2008 Legislature CS for CS for SB 1906, 2nd Engrossed

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1	
2	An act relating to alternative high school courses and
3	programs; creating s. 1002.375, F.S.; establishing a pilot
4	project for awarding high school credit to students
5	enrolled in industry certification programs; requiring the
6	Commissioner of Education to establish criteria for
7	program participation; requiring that a school district
8	submit a letter of interest by a specified date in order
9	to participate in the pilot project; requiring that the
10	Commissioner of Education submit a report to the Governor
11	and the Legislature; providing for specified courses to be
12	included as alternative credit courses; exempting
13	alternative credit courses from certain requirements;
14	authorizing the Department of Education to approve certain
15	courses for credit by examination; requiring the
16	Department of Education to adopt passing minimum scores on
17	approved assessments and maintain a course directory;
18	requiring the State Board of Education to adopt rules;
19	amending s. 1011.61, F.S., relating to definitions for the
20	Florida Education Finance Program; providing for an
21	alternate method of reporting full-time equivalent
22	membership for credit earned in alternative high school
23	credit courses for the pilot project created under s.
24	1002.375, F.S.; encouraging school districts to enter into
25	partnerships with local businesses for certain purposes;
26	authorizing the Palm Beach County school district to
27	recognize its business partners by displaying such
28	business partners' names on school district property in
29	unincorporated areas if displayed in a manner consistent

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30	with certain standards; providing an effective date.
31	
32	Be It Enacted by the Legislature of the State of Florida:
33	
34	Section 1. Section 1002.375, Florida Statutes, is created
35	to read:
36	1002.375 Alternative credit for high school courses; pilot
37	project
38	(1) The Commissioner of Education shall implement a pilot
39	project in up to three school districts beginning in the 2008-
40	2009 school year which allows school districts to award
41	alternative course credit for students enrolled in nationally or
42	state-recognized industry certification programs, as defined by
43	the Agency for Workforce Innovation in accordance with the
44	criteria described in s. 1003.492(2). The Commissioner of
45	Education shall establish criteria for districts that participate
46	in the pilot program. School districts interested in
47	participating in the program must submit a letter of interest by
48	July 15, 2008, to the Commissioner of Education identifying up to
49	five nationally or state-recognized industry certification
50	programs, as defined by the Agency for Workforce Innovation in
51	accordance with the criteria described in s. 1003.492(2), under
52	which the district would like to award alternative credit for the
53	eligible courses identified in subsection (2). The Commissioner
54	of Education shall select up to three participating school
55	districts by July 30, 2008. The Commissioner of Education shall
56	submit a report to the Governor, the President of the Senate, and
57	the Speaker of the House of Representatives identifying the
58	number of students choosing to earn alternative credit, the

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59	number of students that received alternative credit, and
60	legislative recommendations for expanding the use of alternative
61	credit for core academic courses required for high school
62	graduation. The report shall be submitted by January 1, 2010.
63	(2) For purposes of designing and implementing a successful
64	pilot project, eligible alternative credit courses include
65	Algebra 1a, Algebra 1b, Algebra 1, Geometry, and Biology.
66	Alternative credits shall be awarded for courses in which a
67	student is not enrolled, but for which the student may earn
68	academic credit by enrolling in another course or sequence of
69	courses required to earn a nationally or state-recognized
70	industry certificate, as defined by the Agency for Workforce
71	Innovation in accordance with the criteria described in s.
72	1003.492(2), of which the majority of the standards-based content
73	in the course description is consistent with the alternative
74	credit course description approved by the Department of
75	Education.
76	(3) An alternative credit course is not subject to:
77	(a) The definition of credit under s. 1003.436;
78	(b) The time requirements of s. 1011.60(2); or
79	(c) The net hours of instruction requirements for purposes
80	of determining full-time equivalency pursuant to s.
81	1011.61(1)(a)1. under the Florida Education Finance Program.
82	(4) The Department of Education may approve a course as an
83	alternative credit course pursuant to this section. In order to
84	earn credit, each participating student must pass an end-of-
85	course assessment that measures proficiency in the Sunshine State
86	Standards addressed by the course. The Department of Education
87	shall approve each end-of-course assessment and the minimum

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88	passing score for each assessment. Approved assessments shall be
89	limited to assessments for Algebra 1a, Algebra 1b, Algebra 1,
90	Geometry, and Biology developed by the Florida Virtual School, or
91	end-of-course statewide standardized assessments for these
92	courses which may be adopted or developed by the department. The
93	department shall approve the method of administering end-of-
94	course assessments for alternative credit courses in each
95	participating school district in order to ensure the validity of
96	the assessment results.
97	(5) School districts shall report all enrollments and
98	credits awarded for alternative education courses pursuant to
99	this section under procedures prescribed by the Department of
100	Education.
101	(6) The Department of Education shall maintain a list of
102	approved assessments and minimum passing scores for each approved
103	course. The approved list must be incorporated into the Course
104	Code Directory. The department shall prescribe the information a
105	district must provide in order to have a course considered for
106	inclusion in the directory listing for the approved courses used
107	in the pilot program. A properly completed request by a district
108	to have a course included in the directory must be approved or
109	denied by the department within 30 days after receipt. When a
110	request is denied, the department must provide the district with
111	its reason for denial in writing within 10 days after the denial.
112	(7) The State Board of Education shall adopt rules pursuant
113	to ss. 120.536(1) and 120.54 to implement the pilot program
114	created in this section.
115	Section 2. Paragraph (c) of subsection (1) of section
116	1011.61, Florida Statutes, is amended to read:

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117	1011.61 DefinitionsNotwithstanding the provisions of s.
118	1000.21, the following terms are defined as follows for the
119	purposes of the Florida Education Finance Program:
120	(1) A "full-time equivalent student" in each program of the
121	district is defined in terms of full-time students and part-time
122	students as follows:
123	(c)1. A "full-time equivalent student" is:
124	a. A full-time student in any one of the programs listed in
125	s. 1011.62(1)(c); or
126	b. A combination of full-time or part-time students in any
127	one of the programs listed in s. 1011.62(1)(c) which is the
128	equivalent of one full-time student based on the following
129	calculations:
130	(I) A full-time student, except a postsecondary or adult
131	student or a senior high school student enrolled in adult
132	education when such courses are required for high school
133	graduation, in a combination of programs listed in s.
134	1011.62(1)(c) shall be a fraction of a full-time equivalent
135	membership in each special program equal to the number of net
136	hours per school year for which he or she is a member, divided by
137	the appropriate number of hours set forth in subparagraph (a)1.
138	or subparagraph (a)2. The difference between that fraction or sum
139	of fractions and the maximum value as set forth in subsection (4)
140	for each full-time student is presumed to be the balance of the
141	student's time not spent in such special education programs and
142	shall be recorded as time in the appropriate basic program.
112	(II) A probindencenter bandicepred student shall meet the

(II) A prekindergarten handicapped student shall meet the 143 requirements specified for kindergarten students. 144

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(III) A Florida Virtual School full-time equivalent student 145 shall consist of six full credit completions in the programs 146 147 listed in s. 1011.62(1)(c)1. and 4. Credit completions can be a 148 combination of either full credits or half credits. 149 (IV) Each successfully completed credit earned under the 150 alternative high school course credit requirements authorized in 151 s. 1002.375, which is not reported as a portion of the 900 net 152 hours of instruction pursuant to subparagraph (1)(a)1., shall be 153 calculated as 1/6 FTE. 154 2. A student in membership in a program scheduled for more 155 or less than 180 school days is a fraction of a full-time 156 equivalent membership equal to the number of instructional hours 157 in membership divided by the appropriate number of hours set 158 forth in subparagraph (a)1.; however, for the purposes of this 159 subparagraph, membership in programs scheduled for more than 180 160 days is limited to students enrolled in juvenile justice 161 education programs and the Florida Virtual School. 162 163 The department shall determine and implement an equitable method 164 of equivalent funding for experimental schools and for schools 165 operating under emergency conditions, which schools have been 166 approved by the department to operate for less than the minimum 167 school day. 168 Section 3. (1) School districts are encouraged to enter 169 into partnerships with local businesses for purposes of 170 mentorship opportunities, the development of employment options and additional funding sources, and other mutual benefits. 171 172 (2) As a pilot program through June 30, 2011, the Palm 173 Beach County school district may recognize its business partners

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by publicly displaying such business partners' names on school
district property in the unincorporated areas. "Project
Graduation" and athletic sponsorships are examples of appropriate
recognition. The district shall make every effort to display its
business partners' names in a manner that is consistent with the
county standards for uniformity in size, color, and placement of
signs. If the provisions of this section are inconsistent with
the county ordinances or regulations relating to signs in the
unincorporated areas or inconsistent with chapter 125, chapter
166, or chapter 479, Florida Statutes, the provisions of this
section prevail.
Section 4. This act shall take effect July 1, 2008.

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