

Full Appropriations Council on Education & Economic Development

April 7, 2009 1:15 – 6:00 p.m. Morris Hall, 17 House Office Building

Action Packet

Full Appropriations Council on Education & Economic Development

Yeas: 14 Nays: 8

Yeas: 17 Nays: 3

4/7/2009 1:15:00PM

Location: Morris Hall (17 HOB)

Summary:

Full Appropriations Council on Education & Economic Development

Tuesday April 07, 2009 01:15 pm

CS/HB 991 Heard At Previous Meeting

CS/HB 1411 Heard At Previous Meeting

HB 5005 Favorable With Council Substitute

Amendment 04 Withdrawn

by Representative Kiar

Amendment 03 Adopted Without Objection

by Representative Flores

Amendment 02 Adopted Without Objection

by Representative Flores

Amendment 01 Adopted Without Objection

by Representative Flores

HB 5007 Favorable Yeas: 21 Nays: 0

HB 5009 Favorable With Council Substitute

Amendment 02 Adopted Without Objection

by Representative Nehr

Amendment 01 Adopted Without Objection

by Representative Stargel

HB 5011 Favorable With Council Substitute Yeas: 14 Nays: 7

Amendment 02 Adopted Without Objection

by Representative Glorioso

Amendment 01 Adopted Without Objection

by Representative Carroll

HB 5013 Favorable Yeas: 19 Nays: 0

HB 5015 Not Considered

HB 5017 Favorable Yeas: 20 Nays: 0

HB 5019 Favorable Yeas: 21 Nays: 0

PCB CEED 09-01 Favorable With Amendments Yeas: 14 Nays: 8

Amendment 01 Adopted Without Objection

by Representative Precourt

Amendment 02 Adopted Without Objection

by Representative Precourt

PCB CEED 09-02 Favorable Yeas: 12 Nays: 8

Committee meeting was reported out: Tuesday, April 07, 2009 4:50:37PM

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Print Date: 4/7/2009 4:50 pm Page 20 of 20

Full Appropriations Council on Education & Economic Development

4/7/2009 1:15:00PM

Location: Morris Hall (17 HOB)

Print Date: 4/7/2009 4:50 pm

Attendance:

	Present	Absent	Excused
David Rivera (Chair)	X		
Ronald Brisé	. X		
Charles Chestnut IV	X		
Marti Coley	X		
Faye Culp	X		
Greg Evers	X		
Anitere Flores	X		
Joseph Gibbons	X		
Richard Glorioso	X		
Eduardo Gonzalez	X		
Bill Heller	x		
Evan Jenne	X		
Kurt Kelly	X		
Martin Kiar	X		
John Legg	X		
Dave Murzin	X		
Stephen Precourt	×		
William Proctor	X		
Ron Saunders	X		
Geraldine Thompson	X		
Will Weatherford	X		
Totals:	21	0	0

Full Appropriations Council on Education & Economic Development 4/7/2009 1:15:00PM

Location: Morris Hall (17 HOB)

CS/HB 991: School Improvement and Education Accountability

X Heard At Previous Meeting

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Full Appropriations Council on Education & Economic Development 4/7/2009 1:15:00PM

Location: Morris Hall (17 HOB)

CS/HB 1411 : Education Personnel

X Heard At Previous Meeting

Print Date: 4/7/2009 4:50 pm

Full Appropriations Council on Education & Economic Development

4/7/2009 1:15:00PM

Location: Morris Hall (17 HOB) **HB 5005 : Education Funding**

X Favorable With Council Substitute

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Ronald Brisé	•	X			
Charles Chestnut IV		X			
Marti Coley	X				
Faye Culp	X				
Greg Evers	X				
Anitere Flores	X				
Joseph Gibbons		X			
Richard Glorioso	X				
Eduardo Gonzalez	X				
Bill Heller		X			
Evan Jenne		X			
Kurt Keliy	· X				
Martin Kiar		X			
John Legg	X				
Dave Murzin	X				
Stephen Precourt	X				
William Proctor	idica i X				
Ron Saunders		X			
Geraldine Thompson		X			
Will Weatherford	X				
Ron Reagan (Ex Officio)	X				
David Rivera (Chair)	X				
	Total Yeas: 14	Total Nays: 8	l		

HB 5005 Amendments

Amendment 01 - by Representative Flores X Adopted Without Objection
Amendment 02 - by Representative Flores X Adopted Without Objection
Amendment 03 - by Representative Flores X Adopted Without Objection
Amendment 04 - by Representative Kiar X Withdrawn

Print Date: 4/7/2009 4:50 pm Page 8 of 20

HOUSE AMENDMENT FOR COUNCIL/COMMITTEE PURPOSES

Amendment No. (01)

Bill No. HB 5005

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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			

Council/Committee hearing bill: Full Appropriations Council on Education & Economic Development

Representative Flores offered the following:

Amendment (with directory and title amendments)

Remove lines 285-367 and insert:

1002.45 School district virtual instruction programs.--

- (1) PROGRAM.--
- (a) Beginning with the 2009-2010 school year, each school district may shall provide eligible students within its boundaries the option of participating in a virtual instruction program operated by the school district which is a separate program from the Florida Virtual School in s. 1002.37. The purpose of the program is to make instruction available to students using online and distance learning technology in the nontraditional classroom and to provide an exit option for students authorized to participate in paragraph (7)(c). The program shall be provide virtual instruction to full-time for students enrolled in full-time virtual courses in kindergarten through grade 8 and or in full-time or part-time for students

enrolled virtual courses in grades 9 through 12 as authorized in paragraph (7)(c).

- (b) Each school district's virtual instruction program shall use may consist of one or more schools that are operated by the district or by contracted providers approved by the Department of Education under subsection (2). School districts may participate in multidistrict contractual arrangements, which may include contracts executed by a regional consortium for its member districts, to provide such programs.
- (c) Except as provided in paragraph (7)(c), virtual instruction is instruction in which at least 80 percent of the direct instruction is provided by a Florida certified teacher using some form of technology when the student and the teacher are separated by time or space, or both.
- (d) If a student was enrolled in a K-8 Virtual School
 Program under s. 1002.415 for the 2008-2009 school year and the
 student resides in a school district that does not offer a
 virtual instruction program, the school district must provide
 the student access to the virtual program in which the student
 was enrolled in 2008-2009.
- (c) A charter school may enter into a joint agreement with the school district in which it is located for the charter school's students to participate in an approved district virtual instruction program.
- (2) PROVIDER QUALIFICATIONS.--On or before March 1, 2009, and annually thereafter, the department shall provide school districts with an approved list of no more than two providers for the K-8 virtual instruction program and no more than two providers for virtual instruction un paragraph (7)(c) a list of providers approved to offer virtual instruction. To be approved

- by the department, a contract provider must annually document that it:
 - (a) Is nonsectarian in its programs, admission policies, employment practices, and operations;
 - (b) Complies with the antidiscrimination provisions of s. 1000.05;
 - (c) Locates an administrative office or offices in this state, requires its administrative staff to be state residents, and requires all instructional staff members to be Floridacertified teachers;
 - (d) Possesses prior, successful experience offering online courses to elementary, middle, or high school students;
 - (e) Utilizes Florida certified teachers an instructional model that relies on certified teachers, not parents, to provide at least 85 percent of the instruction to the student;
 - (f) Requires all school employees to have background screening as required by s 1012.32.
 - (g) Provides no more than 20 percent of instruction to the student by a parent or instructional coach;
 - (h)(f) Is accredited by the Southern Association of Colleges and Schools Council on Accreditation and School Improvement, the North Central Association Commission on Accreditation and School Improvement, the Middle States Association of Colleges and Schools Commission on Elementary Schools and Commission on Secondary Schools, the New England Association of Schools and Colleges, the Northwest Association of Accredited Schools, or the Western Association of Schools and Colleges the Commission on Colleges of the Southern Association of Colleges and Schools, the Middle States Association of Colleges and Schools, the North Central Association of Colleges

81 and Schools, or the New England Association of Colleges and 82 Schools; and

(i) (g) Complies with all requirements under this section.

Notwithstanding this subsection, approved providers of virtual instruction shall include the Florida Virtual School established under s. 1002.37 and providers that operate under s. 1002.415.

(7) FUNDING.--

- (a) For purposes of a district virtual instruction program, "full-time equivalent student" has the same meaning as provided in s. 1011.61(1)(c)1.b.(III) or (IV).
- (b) The school district shall report full-time equivalent students for the school district virtual instruction program and for a charter school's students who participate under paragraph (1)(c) to the department only in a manner prescribed by the department, and funding shall be provided through the Florida Education Finance Program.
- (c) Full-time or part-time school district virtual instruction program courses provided under this section for students in grades 9 through 12 are limited to Department of Juvenile Justice programs, dropout prevention programs, and career and vocational programs.
 - (8) ASSESSMENT AND ACCOUNTABILITY. --
- (a) With the exception of the programs offered by the Florida Virtual School under s. 1002.37, Each school district K-8 virtual instruction program must:
- 1. Participate in the statewide assessment program under s. 1008.22 and in the state's education performance accountability system under s. 1008.31.

- 2. Receive a school grade as provided in s. 1008.34. A school district virtual instruction program shall be considered a school under s. 1008.34 for purposes of this section, regardless of the number of individual providers participating in the district's program.
- (b) The department shall aggregate by provider the statewide assessment scores of the students in each school district full-time K-8 virtual instruction program at the end of each year and publish a statewide school grade for each provider. The performance of part-time students under paragraph (7)(c) shall not be included for purposes of school grading under subparagraph (a)2.; however, their performance shall be included for school grading purposes by the nonvirtual school providing the student's primary instruction.
- (c) A provider program that is designated with a grade of "D," making less than satisfactory progress, or "F," failing to make adequate progress, must file a school improvement plan with the department for consultation to determine the causes for low performance and to develop a plan for correction and improvement.
- a provider, including all contracts with providers for such program, if the provider program—receives a grade of "D," making less than satisfactory progress, or "F," failing to make adequate progress, for 2 years during any consecutive 4-year period. If a contract is not renewed or is terminated, the contracted provider is responsible for all debts of the program or school operated by the provider.
- (e) A school district that terminates its contract with a provider program under paragraph (d) may shall contract with

- another provider a provider selected and approved by the department for the provision of virtual instruction until the school district receives approval from the department to operate a new school district virtual instruction program.
- (10) MARKETING. -- Any information provided by a school district to parents and students regarding virtual education the school district's virtual instruction program must include information about opportunities available at, and the parent's and student's right to access courses offered by the school district virtual instruction program and by the Florida Virtual School under s. 1002.37.
- PROGRAM.—For the 2008-2009 school year, each school district in the state may offer a school district virtual instruction program to provide full-time virtual courses in kindergarten through grade 8 or to provide full-time or part-time virtual courses in grades 9 through 12 as authorized in paragraph (7)(c). Such program may be operated or contracted as provided under paragraph (1)(b) and must comply with all requirements of this section, except that contracts under this subsection may only be issued for virtual courses in kindergarten through grade 8 to providers operating under s. 1002.415 or for virtual courses in grades 9 through 12 as authorized under paragraph (7)(c) to providers who contracted with a regional consortium in the 2007-2008 school year to provide such services.
- (12) RULES.--The State Board of Education shall adopt rules necessary to administer this section, including rules that prescribe school district and charter school reporting requirements.

HOUSE AMENDMENT FOR COUNCIL/COMMITTEE PURPOSES Amendment No. (01)

-70	
171	DIRECTORY AMENDMENT
172	Remove lines 283-284 and insert:
173	Section 11. Subsections (1), (2), (7), (8), and (10) through
174	(12) of section 1002.45, Florida Statutes, are amended to read:
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178	TITLE AMENDMENT
179	Remove line 35 and insert:
180	virtual instruction programs and the providers and
181	accountability requirements for such
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HOUSE AMENDMENT FOR COUNCIL/COMMITTEE PURPOSES

Amendment No. (02)

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	Bil'	l No.	. HB	50	05
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	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: Full Appropriations Council on
2	Education & Economic Development
3	Representative Flores offered the following:
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5	Amendment
6	Remove line 571 and insert:

even if such hardware is bundled with other state-adopted
instructional

HOUSE AMENDMENT FOR COUNCIL/COMMITTEE PURPOSES

Amendment No. (03)

Bill No. HB 5005

COUNCIL/COMMITTEE	ACTION		
ADOPTED	(Y/N)		
ADOPTED AS AMENDED	(X/N)		
ADOPTED W/O OBJECTION	(Y/N)	•	
FAILED TO ADOPT	(Y/N)		
WITHDRAWN	(Y/N)		
OTHER			•

Council/Committee hearing bill: Full Appropriations Council on Education & Economic Development

Representative(s) Flores offered the following:

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> Amendment Remove lines 748-753 and insert:

(V) A full-time equivalent student of the Florida Virtual School, and any approved school district franchise of the Florida Virtual School, as provided in section 1002.37, fulltime equivalent student shall consist of six full credit completions in the programs listed in s. 1011.62(1)(c)1.b. for grades 6 through 8 and the programs listed in s. 1011.62(1)(c)1.c. for grades 9 through 12 s. 1011.62(1)(c)1. and 4. Credit completions can be a combination of either full credits or half credits. A school district franchise full-time equivalent student may be reported for funding up to August 31 of each year.

Page 1 of 1

Bill No. HB 5005

COUNCIL/COMMITTEE	ACTION
ADOPTED	(Y/N)
ADOPTED AS AMENDED	(Y/N)
ADOPTED W/O OBJECTION	(Y/N)
FAILED TO ADOPT	(Y/N)
WITHDRAWN	$\overline{\mathcal{L}}(X)$
OTHER	

Council/Committee hearing bill: Full Appropriations Council on Education & Economic Development

Representative(s) Kiar offered the following:

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Amendment (with directory amendment)

Remove lines 1141-1171 and insert:

1012.72 Dale Hickam Excellent Teaching Program. --

- (2) The Dale Hickam Excellent Teaching Program is created to provide categorical funding for bonuses for teaching excellence. The bonuses may be provided for initial certification for up to one 10-year period. The Department of Education shall distribute to each school district an amount as prescribed annually by the Legislature for the Dale Hickam Excellent Teaching Program. For purposes of this section, the Florida School for the Deaf and the Blind shall be considered a school district. Unless otherwise provided in the General Appropriations Act, each distribution shall be the sum of the amounts earned for the following:
- (a) An annual bonus equal to 10 percent of the prior fiscal year's statewide average salary for classroom teachers to be distributed to the school district to be paid to each

individual <u>classroom teacher</u> who holds NBPTS certification and is employed by the district school board or by a public school within the school district. The district school board shall distribute the annual bonus to each individual who meets the requirements of this paragraph and who is certified annually by the district to have demonstrated satisfactory teaching performance pursuant to s. 1012.34. The annual bonus may be paid as a single payment or divided into not more than three payments.

- (b) For a classroom teacher who applies for NBPTS certification after July 1, 2009, the state shall pay for the application fee if the individual agrees to teach in a low-performing school as determined by the State Board of Education.
- (4) The State Board of Education may adopt rules to administer the provisions for payment of the bonuses, the application fee, and to establish definitions of low-performing schools and determine the eligibility of teachers.

DIRECTORY AMENDMENT

Remove lines 1138-1140 and insert:

Section 31. Paragraph (a) of subsection (2) of section 1012.72,

Florida Statutes, is amended, and paragraph (b) is added to that subsection, and subsection (4) is added to that section, to read:

Full Appropriations Council on Education & Economic Development

4/7/2009 1:15:00PM

Location: Morris Hall (17 HOB)

Print Date: 4/7/2009 4:50 pm

HB 5007 : Community College Student Fees

X Favorable

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Ronald Brisé	. X				
Charles Chestnut IV	X				
Marti Coley	X				
Faye Culp	X				
Greg Evers	X				
Anitere Flores	Х				
Joseph Gibbons	X				
Richard Glorioso	X				
Eduardo Gonzalez	X				
Bill Heller	X				
Evan Jenne	X				
Kurt Kelly	. · X				
Martin Kiar	X				
John Legg	X				
Dave Murzin	X				
Stephen Precourt	. X				•
William Proctor	· X				
Ron Saunders	x				
Geraldine Thompson	X			· · · · · · · · · · · · · · · · · · ·	
Will Weatherford	X				
Ron Reagan (Ex Officio)			X		
David Rivera (Chair)	X				
	Total Yeas: 21	Total Nays: 0	1		

Full Appropriations Council on Education & Economic Development

4/7/2009 1:15:00PM

Location: Morris Hall (17 HOB)

HB 5009 : Postsecondary Education Funding

X Favorable With Council Substitute

	. Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Ronald Brisé	. X	·		7-04	11447
Charles Chestnut IV	X	• • • • • • • • • • • • • • • • • • • •			
Marti Coley	X				
Faye Culp	X				
Greg Evers	X				
Anitere Flores	X				
Joseph Gibbons	X				
Richard Glorioso	X				
Eduardo Gonzalez	, Х				
Bill Heller	X				
Evan Jenne		X			
Kurt Kelly	· Х				
Martin Kiar		X			
John Legg	X				
Dave Murzin	X				
Stephen Precourt	X				
William Proctor	X				
Ron Saunders	X				
Geraldine Thompson		X			
Will Weatherford			X		
Ron Reagan (Ex Officio)			X		
David Rivera (Chair)	X				
	Total Yeas: 17	Total Nays: 3			

HB 5009 Amendments

Ame	endment 01 - by Representative Stargel
X	Adopted Without Objection

Amendment 02 - by Representative Nehr

X Adopted Without Objection

Print Date: 4/7/2009 4:50 pm

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Amendment No. (01)

Bill No. HB 5009

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

Council/Committee hearing bill: Full Appropriations Council on Education & Economic Development

Representative(s) Stargel offered the following:

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Amendment (with title amendment)

6 Between lines 60 and 61, insert:

Section 2. Paragraph (a) of subsection (5) of section 1009.53, Florida Statutes, is amended, and subsection (11) is added to that section, to read:

1009.53 Florida Bright Futures Scholarship Program. --

- (5) The department shall issue awards from the scholarship program annually. Annual awards may be for up to 45 semester credit hours or the equivalent. Before the registration period each semester, the department shall transmit payment for each award to the president or director of the postsecondary education institution, or his or her representative, except that the department may withhold payment if the receiving institution fails to report or to make refunds to the department as required in this section.
- (a) Within 30 days after the end of regular registration each semester, the educational institution shall certify to the

Amendment No. (01)

department the eligibility status of each student who receives an award. After the end of the drop and add period, an institution is not required to reevaluate or revise a student's eligibility status; however, an institution but must make a refund to the department within 30 days after the end of the semester of any funds received for courses dropped by students after the end of the drop and add period or courses from which students withdraw after the end of the drop and add period unless a student has dropped or withdrawn from the course due to a verifiable illness or other documented emergency if a student who receives an award disbursement terminates enrollment for any reason during an academic term and a refund is permitted by the institution's refund policy.

(11) Funds for any scholarship within the Florida Bright
Futures Scholarship Program may not be used to pay for courses
dropped after the end of the drop and add period or courses from
which students withdraw after the end of the drop and add period
except as otherwise provided in this section. The department
shall notify eligible recipients of the provisions of this
subsection. Each institution shall notify award recipients of
the provisions of this subsection during the registration
process.

Section 3. Paragraph (a) of subsection (1) of section 1009.532, Florida Statutes, is amended to read:

1009.532 Florida Bright Futures Scholarship Program; student eligibility requirements for renewal awards.--

(1) To be eligible to renew a scholarship from any of the three types of scholarships under the Florida Bright Futures Scholarship Program, a student must:

51 (a) Effective with students funded in the 2009-2010 52 academic year and thereafter, earn complete at least 24 12 53 semester credit hours or the equivalent in the last academic 54 year in which the student earned a scholarship if the student 55 was enrolled full time or earn a prorated number of credit hours 56 as determined by the Department of Education if the student was 57 enrolled less than full time for any part of the academic year. If a student fails to earn the minimum number of hours required 58 59 to renew the scholarship, the student shall lose his or her 60 eligibility for renewal for a period equivalent to one academic 61 year. The student is eligible to restore the award the following 62 academic year if the student earns the hours for which the 63 student was enrolled at the level defined by the department and 64 meets the grade point average for renewal. A student is eligible 65 for such a restoration one time. The department shall notify 66 eligible recipients of the requirements of this paragraph. Each 67 institution shall notify award recipients of the requirements of 68 this paragraph during the registration process.

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TITLE AMENDMENT

Remove line 5 and insert: programs at state universities; amending s. 1009.53, F.S.; revising provisions relating to a refund to the Department of Education of funds received by a postsecondary educational institution for certain courses; prohibiting the use of funds for certain purposes; requiring the department and institutions to notify students of certain information; amending s. 1009.532, F.S.; revising credit-hour requirements for renewal of a

HOUSE AMENDMENT FOR COUNCIL/COMMITTEE PURPOSES

Amendment No. (01)

	81	scholarship;	providing	for	restoration	of	eligibility;	requiring
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- the department and institutions to notify students of certain
- 83 information; amending s. 1009.55, F.S.;

Bill No. HB 5009

COUNCIL/COMMITTEE	ACTION	
ADOPTED	(Y/N)	
ADOPTED AS AMENDED	(Y/N)	
ADOPTED W/O OBJECTION	(X/N)	
FAILED TO ADOPT	(Y/N)	
WITHDRAWN	(Y/N)	
OTHER	t-areas and a second a second and a second a	

Council/Committee hearing bill: Full Appropriations Council on Education & Economic Development

Representative(s) Nehr offered the following:

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Amendment (with title amendment)

Between lines 46 and 47, insert:

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Section 1. Section 1009.21, Florida Statutes, is amended to read:

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1009.21 Determination of resident status for tuition purposes.—Students shall be classified as residents or nonresidents for the purpose of assessing tuition in community colleges and state universities.

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1) As used in this section, the term:

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or not living with his or her parent, who is eligible to be

The term "Dependent child" means any person, whether

17 18 claimed by his or her parent as a dependent under the federal income tax code.

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

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(c) (b) The term "Institution of higher education" means

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any public community college as defined in s. 1000.21(3) or state university as defined in s. 1000.21(6).

- (d) (c) A "Legal resident" or "resident" means is a person who has maintained his or her residence in this state for the preceding year, has purchased a home which is occupied by him or her as his or her residence, or has established a domicile in this state pursuant to s. 222.17.
- "Nonresident for tuition purposes" means a person who does not qualify for the in-state tuition rate.
- (f) (d) The term "Parent" means the natural or adoptive parent or legal guardian of a dependent child.
- (g) (e) A "Resident for tuition purposes" means is a person who qualifies as provided in subsection (2) for the in-state tuition rate; a "nonresident for tuition purposes" is a person who does not qualify for the in-state tuition rate.
 - (2) (a) To qualify as a resident for tuition purposes:
- A person or, if that person is a dependent child, his or her parent or parents must have established legal residence in this state and must have maintained legal residence in this state for at least 12 consecutive months immediately prior to his or her initial enrollment in an institution of higher education qualification. Legal residence must be established by written or electronic verification that includes two or more of the following Florida documents that demonstrate clear and convincing evidence of continuous residence in the state for at least 12 consecutive months prior to the student's initial enrollment in an institution of higher education: a voter information card pursuant to s. 97.071; a driver's license; an identification card issued by the state; a vehicle registration; a declaration of domicile; proof of purchase of a permanent

- home; proof of a homestead exemption in the state; a transcript from a Florida high school; a Florida high school equivalency diploma and transcript; proof of permanent full-time employment; proof of 12 consecutive months of payment of utility bills; a domicile lease and proof of 12 consecutive months of payments; or other official state or court documents evidencing legal ties to the state. No single piece of evidence shall be conclusive.
- 2. Every applicant for admission to an institution of higher education shall be required to make a statement as to his or her length of residence in the state and, further, shall establish that his or her presence or, if the applicant is a dependent child, the presence of his or her parent or parents in the state currently is, and during the requisite 12-month qualifying period was, for the purpose of maintaining a bona fide domicile, rather than for the purpose of maintaining a mere temporary residence or abode incident to enrollment in an institution of higher education.
- (b) However, with respect to a dependent child living with an adult relative other than the child's parent, such child may qualify as a resident for tuition purposes if the adult relative is a legal resident who has maintained legal residence in this state for at least 12 consecutive months immediately prior to the child's initial enrollment in an institution of higher education qualification, provided the child has resided continuously with such relative for the 5 years immediately prior to the child's initial enrollment in an institution of higher education qualification, during which time the adult relative has exercised day-to-day care, supervision, and control of the child.
 - (c) The legal residence of a dependent child whose parents

Amendment No. (02)

are divorced, separated, or otherwise living apart will be deemed to be this state if either parent is a legal resident of this state, regardless of which parent is entitled to claim, and does in fact claim, the minor as a dependent pursuant to federal individual income tax provisions.

- tuition purposes may become eligible for reclassification as a resident for tuition purposes if that person or, if that person is a dependent child, his or her parent presents clear and convincing evidence that supports permanent residency in this state rather than temporary residency for the purpose of pursuing an education, such as documentation of full-time permanent employment for the prior 12 months or the purchase of a home in this state and residence therein for the prior 12 months while not enrolled in an institution of higher education. If a person who is a dependent child and his or her parent move to this state while such child is a high school student and the child graduates from a high school in this state, the child may become eligible for reclassification as a resident for tuition purposes when the parent qualifies for permanent residency.
- (3) (a) An individual shall not be classified as a resident for tuition purposes and, thus, shall not be eligible to receive the in-state tuition rate until he or she has provided such evidence related to legal residence and its duration or, if that individual is a dependent child, documentation of his or her parent's legal residence and its duration, as well as documentation confirming his or her status as a dependent child, as may be required by law and by officials of the institution of higher education from which he or she seeks the in-state tuition rate. The documentation shall provide clear and convincing

- evidence that residency in this state was for a minimum of 12

 consecutive months prior to the student's initial enrollment in

 an institution of higher education. No single piece of evidence

 shall be conclusive.
 - (b) Each institution of higher learning shall:
 - 1. Determine whether an applicant who has been granted admission to that institution is a dependent child.
 - 2. Affirmatively determine that an applicant who has been granted admission to that institution as a Florida resident meets the residency requirements of this section at the time of initial enrollment.
 - (4) With respect to a dependent child, the legal residence of the dependent child's such individual's parent or parents is prima facie evidence of the dependent child's individual's legal residence, which evidence may be reinforced or rebutted, relative to the age and general circumstances of the dependent child individual, by the other evidence of legal residence required of or presented by the dependent child individual. However, the legal residence of a dependent child's an individual whose parent or parents who are domiciled outside this state is not prima facie evidence of the dependent child's individual's legal residence if that dependent child individual has lived in this state for 5 consecutive years prior to enrolling or reregistering at the institution of higher education at which resident status for tuition purposes is sought.
 - (5) In making a domiciliary determination related to the classification of a person as a resident or nonresident for tuition purposes, the domicile of a married person, irrespective of sex, shall be determined, as in the case of an unmarried

person, by reference to all relevant evidence of domiciliary intent. For the purposes of this section:

- (a) A person shall not be precluded from establishing or maintaining legal residence in this state and subsequently qualifying or continuing to qualify as a resident for tuition purposes solely by reason of marriage to a person domiciled outside this state, even when that person's spouse continues to be domiciled outside of this state, provided such person maintains his or her legal residence in this state.
- (b) A person shall not be deemed to have established or maintained a legal residence in this state and subsequently to have qualified or continued to qualify as a resident for tuition purposes solely by reason of marriage to a person domiciled in this state.
- (c) In determining the domicile of a married person, irrespective of sex, the fact of the marriage and the place of domicile of such person's spouse shall be deemed relevant evidence to be considered in ascertaining domiciliary intent.
- (6) Any nonresident person, irrespective of sex, who marries a legal resident of this state or marries a person who later becomes a legal resident may, upon becoming a legal resident of this state, accede to the benefit of the spouse's immediately precedent duration as a legal resident for purposes of satisfying the 12-month durational requirement of this section.
- (7) A person shall not lose his or her resident status for tuition purposes solely by reason of serving, or, if such person is a dependent child, by reason of his or her parent's or parents' serving, in the Armed Forces outside this state.
 - (8) A person who has been properly classified as a

Amendment No. (02)

resident for tuition purposes but who, while enrolled in an institution of higher education in this state, loses his or her resident tuition status because the person or, if he or she is a dependent child, the person's parent or parents establish domicile or legal residence elsewhere shall continue to enjoy the in-state tuition rate for a statutory grace period, which period shall be measured from the date on which the circumstances arose that culminated in the loss of resident tuition status and shall continue for 12 months. However, if the 12-month grace period ends during a semester or academic term for which such former resident is enrolled, such grace period shall be extended to the end of that semester or academic term.

- (9) Any person who ceases to be enrolled at or who graduates from an institution of higher education while classified as a resident for tuition purposes and who subsequently abandons his or her domicile in this state shall be permitted to reenroll at an institution of higher education in this state as a resident for tuition purposes without the necessity of meeting the 12-month durational requirement of this section if that person has reestablished his or her domicile in this state within 12 months of such abandonment and continuously maintains the reestablished domicile during the period of enrollment. The benefit of this subsection shall not be accorded more than once to any one person.
- (10) The following persons shall be classified as residents for tuition purposes:
- (a) Active duty members of the Armed Services of the United States residing or stationed in this state, their spouses, and dependent children, and active members of the Florida National Guard who qualify under s. 250.10(7) and (8)

for the tuition assistance program.

United States and their spouses and dependents attending a public community college or state university within 50 miles of the military establishment where they are stationed, if such military establishment is within a county contiguous to Florida.

(c) United States citizens living on the Isthmus of

(b) Active duty members of the Armed Services of the

- (c) United States citizens living on the Isthmus of Panama, who have completed 12 consecutive months of college work at the Florida State University Panama Canal Branch, and their spouses and dependent children.
- (d) Full-time instructional and administrative personnel employed by state public schools, community colleges, and institutions of higher education, as defined in s. 1000.04, and their spouses and dependent children.
- (e) Students from Latin America and the Caribbean who receive scholarships from the federal or state government. Any student classified pursuant to this paragraph shall attend, on a full-time basis, a Florida institution of higher education.
- (f) Southern Regional Education Board's Academic Common Market graduate students attending Florida's state universities.
- (g) Full-time employees of state agencies or political subdivisions of the state when the student fees are paid by the state agency or political subdivision for the purpose of jobrelated law enforcement or corrections training.
- (h) McKnight Doctoral Fellows and Finalists who are United States citizens.
- (i) United States citizens living outside the United States who are teaching at a Department of Defense Dependent School or in an American International School and who enroll in a graduate level education program which leads to a Florida

Amendment No. (02)

232 teaching certificate.

- (j) Active duty members of the Canadian military residing or stationed in this state under the North American Air Defense (NORAD) agreement, and their spouses and dependent children, attending a community college or state university within 50 miles of the military establishment where they are stationed.
- (k) Active duty members of a foreign nation's military who are serving as liaison officers and are residing or stationed in this state, and their spouses and dependent children, attending a community college or state university within 50 miles of the military establishment where the foreign liaison officer is stationed.
- (11) The State Board of Education and the Board of Governors shall adopt rules to implement this section.

TITLE AMENDMENT

Between lines 2 and 3, insert:
amending s. 1009.21, F.S., relating to determination of resident
status for tuition purposes; revising definitions; revising
provisions relating to qualification as a resident for tuition
purposes; providing for reclassification of status; providing
duties of institutions of higher education;

Full Appropriations Council on Education & Economic Development

4/7/2009 1:15:00PM

Location: Morris Hall (17 HOB)

HB 5011: Department of Highway Safety and Motor Vehicles

X Favorable With Council Substitute

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Ronald Brisé	· · · · · · · · · · · · · · · · · · ·	X			
Charles Chestnut IV	X				······································
Marti Coley	X				
Faye Culp	X				
Greg Evers				X .	
Anitere Flores	X				
Joseph Gibbons		X			
Richard Glorioso	X				
Eduardo Gonzalez	X				
Bill Heller		X			
Evan Jenne		X			
Kurt Kelly	X				
Martin Kiar		X			
John Legg	X				
Dave Murzin	X				
Stephen Precourt	X				
William Proctor	X				
Ron Saunders	,	X			
Geraldine Thompson	-	X			
Will Weatherford	X				
Ron Reagan (Ex Officio)	X				
David Rivera (Chair)	X				
	Total Yeas: 14	Total Nays: 7			

HB 5011 Amendments

Amendment 01	- by	Representative Carroll
--------------	------	------------------------

X Adopted Without Objection

Amendment 02 - by Representative Glorioso

X Adopted Without Objection

Appearances:

Waived time in support of amendment 2 Susan Goldstein, Former Rep. (Lobbyist) - Proponent Advocate for Children 3158 Inverness Weston FL 33332

Phone: 954-830-6300

Print Date: 4/7/2009 4:50 pm

Full Appropriations Council on Education & Economic Development

4/7/2009 1:15:00PM

Location: Morris Hall (17 HOB)

Ben Parks, Legislative Director (Lobbyist) - Opponent

Florida Farm Bureau 315 S. Calhoun St. #850 Tallahassee FL 32301 Phone: 850-222-2557

Matthew Ubben, Vice President (Lobbyist) - Opponent

Florida Trucking Association 350 East College Ave. Tallahassee FL 32301 Phone: 850-222-9900

RE: Question asked by Representative Culp on license plate renewal Steven Fielder, Legislative Affairs Director (Lobbyist) (State Employee) - Information Only Florida Department of Highway Safety & Motor Vehicles 2900 Apalachee Parkway

*...

Tallahassee FL

Phone: 850-617-3100

Leagis ®

Print Date: 4/7/2009 4:50 pm Page 12 of 20

HOUSE AMENDMENT FOR COUNCIL/COMMITTEE PURPOSES Amendment No. (01)

Bill No. HB 5011

	COUNCIL/COMMITTEE A	CTION
	ADOPTED	(Y/N)
	ADOPTED AS AMENDED	(Y/N)
	ADOPTED W/O OBJECTION	$\mathcal{L}(Y)_{N}$
•	FAILED TO ADOPT	<u>(Y/N)</u>
	WITHDRAWN	(Y/N)
	OTHER	
	Council/Committee hearing	ng bill: Full Appropriations Council o

Transportation and Economic Development

Representative(s) Carroll offered the following:

Amendment

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10 11

Delete line 554 and insert: registration of motor vehicles. Beginning in fiscal year 2015-16, and each year thereafter, and after the requirements of subsections (1), (4), and (5) have been satisfied, the remaining revenues collected shall be deposited into the State Transportation Trust Fund.

HOUSE AMENDMENT FOR COUNCIL/COMMITTEE PURPOSES Amendment No.(02)

		Bill No. HB 5011				
	COUNCIL/COMMITTEE AC	CTION				
	ADOPTED	(Y/N)				
	ADOPTED AS AMENDED	<u>(Y/N)</u>				
	ADOPTED W/O OBJECTION	(Y)				
	FAILED TO ADOPT	(Y/N)				
	WITHDRAWN	(Y/N)				
	OTHER					
1	Council/Committee hearing	g bill: Full Appropriations Council on				
2	Transportation and Econor	mic Development				
3	Representative(s) Glorios	so offered the following:				
4						
5	Amendment with Title Amendment					
6	Between line 520 and 521 insert:					
7	320.08058 Specialty lice	ense plates				
8						
9		SE PLATES				
10						
11	(a) The Department of Highway Safety and Motor Vehicles shall					
12	develop a Florida Golf license plate as provided in this					
13						
14	plate. The Dade Amateur Golf Association, following consultation					
15	with the PGA TOUR, the Florida Sports Foundation, the LPGA, and					
16	the PGA of America may submit a revised sample plate for					
17	consideration by the department	artment.				
18						
19	(b) The department shall	l distribute the Florida Golf license				
20	plate annual use fee to	the Dade Amateur Golf Association, a				
21	501(c) 3 organization Fl-	orida Sports Foundation, a direct-				
22	support organization of the Office of Tourism, Trade, and					

Economic Development. The license plate annual use fees are to be annually allocated as follows:

1. Up to $\underline{10}$ 5 percent of the proceeds from the annual use fees may be used by the $\underline{Dade\ Amateur\ Golf\ Association\ Florida\ Sports}$ Foundation—for the administration of the Florida Junior Youth Golf Program.

2. The Dade Amateur Golf Association shall receive the first \$80,000 in proceeds from the annual use fees for the operation of youth golf programs in Miami-Dade County. Thereafter, 15 percent of the proceeds from the annual use fees shall be provided to the Dade Amateur Golf Association for the operation of youth golf programs in Miami-Dade County.

3. The remaining proceeds from the annual use fees shall be available for grants to nonprofit organizations to operate youth golf programs and for marketing the Florida Golf license plates. All grant recipients, including the Dade Amateur Golf Association, shall be required to provide to the Dade Amateur Golf Association Florida Sports Foundation an annual program and financial report regarding the use of grant funds. Such reports shall be made available to the public.

c) The Dade Amateur Golf Association Florida Sports Foundation shall may establish a Florida Junior Golf Council Youth Golf Program. The Florida Junior Golf Council Youth Golf Program shall assist organizations for the benefit of youth, introduce young people to golf, instruct young people in golf, teach the values of golf, and stress life skills, fair play, courtesy, and self-discipline.

HOUSE AMENDMENT FOR COUNCIL/COMMITTEE PURPOSES Amendment No.(02)

(d) The <u>Dade Amateur Golf Association Florida Sports Foundation</u> shall establish a seven-member <u>Florida Junior Golf Council</u> committee to offer advice regarding the distribution of the annual use fees for grants to nonprofit organizations. The <u>council advisory committee</u> shall consist of one member from a group serving youth, one member from a group serving disabled youth, and five members at large.

-----TITLE AMENDMENT------

Delete line 42 and insert:

specialty license plate; amending s. 320.08058; revising the distribution of the "Florida Golf" specialty license plate fees; amending s. 320.084, F.S.;

Full Appropriations Council on Education & Economic Development

4/7/2009 1:15:00PM

Location: Morris Hall (17 HOB) HB 5013 : Transportation

X Favorable

	Yea	Nay	No Vote	Absentee Yea	Absentee
	V	···		rea	Nay
Ronald Brisé	. X				
Charles Chestnut IV	X	······			
Marti Coley	X				
Faye Culp	· X				
Greg Evers				X	
Anitere Flores	x				
Joseph Gibbons	x				
Richard Glorioso	X				
Eduardo Gonzalez	X				
Bill Heller	X				
Evan Jenne			X		
Kurt Kelly	X				
Martin Kiar	X				
John Legg	X				
Dave Murzin	X				
Stephen Precourt	X				
William Proctor	X				
Ron Saunders	X				
Geraldine Thompson	X			· · · · · · · · · · · · · · · · · · ·	
Will Weatherford	X			*· · · · · · · · · · · · · · · · · · ·	
Ron Reagan (Ex Officio)			X		
David Rivera (Chair)	X				
	Total Yeas: 19	Total Nays: 0	1		

Page 13 of 20

Full Appropriations Council on Education & Economic Development

4/7/2009 1:15:00PM

Location: Morris Hall (17 HOB)

HB 5015 : Century Commission for a Sustainable Florida

X Not Considered

Full Appropriations Council on Education & Economic Development

4/7/2009 1:15:00PM

Location: Morris Hall (17 HOB) **HB 5017: Department of State**

X	Favorable
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	Total Yeas: 20	Total Nays: 0			
David Rivera (Chair)	X				
Ron Reagan (Ex Officio)			Х		
Will Weatherford	X				
Geraldine Thompson	X				
Ron Saunders	X				
William Proctor	X				
Stephen Precourt	X				
Dave Murzin	х				
John Legg	X				
Martin Kiar	X				
Kurt Kelly	X				
Evan Jenne			X		
Bill Heller	X				
Eduardo Gonzalez	X				
Richard Glorioso	X				
Joseph Gibbons	X				
Anitere Flores	X				
Greg Evers	X				
Faye Culp	х				
Marti Coley	X				
Charles Chestnut IV	X				
Ronald Brisé	. X				-
				Yea	Nay_
	Yea	Nay	No Vote	Absentee	Absentee

Appearances:

Waived time

Jay Kassees, Director of Corporations (State Employee) - Information Only

Florida Department of State 2661 Executive Circle Center Tallahassee FL 32303

Phone: 850-245-6000

Anthony DiMarco, Executive Vice President (Lobbyist) - Opponent

Florida Bankers Association 1001 Thomasville Rd. Tallahassee FL 32303 Phone: 850-224-2265

Committee meeting was reported out: Tuesday, April 07, 2009 4:50:37PM

Full Appropriations Council on Education & Economic Development

4/7/2009 1:15:00PM

Location: Morris Hall (17 HOB)

Print Date: 4/7/2009 4:50 pm

HB 5019: Unemployment Compensation Claims and Benefits Information System Project

X Favorable

	Yea	Nay	No Vote	Absentee	Absentee
<u>-</u>				Yea	Nay
Ronald Brisé	. X				
Charles Chestnut IV	X				
Marti Coley	X				
Faye Culp	X				
Greg Evers	X				
Anitere Flores	X				
Joseph Gibbons	X				
Richard Glorioso	X				
Eduardo Gonzalez	· · · X				
Bill Heller	X				
Evan Jenne	X				
Kurt Kelly	X				
Martin Kiar	X				
John Legg	X				
Dave Murzin	X				
Stephen Precourt	X				
William Proctor	x				
Ron Saunders	X				
Geraldine Thompson	X				
Will Weatherford	X				
Ron Reagan (Ex Officio)			Х		
David Rivera (Chair)	X				
	Total Yeas: 21	Total Nays:	0		

Full Appropriations Council on Education & Economic Development

4/7/2009 1:15:00PM

Location: Morris Hall (17 HOB)

PCB CEED 09-01 : Appropriations Act

X Favorable With Amendments

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Ronald Brisé	•	Х			,
Charles Chestnut IV		X			
Marti Coley	X				
Faye Culp	X				
Greg Evers	X	· · · · · · · · · · · · · · · · · · ·			
Anitere Flores	X				
Joseph Gibbons		X			
Richard Glorioso	X				
Eduardo Gonzalez	X				
Bill Heller	· .	X			
Evan Jenne		X			
Kurt Kelly	X				•
Martin Kiar		X			
John Legg	X				
Dave Murzin	X				
Stephen Precourt	X				
William Proctor	X				
Ron Saunders		X			
Geraldine Thompson		X			
Will Weatherford	X				
Ron Reagan (Ex Officio)	X				
David Rivera (Chair)	X				
	Total Yeas: 14	Total Nays: 8	3		

PCB CEED 09-01 Amendments

۸	man	dma	nt (11 -	hv.	Representative	Drocourt
н	men	ume		JI -	Dν	Representative	Precourt

X Adopted Without Objection

Amendment 02 - by Representative Precourt

X Adopted Without Objection

Appearances:

Waived time in support of both amendments

Donald Payton, Director of Governmental Relations (Lobbyist) - Proponent

Seminole Community College

100 Weldon Bivd.

Sanford FL 32765

Sanford FL 32765 Phone: 407-403-4211

Print Date: 4/7/2009 4:50 pm Page 18 of 20

HOUSE APPROPRIATIONS BILL AMENDMENT PCBCEED09-01

CHAMBER ACTION

SENATE

HOUSE

ORIGINAL STAMP BELOW

Passed W/O objection

Representative(s): Precourt

offered the following amendment:

In Section: 02 On Page: 007 Specific Appropriation: 16

Explanation:

Reallocates PECO funding for Seminole Community College by reducing the llocation for Gen ren/rem, infrastructure and site improvements from \$759,490 to \$509,940, and adding a new project for a Student Services Building (partial) funded at \$250,000.

DELETE	INSERT

EDUCATION, DEPARTMENT OF

Program: Education - Fixed Capital Outlay

In Section 02 On Page 007

16 Fixed Capital Outlay

Community College Projects

DELETE the proviso following Specific Appropriation 16:

SEMINOLE COMMUNITY COLLEGE

Gen ren/rem, infrastructure and site improvements	759 , 490
SCC/UCF Joint Use Facility (ce)	1,245,335
Rem/ren Bldg L & F to Cls/Lab/Off-Main (c)	651,942

and insert in lieu thereof:

SEMINOLE COMMUNITY COLLEGE

Gen ren/rem, infrastructure and site improvements	509,490
SCC/UCF Joint Use Facility (ce)	1,245,335
Rem/ren Bldg L & F to Cls/Lab/Off-Main (c)	651,942

Tine item amendments are accepted as part of the amendatory process. However, due to the necessity of using computerized systems this may entail a different placement ithin a budget entity or the renumbering of the specific appropriation items.

Log:0008 ADT/ADT 04/03/09 07:04:06 PM House Page: 2

HOUSE APPROPRIATIONS BILL AMENDMENT PCBCEED09-01

CHAMBER ACTION

SENATE

HOUSE

Mo objection

ORIGINAL STAMP BELOW

Representative(s): Precourt offered the following amendment:

In Section: 02 On Page: 032 Specific Appropriation: 114

Explanation:

Adds \$100 recurring general revenue to each of the following community olleges for the implementation of baccalaureate progams: Manatee Community College, Polk Community College, Santa Fe College and Seminole Community College. Reduces each institutions Community College Program Fund allocation by the same amount of general revenue.

DELETE INSERT

EDUCATION, DEPARTMENT OF Community Colleges, Division Of Program: Community College Programs

In Section 02 On Page 032
114 Aid To Local Governments
Grants And Aids - Community Colleges
Program Fund

From General Revenue Fund 739,080,444 739,080,044

Immediately following Specific Appropriation 114, DELETE:

Manatee Community College	15,200,133
Polk Community College	13,383,253
Santa Fe College	25,158,920
Seminole Community College	25,446,446

nd INSERT thereof:

Polk Co anta E	community College		15,200,033 13,383,153 25,158,820 25,446,346
115	In Section 02 On Page 034 Aid To Local Governments Grants And Aids - Community College Baccalaureate Programs		
	From General Revenue Fund	7,382,124	7,382,524
	end of the first paragraph of existing pr. ng Specific Appropriation 115, INSERT:	oviso languag	е,

Line item amendments are accepted as part of the amendatory process. However, due to the necessity of using computerized systems this may entail a different placement within a budget entity or the renumbering of the specific appropriation items.

Full Appropriations Council on Education & Economic Development

4/7/2009 1:15:00PM

Location: Morris Hall (17 HOB)

Print Date: 4/7/2009 4:50 pm

PCB CEED 09-02 : Appropriations Implementing Bill

X Favorable

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Ronald Brisé		X		, 00	1107
Charles Chestnut IV	<u> </u>	X			
Marti Coley	X				
Faye Culp	X				
Greg Evers	X	***************************************			
Anitere Flores	X				
Joseph Gibbons		X			
Richard Glorioso	X				
Eduardo Gonzalez	Х				
Bill Heller		X			***
Evan Jenne		X			
Kurt Kelly	X				
Martin Kiar		X			
John Legg		· · · · · · · · · · · · · · · · · · ·		Х	
Dave Murzin	X				
Stephen Precourt	X				
William Proctor	X				
Ron Saunders		X			
Geraldine Thompson		X			
Will Weatherford	X				
Ron Reagan (Ex Officio)			X		
David Rivera (Chair)	X				
	Total Yeas: 12	Total Nays: 8			