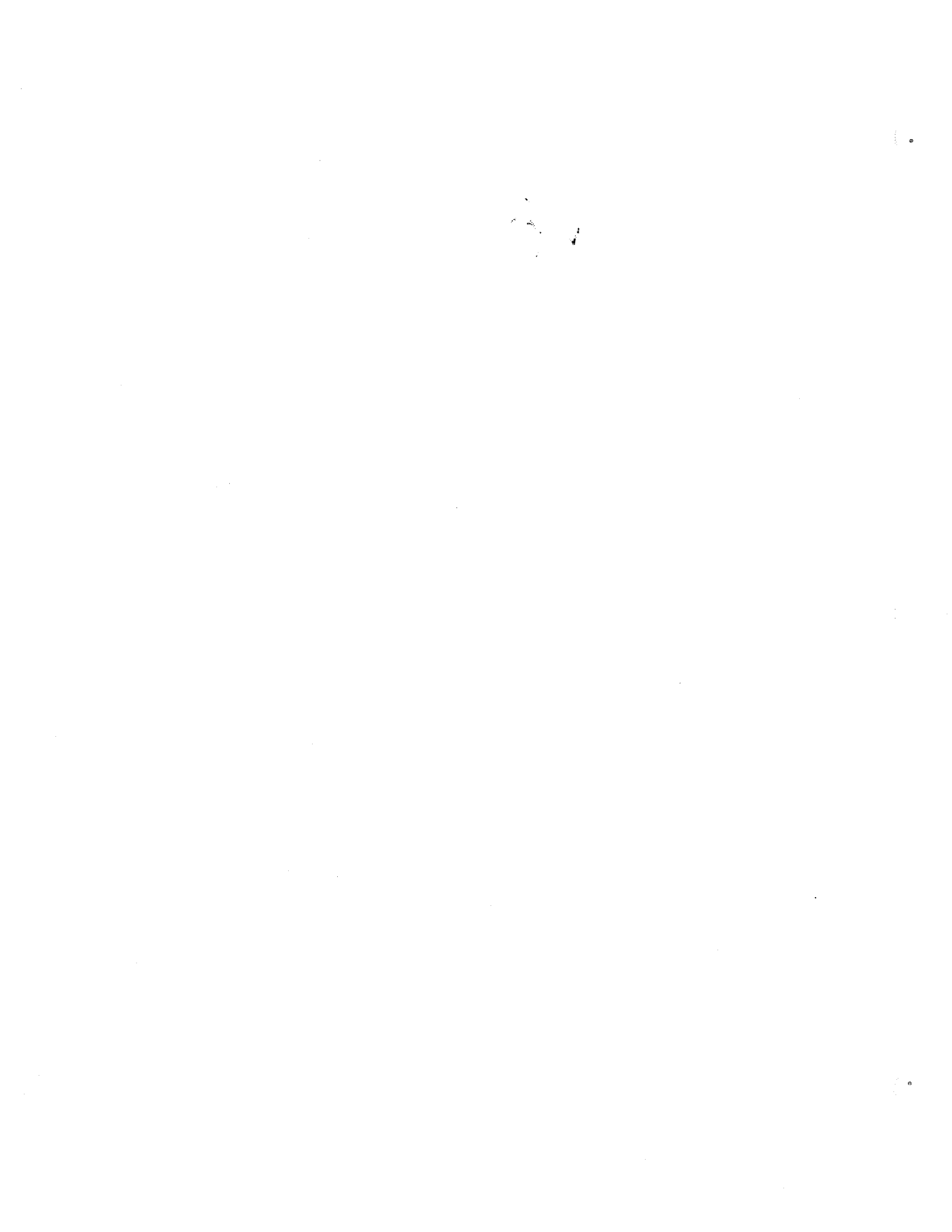
6 Remove lines 59-60 and insert:

7 (2) (a) A community college or state university shall grant
 8 military

9
 10 -----
 11 **T I T L E A M E N D M E N T**

12 Remove lines 95-97 and insert:

13 community college or state university grant military recruiters
 14 certain access to students, campus facilities and grounds, and,
 15 to the extent required by federal law, access to



HOUSE AMENDMENT FOR COUNCIL/COMMITTEE PURPOSES

Amendment No. (for drafter's use only)

Bill No. 745

COUNCIL/COMMITTEE ACTION

ADOPTED (Y/N)
ADOPTED AS AMENDED (Y/N)
ADOPTED W/O OBJECTION (Y/N)
FAILED TO ADOPT (Y/N)
WITHDRAWN (Y/N)
OTHER _____

1 Council/Committee hearing bill: Schools & Learning Council
2 Representative(s) Pickens and Traviesa offered the following:

3

4 **Amendment (with title amendment)**

5 Remove everything after the enacting clause and insert:
6 Section 1. Subsection (4) of section 216.136, Florida Statutes,
7 is amended to read:

8 216.136 Consensus estimating conferences; duties and
9 principals.--

10 (4) EDUCATION ESTIMATING CONFERENCE.--

11 (a) The Education Estimating Conference shall develop such
12 official information relating to the state public and private
13 educational system, including forecasts of student enrollments,
14 the number of students qualified for state financial aid
15 programs, and for the William L. Boyd, IV, Florida Resident
16 Access Grant Program, and for the Access to Better Learning and
17 Education Grant Program and the appropriation required to fund
18 the full award amounts for each program, fixed capital outlay
19 needs, and Florida Education Finance Program formula needs, as
20 the conference determines is needed for the state planning and
21 budgeting system.

HOUSE AMENDMENT FOR COUNCIL/COMMITTEE PURPOSES

Amendment No. (for drafter's use only)

22 **(b) Public Schools.**-- The conference's initial projections
23 of enrollments in public schools shall be forwarded by the
24 conference to each school district no later than 2 months prior
25 to the start of the regular session of the Legislature. Each
26 school district may, in writing, request adjustments to the
27 initial projections. Any adjustment request shall be submitted
28 to the conference no later than 1 month prior to the start of
29 the regular session of the Legislature and shall be considered
30 by the principals of the conference. A school district may amend
31 its adjustment request, in writing, during the first 3 weeks of
32 the legislative session, and such amended adjustment request
33 shall be considered by the principals of the conference. For any
34 adjustment so requested, the district shall indicate and
35 explain, using definitions adopted by the conference, the
36 components of anticipated enrollment changes that correspond to
37 continuation of current programs with workload changes; program
38 improvement; program reduction or elimination; initiation of new
39 programs; and any other information that may be needed by the
40 Legislature. For public schools, the conference shall submit its
41 full-time equivalent student consensus estimate to the
42 Legislature no later than 1 month after the start of the regular
43 session of the Legislature. No conference estimate may be
44 changed without the agreement of the full conference.

45 **(c) Postsecondary Education.**-- The conference shall
46 estimate a state-level demand pool for postsecondary education
47 that includes all delivery systems, public and private. The
48 conference shall calculate the level of public postsecondary
49 enrollment from the initial demand value. Once the state level
50 public sector demand has been established, the conference shall
51 use current policies and relationships to allocate the demand
52 into the appropriate delivery systems within the public sector.

HOUSE AMENDMENT FOR COUNCIL/COMMITTEE PURPOSES

Amendment No. (for drafter's use only)

53 The conference's initial projections of enrollments in public
54 postsecondary institutions shall be forwarded by the conference
55 to the State Board of Education and the Board of Governors no
56 later than 2 months prior to the start of the regular session of
57 the Legislature for distribution to their respective
58 institutions. Each institution may, in writing, request
59 adjustments to the initial projections. Any adjustment request
60 shall be submitted to the conference no later than 1 month prior
61 to the start of the regular session of the Legislature and shall
62 be considered by the principals of the conference. A public
63 postsecondary institution may amend its adjustment request, in
64 writing, during the first 3 weeks of the legislative session,
65 and such amended adjustment request shall be considered by the
66 principals of the conference. For any adjustment so requested,
67 the institution shall indicate and explain, using definitions
68 adopted by the conference, the components of anticipated
69 enrollment changes that correspond to continuation of current
70 programs with workload changes; program improvement; program
71 reduction or elimination; initiation of new programs; and any
72 other information that may be needed by the Legislature. The
73 conference shall submit its full-time equivalent student
74 consensus estimate for public postsecondary education to the
75 Legislature no later than 1 month after the start of the regular
76 session of the Legislature. No conference estimate may be
77 changed without the agreement of the full conference.

78 (d) ~~(b)~~ Student Financial Assistance.-- No later than 2
79 months prior to the start of the regular session of the
80 Legislature, the conference shall forward to each eligible
81 postsecondary education institution its initial projections of
82 the number of students qualified for state financial aid
83 programs and the appropriation required to fund those students

HOUSE AMENDMENT FOR COUNCIL/COMMITTEE PURPOSES

Amendment No. (for drafter's use only)

84 at the full award amount. Each postsecondary education
85 institution may request, in writing, adjustments to the initial
86 projection. Any adjustment request must be submitted to the
87 conference no later than 1 month prior to the start of the
88 regular session of the Legislature and shall be considered by
89 the principals of the conference. For any adjustment so
90 requested, the postsecondary education institution shall
91 indicate and explain, using definitions adopted by the
92 conference, the components of anticipated changes that
93 correspond to continuation of current programs with enrollment
94 changes, program reduction or elimination, initiation of new
95 programs, award amount increases or decreases, and any other
96 information that is considered by the conference. The conference
97 shall submit its consensus estimate to the Legislature no later
98 than 1 month after the start of the regular session of the
99 Legislature. No conference estimate may be changed without the
100 agreement of the full conference.

101 Section 2. Subsection (1) of section 1005.32, Florida
102 Statutes, is amended to read:

103 1005.32 Licensure by means of accreditation.--

104 (1) An independent postsecondary educational institution
105 that meets the following criteria may apply for a license by
106 means of accreditation from the commission:

107 (a) The institution has operated legally in this state for
108 at least 5 consecutive years.

109 (b) The institution holds institutional accreditation by
110 an accrediting agency evaluated and approved by the commission
111 as having standards substantially equivalent to the commission's
112 licensure standards.

113 (c) The institution has no unresolved complaints or
114 actions in the past 12 months.

HOUSE AMENDMENT FOR COUNCIL/COMMITTEE PURPOSES

Amendment No. (for drafter's use only)

115 (d) The institution meets minimum requirements for
116 financial responsibility as determined by the commission.

117 ~~(e) The institution is a Florida corporation.~~

118 Section 3. Subsection (3) of section 1009.01, Florida
119 Statutes, is amended and subsections (4), (5), and (6) are added
120 to read:

121 1009.01 Definitions.--The term:

122 (3) "Tuition differential" means the supplemental fee
123 charged to a student for instruction provided by a public
124 university in this state pursuant to s. 1009.24(16)~~(15)~~.

125 (4) "Undergraduate tuition" means the basic fee charged to
126 a student for instruction provided by a state university in a
127 lower level course or in an upper level course.

128 (5) "Graduate tuition" means the basic fee charged to a
129 student for instruction provided by a state university in a
130 graduate level course. Graduate level courses do not include
131 courses in professional programs.

132 (6) "Professional programs" means programs in dentistry,
133 law, medicine, pharmacy, and veterinary medicine.

134 Section 4. Section 1009.21, Florida Statutes, is amended
135 to read:

136 1009.21 Determination of resident status for tuition
137 purposes and student eligibility for state financial aid awards
138 and tuition assistance grants.-- Students shall be classified as
139 residents or nonresidents for the purpose of assessing tuition
140 in community colleges and state universities and for the purpose
141 of determining student eligibility for state financial aid
142 awards and tuition assistance grants.

143 (1) As used in this section, the term:

144 (a) ~~The term~~ "Dependent child" means any person, whether
145 or not living with his or her parent, who is eligible to be

HOUSE AMENDMENT FOR COUNCIL/COMMITTEE PURPOSES

Amendment No. (for drafter's use only)

146 claimed by his or her parent as a dependent under the federal
147 income tax code.

148 (b) "Initial enrollment" means the first day of class at
149 an institution of higher education.

150 ~~(c)-(b)~~ The term "Institution of higher education" means
151 any public community college or state university or any
152 institution eligible to participate in a program established
153 pursuant to s. 1009.50, s. 1009.505, s. 1009.51, s. 1009.52, s.
154 1009.53, s. 1009.54, s. 1009.56, s. 1009.57, s. 1009.60, s.
155 1009.62, s. 1009.63, s. 1009.68, s. 1009.72, s. 1009.73, s.
156 1009.76, s. 1009.77, s. 1009.89, or s. 1009.891.

157 ~~(d)-(e)~~ A "Legal resident" or "resident" means is a person
158 who has maintained his or her residence in this state for the
159 preceding year, has purchased a home which is occupied by him or
160 her as his or her residence, or has established a domicile in
161 this state pursuant to s. 222.17.

162 (e) "Nonresident for tuition purposes" means a person who
163 does not qualify for the in-state tuition rate.

164 ~~(f)-(d)~~ The term "Parent" means the natural or adoptive
165 parent or legal guardian of a dependent child.

166 ~~(g)-(e)~~ A "Resident for tuition purposes" means is a person
167 who qualifies as provided in subsection (2) for the in-state
168 tuition rate; ~~a "nonresident for tuition purposes" is a person~~
169 ~~who does not qualify for the in-state tuition rate.~~

170 (2) (a) To qualify as a resident for tuition purposes:

171 1. A person or, if that person is a dependent child, his
172 or her parent or parents must have established legal residence
173 in this state and must have maintained legal residence in this
174 state for at least 12 consecutive months immediately prior to
175 his or her initial enrollment in an institution of higher
176 education qualification. Legal residence must be established by

HOUSE AMENDMENT FOR COUNCIL/COMMITTEE PURPOSES

Amendment No. (for drafter's use only)

77 written or electronic verification that includes two or more of
178 the following Florida documents that demonstrate clear and
179 convincing evidence of continuous residence in the state for at
180 least 12 consecutive months prior to the student's initial
181 enrollment in an institution of higher education: a voter
182 information card pursuant to s. 97.071; a driver's license; an
183 identification card issued by the State of Florida; a vehicle
184 registration; a declaration of domicile; proof of purchase of a
185 permanent home; a transcript from a Florida high school; a
186 Florida GED diploma and transcript; proof of permanent full-time
187 employment; proof of 12 consecutive months of payment of utility
188 bills; a domicile lease and proof of 12 consecutive months of
189 payments; or other official state or court documents evidencing
190 legal ties to Florida. No single piece of evidence shall be
191 conclusive.

192 2. Every applicant for admission to an institution of
193 higher education shall be required to make a statement as to his
194 or her length of residence in the state and, further, shall
195 establish that his or her presence or, if the applicant is a
196 dependent child, the presence of his or her parent or parents in
197 the state currently is, and during the requisite 12-month
198 qualifying period was, for the purpose of maintaining a bona
199 fide domicile, rather than for the purpose of maintaining a mere
200 temporary residence or abode incident to enrollment in an
201 institution of higher education.

202 (b) However, with respect to a dependent child living with
203 an adult relative other than the child's parent, such child may
204 qualify as a resident for tuition purposes if the adult relative
205 is a legal resident who has maintained legal residence in this
206 state for at least 12 consecutive months immediately prior to
207 the child's initial enrollment in an institution of higher

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208 education qualification, provided the child has resided
209 continuously with such relative for the 5 years immediately
210 prior to the child's initial enrollment qualification, during
211 which time the adult relative has exercised day-to-day care,
212 supervision, and control of the child.

213 (c) The legal residence of a dependent child whose parents
214 are divorced, separated, or otherwise living apart will be
215 deemed to be this state if either parent is a legal resident of
216 this state, regardless of which parent is entitled to claim, and
217 does in fact claim, the minor as a dependent pursuant to federal
218 individual income tax provisions.

219 (d) A person who is classified as a nonresident for
220 tuition purposes may become eligible for reclassification as a
221 resident for tuition purposes if that person or, if that person
222 is a dependent child, his or her parent presents clear and
223 convincing evidence that supports permanent residency in this
224 state rather than temporary residency for the purpose of
225 pursuing an education, such as documentation of full-time
226 permanent employment for the prior 12 months or the purchase of
227 a home in this state and residence therein for the prior 12
228 months. If a person who is a dependent child and his or her
229 parent move to this state while such child is a high school
230 student and the child graduates from a high school in this
231 state, the child may become eligible for reclassification as a
232 resident for tuition purposes when the parent qualifies for
233 permanent residency.

234 (3) (a) An individual shall not be classified as a resident
235 for tuition purposes and, thus, shall not be eligible to receive
236 the in-state tuition rate until he or she has provided such
237 evidence related to legal residence and its duration or, if that
238 individual is a dependent child, documentation of his or her

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240 parent's legal residence and its duration, as well as
241 documentation confirming his or her status as a dependent child,
242 as may be required by law and by officials of the institution of
243 higher education from which he or she seeks the in-state tuition
244 rate. The documentation shall provide clear and convincing
245 evidence that residency in this state was for a minimum of 12
246 months prior to the student's initial enrollment in an
247 institution of higher education. No single piece of evidence
248 shall be conclusive.

248 (b) Each institution of higher learning shall:

249 1. Determine whether an applicant who has been granted
250 admission to that institution is a dependent child.

251 2. Affirmatively determine that an applicant who has been
252 granted admission to that institution as a Florida resident
253 meets the residency requirements of this section at the time of
254 initial enrollment.

255 (4) With respect to a dependent child, the legal residence
256 of such individual's parent or parents is prima facie evidence
257 of the individual's legal residence, which evidence may be
258 reinforced or rebutted, relative to the age and general
259 circumstances of the individual, by the other evidence of legal
260 residence required of or presented by the individual. However,
261 the legal residence of an individual whose parent or parents are
262 domiciled outside this state is not prima facie evidence of the
263 individual's legal residence if that individual has lived in
264 this state for 5 consecutive years prior to enrolling or
265 reregistering at the institution of higher education at which
266 resident status for tuition purposes is sought.

267 (5) In making a domiciliary determination related to the
268 classification of a person as a resident or nonresident for
269 tuition purposes, the domicile of a married person, irrespective

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270 of sex, shall be determined, as in the case of an unmarried
271 person, by reference to all relevant evidence of domiciliary
272 intent. For the purposes of this section:

273 (a) A person shall not be precluded from establishing or
274 maintaining legal residence in this state and subsequently
275 qualifying or continuing to qualify as a resident for tuition
276 purposes solely by reason of marriage to a person domiciled
277 outside this state, even when that person's spouse continues to
278 be domiciled outside of this state, provided such person
279 maintains his or her legal residence in this state.

280 (b) A person shall not be deemed to have established or
281 maintained a legal residence in this state and subsequently to
282 have qualified or continued to qualify as a resident for tuition
283 purposes solely by reason of marriage to a person domiciled in
284 this state.

285 (c) In determining the domicile of a married person,
286 irrespective of sex, the fact of the marriage and the place of
287 domicile of such person's spouse shall be deemed relevant
288 evidence to be considered in ascertaining domiciliary intent.

289 (6) Any nonresident person, irrespective of sex, who
290 marries a legal resident of this state or marries a person who
291 later becomes a legal resident may, upon becoming a legal
292 resident of this state, accede to the benefit of the spouse's
293 immediately precedent duration as a legal resident for purposes
294 of satisfying the 12-month durational requirement of this
295 section.

296 (7) A person shall not lose his or her resident status for
297 tuition purposes solely by reason of serving, or, if such person
298 is a dependent child, by reason of his or her parent's or
299 parents' serving, in the Armed Forces outside this state.

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300 (8) A person who has been properly classified as a
301 resident for tuition purposes but who, while enrolled in an
302 institution of higher education in this state, loses his or her
303 resident tuition status because the person or, if he or she is a
304 dependent child, the person's parent or parents establish
305 domicile or legal residence elsewhere shall continue to enjoy
306 the in-state tuition rate for a statutory grace period, which
307 period shall be measured from the date on which the
308 circumstances arose that culminated in the loss of resident
309 tuition status and shall continue for 12 months. However, if the
310 12-month grace period ends during a semester or academic term
311 for which such former resident is enrolled, such grace period
312 shall be extended to the end of that semester or academic term.

313 (9) Any person who ceases to be enrolled at or who
314 graduates from an institution of higher education while
315 classified as a resident for tuition purposes and who
316 subsequently abandons his or her domicile in this state shall be
317 permitted to reenroll at an institution of higher education in
318 this state as a resident for tuition purposes without the
319 necessity of meeting the 12-month durational requirement of this
320 section if that person has reestablished his or her domicile in
321 this state within 12 months of such abandonment and continuously
322 maintains the reestablished domicile during the period of
323 enrollment. The benefit of this subsection shall not be accorded
324 more than once to any one person.

325 (10) The following persons shall be classified as
326 residents for tuition purposes:

327 (a) Active duty members of the Armed Services of the
328 United States residing or stationed in this state, their
329 spouses, and dependent children, and active members of the

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330 Florida National Guard who qualify under s. 250.10(7) and (8)
331 for the tuition assistance program.

332 (b) Active duty members of the Armed Services of the
333 United States and their spouses and dependents attending a
334 public community college or state university within 50 miles of
335 the military establishment where they are stationed, if such
336 military establishment is within a county contiguous to Florida.

337 (c) United States citizens living on the Isthmus of
338 Panama, who have completed 12 consecutive months of college work
339 at the Florida State University Panama Canal Branch, and their
340 spouses and dependent children.

341 (d) Full-time instructional and administrative personnel
342 employed by state public schools, community colleges, and
343 institutions of higher education, as defined in s. 1000.04, and
344 their spouses and dependent children.

345 (e) Students from Latin America and the Caribbean who
346 receive scholarships from the federal or state government. Any
347 student classified pursuant to this paragraph shall attend, on a
348 full-time basis, a Florida institution of higher education.

349 (f) Southern Regional Education Board's Academic Common
350 Market graduate students attending Florida's state universities.

351 (g) Full-time employees of state agencies or political
352 subdivisions of the state when the student fees are paid by the
353 state agency or political subdivision for the purpose of job-
354 related law enforcement or corrections training.

355 (h) McKnight Doctoral Fellows and Finalists who are United
356 States citizens.

357 (i) United States citizens living outside the United
358 States who are teaching at a Department of Defense Dependent
359 School or in an American International School and who enroll in

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360 a graduate level education program which leads to a Florida
361 teaching certificate.

362 (j) Active duty members of the Canadian military residing
363 or stationed in this state under the North American Air Defense
364 (NORAD) agreement, and their spouses and dependent children,
365 attending a community college or state university within 50
366 miles of the military establishment where they are stationed.

367 (k) Active duty members of a foreign nation's military who
368 are serving as liaison officers and are residing or stationed in
369 this state, and their spouses and dependent children, attending
370 a community college or state university within 50 miles of the
371 military establishment where the foreign liaison officer is
372 stationed.

373 (11) The State Board of Education and the Board of
374 Governors shall adopt rules to implement this section.

375 Section 5. Subsection (6) of section 1009.22, Florida
376 Statutes, is amended to read:

377 1009.22 Workforce education postsecondary student fees.--

378 (6) Each district school board and community college board
379 of trustees may establish a separate fee for capital
380 improvements, technology enhancements, or equipping buildings
381 which may not exceed 5 percent of tuition for resident students
382 or 5 percent of tuition and out-of-state fees for nonresident
383 students. Funds collected by community colleges through these
384 fees may be bonded only for the purpose of financing or
385 refinancing new construction and equipment, renovation, or
386 remodeling of educational facilities. The fee shall be collected
387 as a component part of the tuition and fees, paid into a
388 separate account, and expended only to construct and equip,
389 maintain, improve, or enhance the certificate career education
390 or adult education facilities of the school district or

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391 community college. Projects funded through the use of the
392 capital improvement fee must meet the survey and construction
393 requirements of chapter 1013. Pursuant to s. 216.0158, each
394 district school board and community college board of trustees
395 shall identify each project, including maintenance projects,
396 proposed to be funded in whole or in part by such fee. Capital
397 improvement fee revenues may be pledged by a board of trustees
398 as a dedicated revenue source to the repayment of debt,
399 including lease-purchase agreements and revenue bonds, with a
400 term not to exceed 20 years, and not to exceed the useful life
401 of the asset being financed, only for the new construction and
402 equipment, renovation, or remodeling of educational facilities.
403 Community colleges may use the services of the Division of Bond
404 Finance of the State Board of Administration to issue any bonds
405 authorized through the provisions of this subsection. Any such
406 bonds issued by the Division of Bond Finance shall be in
407 compliance with the provisions of the State Bond Act. Bonds
408 issued pursuant to the State Bond Act shall be validated in the
409 manner provided by chapter 75. The complaint for such validation
410 shall be filed in the circuit court of the county where the seat
411 of state government is situated, the notice required to be
412 published by s. 75.06 shall be published only in the county
413 where the complaint is filed, and the complaint and order of the
414 circuit court shall be served only on the state attorney of the
415 circuit in which the action is pending. A maximum of 15 percent
416 ~~cents per credit hour~~ may be allocated from the capital
417 improvement fee for child care centers conducted by the district
418 school board or community college board of trustees.

419 Section 6. Subsections (7) and (12) of s. 1009.23, Florida
420 Statutes, are amended to read:

421 1009.23 Community college student fees.--

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422 (7) Each community college board of trustees may establish
423 a separate activity and service fee not to exceed 10 percent of
424 the tuition fee, according to rules of the State Board of
425 Education. The student activity and service fee shall be
426 collected as a component part of the tuition and fees. The
427 student activity and service fees shall be paid into a student
428 activity and service fund at the community college and shall be
429 expended for lawful purposes to benefit the student body in
430 general. These purposes include, but are not limited to, student
431 publications and grants to duly recognized student
432 organizations, the membership of which is open to all students
433 at the community college without regard to race, sex, or
434 religion. No community college shall be required to lower any
435 activity and service fee approved by the board of trustees of
436 the community college and in effect prior to June 27, 2007, in
437 order to comply with the provisions of this subsection.

438 (12)(a) In addition to tuition, out-of-state, financial
439 aid, capital improvement, student activity and service, and
440 technology fees authorized in this section, each community
441 college board of trustees is authorized to establish fee
442 schedules for the following user fees and fines: laboratory
443 fees; parking fees and fines; library fees and fines; fees and
444 fines relating to facilities and equipment use or damage; access
445 or identification card fees; duplicating, photocopying, binding,
446 or microfilming fees; standardized testing fees; diploma
447 replacement fees; transcript fees; application fees; graduation
448 fees; and late fees related to registration and payment. Such
449 user fees and fines shall not exceed the cost of the services
450 provided and shall only be charged to persons receiving the
451 service. A community college may not charge any fee except as
452 authorized by law ~~or rules of the State Board of Education.~~

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453 Parking fee revenues may be pledged by a community college board
454 of trustees as a dedicated revenue source for the repayment of
455 debt, including lease-purchase agreements and revenue bonds with
456 terms not exceeding 20 years and not exceeding the useful life
457 of the asset being financed. Community colleges shall use the
458 services of the Division of Bond Finance of the State Board of
459 Administration to issue any revenue bonds authorized by the
460 provisions of this subsection. Any such bonds issued by the
461 Division of Bond Finance shall be in compliance with the
462 provisions of the State Bond Act. Bonds issued pursuant to the
463 State Bond Act shall be validated in the manner established in
464 chapter 75. The complaint for such validation shall be filed in
465 the circuit court of the county where the seat of state
466 government is situated, the notice required to be published by
467 s. 75.06 shall be published only in the county where the
468 complaint is filed, and the complaint and order of the circuit
469 court shall be served only on the state attorney of the circuit
470 in which the action is pending.

471 (b) The State Board of Education may adopt rules pursuant
472 to ss. 120.536(1) and 120.54 to administer the provisions of
473 this section.

474 Section 7. Subsections (4) and (7) of section 1009.24,
475 Florida Statutes, are amended to read:

476 1009.24 State university student fees.--

477 (4)(a)1. Effective January 1, 2008, the resident
478 undergraduate tuition for lower level and upper level coursework
479 shall be \$77.39 per credit hour.

480 2.(b) Beginning with the 2008-2009 fiscal year and each
481 year thereafter, the resident undergraduate tuition per credit
482 hour shall increase at the beginning of each fall semester at a
483 rate equal to inflation, unless otherwise provided in the

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484 General Appropriations Act. The Office of Economic and
485 Demographic Research shall report the rate of inflation to the
486 President of the Senate, the Speaker of the House of
487 Representatives, the Governor, and the Board of Governors each
488 year prior to March 1. For purposes of this paragraph, the rate
489 of inflation shall be defined as the rate of the 12-month
490 percentage change in the Consumer Price Index for All Urban
491 Consumers, U.S. City Average, All Items, or successor reports as
492 reported by the United States Department of Labor, Bureau of
493 Labor Statistics, or its successor for December of the previous
494 year. In the event the percentage change is negative, the
495 ~~resident~~ undergraduate tuition shall remain at the same level as
496 the prior fiscal year.

497 3. The Board of Governors, or the board's designee, may
498 establish the out-of-state fee for undergraduate courses. The
499 sum of the undergraduate tuition and the out-of-state fee
500 assessed to nonresident students for undergraduate courses must
501 be sufficient to offset the full instructional cost of serving
502 such students. However, adjustments to the out-of-state fee
503 pursuant to this paragraph may not exceed 10 percent in any
504 year.

505 (b)-(e) The Board of Governors, or the board's designee,
506 may establish ~~tuition for graduate~~ tuition and professional
507 ~~programs,~~ and the out-of-state fees for graduate level courses
508 ~~all programs.~~ The sum of graduate tuition and the out-of-state
509 ~~fees~~ assessed to nonresident students for graduate level courses
510 must be sufficient to offset the full instructional cost of
511 serving such students. However, adjustments to the out-of-state
512 fees or graduate tuition for graduate and professional programs
513 pursuant to this paragraph ~~section~~ may not exceed 10 percent in
514 any year.

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515 (c) Each university board of trustees may establish the
516 tuition and out of state fee for each professional program
517 offered by the university. The sum of tuition and the out-of-
518 state fee assessed to nonresident students in professional
519 programs must be sufficient to offset the full instructional
520 cost of serving such students. Adjustments to the tuition or
521 out-of-state fee for any student who was enrolled in a
522 professional program prior to the Fall 2008 term and maintains
523 continuous enrollment in good academic standing in such program
524 as determined by the university may not exceed 10 percent in any
525 year.

526 (7) A university board of trustees is authorized to
527 collect for financial aid purposes an amount not to exceed 5
528 percent of the tuition and out-of-state fee. The revenues from
529 fees are to remain at each campus and replace existing financial
530 aid fees. Such funds shall be disbursed to students as quickly
531 as possible. A minimum of 75 percent of funds from the student
532 financial aid fee ~~for new financial aid awards~~ shall be used to
533 provide financial aid based on absolute need. A student who has
534 received an award prior to July 1, 1984, shall have his or her
535 eligibility assessed on the same criteria that were used at the
536 time of his or her original award. The Board of Governors shall
537 develop criteria for making financial aid awards. Each
538 university shall report annually to the Board of Governors and
539 the Department of Education on the revenue collected pursuant to
540 this subsection, the amount carried forward, the criteria used
541 to make awards, the amount and number of awards for each
542 criterion, and a delineation of the distribution of such awards.
543 The report shall include an assessment by category of the
544 financial need of every student who receives an award,
545 regardless of the purpose for which the award is received.

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546 Awards which are based on financial need shall be distributed in
547 accordance with a nationally recognized system of need analysis
548 approved by the Board of Governors. An award for academic merit
549 shall require a minimum overall grade point average of 3.0 on a
550 4.0 scale or the equivalent for both initial receipt of the
551 award and renewal of the award.

552 (16) The Board of Governors may establish a uniform
553 maximum undergraduate tuition differential that does not exceed
554 40 percent of tuition for all universities that meet the
555 criteria for Funding Level 1 under s. 1004.635(3), and may
556 establish a uniform maximum undergraduate tuition differential
557 that does not exceed 30 percent of tuition for all universities
558 that have total research and development expenditures for all
559 fields of at least \$100 million per year as reported annually to
560 the National Science Foundation meet the criteria for Funding
561 Level 2 under s. 1004.635(3). However, the board shall ensure
562 that the maximum tuition differential it establishes for
563 universities meeting the Funding Level 1 criteria is at least 30
564 percent greater than the maximum tuition differential the board
565 establishes for universities that meet the required Funding
566 Level 2 criteria for research and development expenditures. The
567 tuition differential is subject to the following conditions:

568 (a) The sum of tuition and the tuition differential may
569 not be increased by more than 15 percent of the total charged
570 for these fees in the preceding fiscal year.

571 (b) The tuition differential may not be calculated as a
572 part of the scholarship programs established in ss. 1009.53-
573 1009.537.

574 (c) Beneficiaries having prepaid tuition contracts
575 pursuant to s. 1009.98(2)(b) which were in effect on July 1,

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576 2007, and which remain in effect, are exempt from the payment of
577 the tuition differential.

578 (d) The tuition differential may not be charged to any
579 student who was in attendance at the university before July 1,
580 2007, and who maintains continuous enrollment.

581 (e) The tuition differential may be waived by the
582 university for students who meet the eligibility requirements
583 for the Florida public student assistance grant established in
584 s. 1009.50.

585 (f) A university board of trustees that has been
586 authorized by the Board of Governors to establish a tuition
587 differential pursuant to this subsection may establish the
588 tuition differential at a rate lower than the maximum tuition
589 differential established by the board, but may not exceed the
590 maximum tuition differential established by the board.

591 (g) The revenue generated from the tuition differential
592 must be spent solely for improving the quality of direct
593 undergraduate instruction and support services.

594 (h) Information relating to the annual receipt and
595 expenditure of the proceeds from the assessment of the tuition
596 differential shall be reported by the university in accordance
597 with guidelines established by the Board of Governors.

598 Section 8. Subsection (3) of section 1009.25, Florida
599 Statutes, is amended to read:

600 1009.25 Fee exemptions.--

601 (3) At the discretion of the community college board of
602 trustees, each community college is authorized to grant student
603 fee exemptions from all fees authorized in s. 1009.23 adopted by
604 the State Board of Education and the community college board of
605 trustees for up to 0.5 percent of the community college's prior
606 year fee-paying full-time equivalent students or 54 40 full-time

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607 equivalent students, whichever is greater at each institution.

608 A fee-paying student means a student enrolled in college-

609 preparatory courses, an associate in arts degree program, an

610 associate in science degree program, career preparatory

611 instruction, an educator preparation institute, or a

612 baccalaureate degree program.

613 Section 9. Section 1009.286, Florida Statutes, is created
614 to read:

615 1009.286 Additional student payment required for hours
616 exceeding graduation requirements.-

617 (1) It is the intent of the Legislature to encourage each
618 undergraduate student who enrolls in a state university to
619 complete the student's respective degree program in the most
620 efficient way possible while, at the same time, providing for
621 access to additional college coursework. The Legislature
622 therefore intends to enact a policy that provides incentives for
623 efficient degree completion and requires a student to pay an
624 excess hour surcharge equal to 50 percent of the tuition rate
625 for each credit hour in excess of 120 percent of the number of
626 credit hours required to complete the degree program in which he
627 or she is enrolled.

628 (2) The provisions of this section shall become effective
629 for students who enter a community college or a state university
630 for the first time in the 2008-2009 academic year and
631 thereafter.

632 (3) Except as otherwise provided by law, the following
633 hours shall be included when calculating, for purposes of this
634 section, the number of hours taken by a student:

635 (a) All credit hours for courses taken at the state
636 university from which the student is seeking a degree, including
637 repeated courses and failed courses, except as provided in s.

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638 1009.285, and courses that are dropped after the university's
639 advertised last day of drop and add.

640 (b) All credit hours earned at another institution and
641 accepted for transfer by the state university toward the
642 student's undergraduate degree.

643 (4) Credit hours earned under the following circumstances
644 are not calculated as hours required to earn a degree:

645 (a) College credits earned through an accelerated
646 mechanism identified in s. 1007.27;

647 (b) Credit hours earned through internship programs;

648 (c) Credit hours required for certification,
649 recertification, or certificate programs;

650 (d) Credit hours in courses from which a student must
651 withdraw due to reasons of medical or personal hardship;

652 (e) Credit hours taken by active-duty military personnel;

653 (f) Credit hours required to achieve a dual major
654 undertaken while pursuing a degree;

655 (g) Remedial and English as a Second Language credit
656 hours; and

657 (h) Credit hours earned in military science courses
658 (R.O.T.C).

659 (5) Each postsecondary institution shall implement a
660 process for notifying students regarding this section. The
661 notice must be provided upon the student's initial enrollment in
662 the institution and again upon the student's having earned the
663 credit hours required to complete the degree program in which he
664 or she is enrolled. The notice must include a recommendation
665 that each student who intends to earn credit hours at the
666 institution beyond those required for his or her enrolled degree
667 program meet with his or her academic advisor.

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658 (6) A student may be granted an exemption from the excess
669 hour surcharge imposed pursuant to this section only if an
670 appeal has been granted by the state university based upon
671 documented extenuating circumstances.

672 Section 10. This act shall take effect July 1, 2008.
673

674
675
676 -----
677 **T I T L E A M E N D M E N T**

678 Remove the entire title and insert:

679 A bill to be entitled

680 An act relating to postsecondary education; amending s.
681 216.136, F.S.; revising provisions relating to the
682 Education Estimating Conference; amending s. 1005.32,
683 F.S.; revising provisions relating to licensure by
684 accreditation; amending s. 1009.01, F.S.; providing
685 definitions; amending s. 1009.21, F.S.; revising
686 provisions relating to determination of residency status;
687 amending s. 1009.22, F.S.; revising provisions relating to
688 workforce education postsecondary student fees; amending
689 s. 1009.23, F.S., revising provisions relating to
690 community college student fees; amending s. 1009.24, F.S.;
691 revising provisions relating to state university student
692 fees; amending s. 1009.25, F.S.; revising provisions
693 relating to fee exemptions; creating s. 1009.286, F.S.,
694 providing for an excess hour surcharge; providing for
695 exemptions; providing an effective date.
696
697

HOUSE AMENDMENT FOR COUNCIL/COMMITTEE PURPOSES

Amendment No. 1

Bill No. 893

COUNCIL/COMMITTEE ACTION

ADOPTED — (Y/N)
ADOPTED AS AMENDED — (Y/N)
ADOPTED W/O OBJECTION (Y/N)
FAILED TO ADOPT — (Y/N)
WITHDRAWN — (Y/N)
OTHER —

1 Council/Committee hearing bill: Schools & Learning Council
2 Representative(s) Coley offered the following:

3
4 **Amendment**

5 Remove lines 45-47 and insert:

6 Section 2. The sum of \$232,593 in non-recurring funds is
7 appropriated from the General Revenue Fund to the Department of
8 Revenue for purposes of administering section 1 of this act
9 during the 2007-2008 fiscal year.

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Amendment No. 1

Bill No. PCB SLC 08-05

COUNCIL/COMMITTEE ACTION

ADOPTED — (Y/N)
ADOPTED AS AMENDED — (Y/N)
ADOPTED W/O OBJECTION ✓ (Y/N)
FAILED TO ADOPT — (Y/N)
WITHDRAWN — (Y/N)
OTHER —

1 Council/Committee hearing bill: Schools & Learning Council
2 Representative(s) Coley and Flores offered the following:
3

4 **Amendment**

5 Remove line(s) 86-88 and insert:

6 (c) Establishes guidelines and timelines for teachers and
7 school leaders in middle schools and high schools to receive
8 training in content knowledge and instructional skills to
9 prepare students for success in a rigorous curriculum that leads
10 to postsecondary education credit.
11
12
13
14

HOUSE AMENDMENT FOR COUNCIL/COMMITTEE PURPOSES

Amendment No. 2

Bill No. PCB SLC 08-05

COUNCIL/COMMITTEE ACTION

ADOPTED — (Y/N)
ADOPTED AS AMENDED (Y/N)
ADOPTED W/O OBJECTION ✓ (Y/N)
FAILED TO ADOPT — (Y/N)
WITHDRAWN — (Y/N)
OTHER —

1 Council/Committee hearing bill: Schools & Learning Council
2 Representative(s) Pickens offered the following:

3
4 **Amendment**

5 Remove line(s) 324 and insert:
6 postsecondary institutions. Contingent upon appropriation of
7 funds in the General Appropriations Act, the Florida Virtual
8 School shall partner with one or more community colleges to
9 develop remedial content that may be offered online.~~at the~~
10 ~~beginning of the tenth grade~~

HOUSE AMENDMENT FOR COUNCIL/COMMITTEE PURPOSES

Amendment No. 3

Bill No. PCB SLC 08-05

COUNCIL/COMMITTEE ACTION

ADOPTED _____ (Y/N)
ADOPTED AS AMENDED _____ (Y/N)
ADOPTED W/O OBJECTION (Y/N)
FAILED TO ADOPT _____ (Y/N)
WITHDRAWN _____ (Y/N)
OTHER _____

1 Council/Committee hearing bill: Schools & Learning Council
2 Representative(s) Coley offered the following:

3
4 **Amendment (with title amendments)**

5 Between line(s) 327-328 insert:

6 Section 7. Paragraph (i) of subsection (3) of section
7 1003.413, Florida Statutes, is amended to read:

8
9 1003.413 Florida Secondary School Redesign Act.--

10 (3) Based on these guiding principles, district school
11 boards shall establish policies to implement the requirements of
12 ss. 1003.4156, 1003.428, and 1003.493. The policies must
13 address:

14 (i) An annual review of each high school student's
15 electronic personal education plan pursuant to s. 1003.4156 and
16 procedures for high school students who have not prepared an
17 electronic personal education plan pursuant to s. 1003.4156 to
18 prepare such plan.

19
20 -----
21 **T I T L E A M E N D M E N T**

HOUSE AMENDMENT FOR COUNCIL/COMMITTEE PURPOSES

Amendment No. 3

22 Remove line(s) 23 and insert:
23 test; amending s. 1003.413, F.S.; providing for an annual review
24 of each high school student's electronic personal education
25 plan; providing an effective date.

26

HOUSE AMENDMENT FOR COUNCIL/COMMITTEE PURPOSES

Amendment No. 4

Bill No. PCB SLC 08-05

COUNCIL/COMMITTEE ACTION

ADOPTED _____ (Y/N)
 ADOPTED AS AMENDED _____ (Y/N)
 ADOPTED W/O OBJECTION (Y) (N)
 FAILED TO ADOPT _____ (Y/N)
 WITHDRAWN _____ (Y/N)
 OTHER _____

1 Council/Committee hearing bill: Schools & Learning Council
 2 Representative(s) Coley offered the following:

Amendment (with title amendments)

Remove line(s) 327-328 and insert:

Section 7. Subsection (3) of section 1004.91, Florida Statutes, is amended to read:

1004.91 Career-preparatory instruction.--

(3) An adult student with a disability may be exempted from the provisions of this section. A student who possesses a college degree at the associate in applied science level or higher is exempt from this section. A student who has completed or who is exempt from the college-level communication and computation skills examination pursuant to s. 1008.29, or who is exempt from the college entry-level examination pursuant to s. 1008.29, is exempt from the provisions of this section. Students who have passed a state, national, or industry licensure exam are exempt from this section. An adult student who is enrolled in an apprenticeship program that is registered with the Department of Education in accordance with the provisions of chapter 446 is exempt from the provisions of this section.

HOUSE AMENDMENT FOR COUNCIL/COMMITTEE PURPOSES

Amendment No. 4

22
23
24
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28

T I T L E A M E N D M E N T

Remove line(s) 23 and insert:
test; amending s. 1004.91, F.S.; providing an exemption;
providing an effective date.

HOUSE AMENDMENT FOR COUNCIL/COMMITTEE PURPOSES

Amendment No. 1 (for drafter's use only)

Bill No. PCB SLC 08-09

COUNCIL/COMMITTEE ACTION

ADOPTED (Y/N)
 ADOPTED AS AMENDED (Y/N)
 ADOPTED W/O OBJECTION (Y/N)
 FAILED TO ADOPT (Y/N)
 WITHDRAWN (Y/N)
 OTHER _____

1 Council/Committee hearing bill: Schools and Learning Council
 2 Representative(s) Pickens offered the following:

Amendment (with title amendment)

Between lines 122 and 123 insert:

3
 4
 5
 6 (d) Notwithstanding any other provision of this section, a
 7 school district shall be in compliance with the requirements of
 8 this section for students in grades 6 through 8 if it offers a
 9 full-time, 180-day program of on-line academic instruction to
 10 such students pursuant to a franchise agreement with the Florida
 11 Virtual School under s. 1002.37. Such school district must
 12 still comply with the requirements of this section for students
 13 in kindergarten through grade 5.

T I T L E A M E N D M E N T

14
 15
 16 On line 10 after the ";" insert:
 17 authorizing the provision of specified on-line instruction to
 18 students in grades 6 through 8 through a franchise agreement
 19 with the Florida Virtual School;

HOUSE AMENDMENT FOR COUNCIL/COMMITTEE PURPOSES

Amendment No. 2 (for drafter's use only)

Bill No. PCB SLC 08-09

COUNCIL/COMMITTEE ACTION

ADOPTED (Y/N)
 ADOPTED AS AMENDED (Y/N)
 ADOPTED W/O OBJECTION (Y/N)
 FAILED TO ADOPT (Y/N)
 WITHDRAWN (Y/N)
 OTHER _____

1 Council/Committee hearing bill: Schools and Learning Council
 2 Representative(s) Pickens offered the following:
 3

Amendment with title amendment

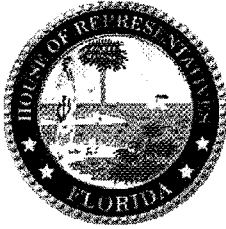
Remove line(s) 146-153 and insert:

6 (3) PROGRAM APPROVAL.- Each school district shall submit
 7 a description of its proposed K-8 Virtual School Program to the
 8 department. Students may not be enrolled in the program until
 9 it is approved by the department.

10
 11
 12 -----
 13 **T I T L E A M E N D M E N T**

Remove line(s) 12-13 and insert:

14 contracted providers; requiring department approval for district
 15 programs; specifying requirements for a K-
 16
 17
 18



COUNCIL/COMMITTEE APPEARANCE RECORD

Bill No. 185 Date April 1
 Name Carla Kordek
 Title Campaign Manager
 Address 4202 Thackeray Way
 City Plant City State/Zip FL
 Phone Number 813 757 0056
 Representing FL Twin Law

Lobbyist (registered) YES NO
 State Employee YES NO

I wish to speak: Proponent
 * I have been requested to speak Opponent
 Information

Subject matter: allowing parental choice of twin classroom placement

Council/Committee: _____

***If you are appearing at the request of the Chair, you must get signature of the Chair before leaving.**
 Appearing at request of Chair
 Approved by _____ Chair

Copies to:
 Original - Council/Committee
 Copy - Person requested to appear



COUNCIL/COMMITTEE APPEARANCE RECORD

Bill No. 185 Date April 1 2008

Name Terri Carson

Title Campaign member

Address _____

City Tallahassee State/Zip FL

Phone Number _____

Representing Florida Twin Law

Lobbyist (registered) YES NO

State Employee YES NO

I wish to speak: Proponent

* I have been requested to speak Opponent

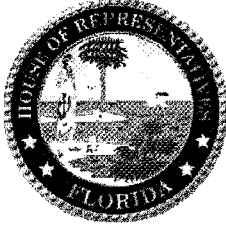
Information

Subject matter: Allowing parental choice of Twin Placement in the classroom

Council/Committee: _____

***If you are appearing at the request of the Chair, you must get signature of the Chair before leaving.**
Appearing at request of Chair
Approved by _____ Chair

Copies to:
Original - Council/Committee
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COUNCIL/COMMITTEE
APPEARANCE RECORD

Bill No. 185 Date April 1, 2008

Name Anita H. Dunlap

Title Campaign Member

Address 449 Ace High Stables Rd.

City Crawfordville State/Zip FL 32327

Phone Number 850-421-4812

Representing FLA TWIN LAW

Lobbyist (registered) YES NO

State Employee YES NO

I wish to speak: Proponent

* I have been requested to speak Opponent

Information

Subject matter: Allowing parental choice of
twin-classroom placement

Council/Committee: _____

*If you are appearing at the request of the Chair, you must get signature of the Chair before leaving.
Appearing at request of Chair
Approved by _____ Chair

Copies to:
Original - Council/Committee
Copy - Person requested to appear



COUNCIL/COMMITTEE APPEARANCE RECORD

Bill No. HB 745 Date 4/1/08

Name Michelle Palacio

Title Director of State Relations

Address 11200 SW 8 ST PC 579

City Miami State/Zip FL 33199

Phone Number 305-297-2050

Representing Florida International University

Lobbyist (registered) YES NO

State Employee YES NO

I wish to speak: Proponent

* I have been requested to speak Opponent

Information

Subject matter: Tuition Differential

Council/Committee: Schools and Learning

*If you are appearing at the request of the Chair, you must get signature of the Chair before leaving.

Appearing at request of Chair

Approved by _____ Chair

Copies to:
 Original - Council/Committee
 Copy - Person requested to appear



COUNCIL/COMMITTEE APPEARANCE RECORD

Bill No. 745 Date 4/1/08
 Name Dr. Dan Holsenbeck
 Title VP
 Address UCF
 City Orlando State/Zip FL
 Phone Number 407-823-2387
 Representing UCF

Lobbyist (registered) YES NO
 State Employee YES NO

I wish to speak: Proponent
 * I have been requested to speak Opponent
 Information

Subject matter: Differential Tuition

Council/Committee: _____

*If you are appearing at the request of the Chair, you must get signature of the Chair before leaving.
 Appearing at request of Chair
 Approved by _____ Chair

Copies to:
 Original - Council/Committee
 Copy - Person requested to appear



COUNCIL/COMMITTEE/SUBCOMMITTEE
APPEARANCE RECORD

Bill No. PCB Date 2/11/08
Name Holly Zwerlay
Title Parent
Address 8300 Cheryl Lane
City Miami State/Zip FL
Phone Number 305-667-8300
Representing Children Trust

Lobbyist (registered) Yes No

State Employee Yes No

I wish to speak: Proponent
*I have been requested to speak: Opponent
Information

Subject matter: School counseling

Council/Committee/Subcommittee: _____

*If you are appearing at the request of the Chair, you must get signature of the Chair before leaving.
Appearing at request of Chair
Approved by _____ Chair

Copies to:
Original - Council/Committee/Subcommittee
Copy - Person requested to appear



COUNCIL/COMMITTEE/SUBCOMMITTEE
APPEARANCE RECORD

Bill No. 0805 Date 4/01/08
Name Carrington Beuter
Title Student
Address 3382 NW 197th TERR
City Miami State/Zip FL 33056
Phone Number (786)382-7165
Representing _____

Lobbyist (registered) Yes No

State Employee Yes No

I wish to speak: Proponent
*I have been requested to speak: Opponent
Information

Subject matter: _____

Council/Committee/Subcommittee: _____

*If you are appearing at the request of the Chair, you must get signature of the Chair before leaving.
Appearing at request of Chair
Approved by _____ Chair

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Original - Council/Committee/Subcommittee
Copy - Person requested to appear



COUNCIL/COMMITTEE/SUBCOMMITTEE APPEARANCE RECORD

Bill No. PCB SLC 08-05 Date April 1, 2008

Name Patricia Levesque

Title Executive Director

Address 215 South Monroe Street, Suite 110

City Tallahassee State /Zip FL 32302

Phone Number 391 - 3070

Representing Foundation for Florida's Future

Lobbyist (registered) Yes No

State Employee Yes No

I wish to speak: Proponent

*I have been requested to speak: Opponent

Information

Subject matter: requiring 4 core accelerated courses

Council/Committee/Subcommittee: Schools & Learning Council

*If you are appearing at the request of the Chair, you must get signature of the Chair before leaving.

Appearing at request of Chair

Approved by _____ Chair

Copies to:
Original - Council/Committee/Subcommittee
Copy - Person requested to appear



COUNCIL/COMMITTEE/SUBCOMMITTEE
APPEARANCE RECORD

Bill No. PCB 08-05 Date 04/01/08

Name Elliott McCarthy

Title SGA President Miami-Dade Public Schools

Address 7528 Mutiny Ave

City North Bay Village State/Zip 33141 FL

Phone Number (205) 528-7153

Representing Students of Miami Dade

Lobbyist (registered) Yes No

State Employee Yes No

I wish to speak: Proponent
*I have been requested to speak: Opponent
Information

Subject matter: Course Plan

Council/Committee/Subcommittee: _____

*If you are appearing at the request of the Chair, you must get signature of the Chair before leaving.
Appearing at request of Chair
Approved by _____ Chair

Copies to:
Original - Council/Committee/Subcommittee
Copy - Person requested to appear



COUNCIL/COMMITTEE/SUBCOMMITTEE APPEARANCE RECORD

Bill No. SLC 5 Date 4-1-08

Name Stacey Webb

Title

Address 120 S. Monroe

City TLH State /Zip 32301

Phone Number 850, 671, 4401

Representing AIF

Lobbyist (registered) Yes [checked] No []

State Employee Yes [] No [checked]

I wish to speak: [checked] Proponent [checked]
*I have been requested to speak: [] Opponent []
Information []

Subject matter: College & career prep

Council/Committee/Subcommittee: Schools & learning council

*If you are appearing at the request of the Chair, you must get signature of the Chair before leaving.
Appearing at request of Chair []
Approved by _____ Chair

Copies to:
Original - Council/Committee/Subcommittee
Copy - Person requested to appear



COUNCIL/COMMITTEE/SUBCOMMITTEE
APPEARANCE RECORD

Bill No. PCB SL 08-05 Date 4/1/08

Name Darvin Boothe

Title Director Governmental/Employee Relations

Address 400 E. Lake Mary Blvd

City Sanford State /Zip FL 32773

Phone Number 407-592-5263

Representing Seminole County Public Schools

Lobbyist (registered) Yes No

State Employee Yes No

I wish to speak: Proponent
*I have been requested to speak: Opponent
Information

Subject matter: CPT - college readiness

Council/Committee/Subcommittee: Schools & Learning Council

*If you are appearing at the request of the Chair, you must get signature of the Chair before leaving.
Appearing at request of Chair
Approved by _____ Chair

Copies to:
Original - Council/Committee/Subcommittee
Copy - Person requested to appear



COUNCIL/COMMITTEE/SUBCOMMITTEE
APPEARANCE RECORD

Bill No. PCB 0805 Date _____
Name Leann Pollard
Title FSCA Advocate
Address 404 St Johns Bluff
City Jacksonville State /Zip FL 32225
Phone Number _____
Representing FSCA

Lobbyist (registered) Yes No

State Employee Yes No

I wish to speak: Proponent
*I have been requested to speak: Opponent
Information

Subject matter: _____

Council/Committee/Subcommittee: _____

*If you are appearing at the request of the Chair, you must get signature of the Chair before leaving.
Appearing at request of Chair
Approved by _____ Chair

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