

Education Committee

Thursday, April 3, 2014 8:30 a.m. – 10:30 a.m.

102 HOB

Meeting Packet (Revised)

Will Weatherford Speaker H. Marlene O'Toole Chair



AGENDA

Education Committee Thursday, April 3, 2014 8:30 a.m. – 10:30 a.m.

102 HOB

- I. Call to Order/Roll Call
- II. Opening Remarks
- III. Consideration of the following bill(s):
 - CS/HB 497 Involuntary Examinations of Minors by Harrell
 - CS/HB 589 Children and Youth Cabinet by Harrell
 - CS/HB 993 Pub. Rec./Animal Researchers at Public Research Facilities by Cummings
 - HB 7033 Middle Grades Education by Adkins
 - HB 7083 School Choice by Diaz
- IV. Closing Remarks and Adjournment

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REPRESENTATIVES O F

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CS/HB 497

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A bill to be entitled

2 An act relating to involuntary examinations of minors; 3 amending s. 381.0056, F.S.; revising the term "emergency health needs"; requiring school health 4 5 services plans to include notification requirements 6 when a student is removed from school, school 7 transportation, or a school-sponsored activity for 8 involuntary examination; amending s. 394.4599, F.S.; 9 requiring a receiving facility to provide notice of 10 the whereabouts of an adult or minor patient held for 11 involuntary examination; providing conditions for delay in notification; requiring documentation of 12 13 contact attempts; amending ss. 1002.20 and 1002.33, 14 F.S.; requiring a public school or charter school 15 principal or a designee to provide notice of the whereabouts of a student removed from school, school 16 17 transportation, or a school-sponsored activity for 18 involuntary examination; providing conditions for 19 delay in notification; requiring district school 20 boards and charter school governing boards to develop 21 certain notification policies and procedures; 22 providing an effective date. 23 24 Be It Enacted by the Legislature of the State of Florida: 25

> Section 1. Subsection (2) and paragraph (a) of subsection Page 1 of 8

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CS/HB 497

27 (4) of section 381.0056, Florida Statutes, are amended to read:
28 381.0056 School health services program.-

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(2) As used in this section, the term:

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30 (a) "Emergency health needs" means onsite <u>evaluation</u>, 31 management, and aid for illness or injury pending the student's 32 return to the classroom or release to a parent, guardian, 33 designated friend, <u>law enforcement officer</u>, or designated health 34 care provider.

35 (b) "Entity" or "health care entity" means a unit of local 36 government or a political subdivision of the state; a hospital 37 licensed under chapter 395; a health maintenance organization 38 certified under chapter 641; a health insurer authorized under the Florida Insurance Code; a community health center; a migrant 39 40 health center; a federally qualified health center; an 41 organization that meets the requirements for nonprofit status 42 under s. 501(c)(3) of the Internal Revenue Code; a private 43 industry or business; or a philanthropic foundation that agrees 44 to participate in a public-private partnership with a county 45 health department, local school district, or school in the 46 delivery of school health services, and agrees to the terms and 47 conditions for the delivery of such services as required by this 48 section and as documented in the local school health services 49 plan.

50 (c) "Invasive screening" means any screening procedure in51 which the skin or any body orifice is penetrated.

52

(d) "Physical examination" means a thorough evaluation of Page 2 of 8

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53 the health status of an individual.

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(e) "School health services plan" means the document that
describes the services to be provided, the responsibility for
provision of the services, the anticipated expenditures to
provide the services, and evidence of cooperative planning by
local school districts and county health departments.

(f) "Screening" means presumptive identification of
unknown or unrecognized diseases or defects by the application
of tests that can be given with ease and rapidity to apparently
healthy persons.

(4) (a) Each county health department shall develop,
jointly with the district school board and the local school
health advisory committee, a school health services plan.; and
The plan must include, at a minimum, provisions for:

1. Health appraisal.+

68 2. Records review.+

67

- 69 3. Nurse assessment.+
- 70 4. Nutrition assessment.+
- 71 5. A preventive dental program.+
- 72 6. Vision screening.+
- 73 7. Hearing screening.+
- 74 8. Scoliosis screening.+

75 9. Growth and development screening.+

76 10. Health counseling.+

Referral and followup of suspected or confirmed health
problems by the local county health department.+

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79 12. Meeting emergency health needs in each school.+
80 13. County health department personnel to assist school
81 personnel in health education curriculum development.+

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82 14. Referral of students to appropriate health treatment, 83 in cooperation with the private health community whenever 84 possible.+

85 15. Consultation with a student's parent or guardian 86 regarding the need for health attention by the family physician, 87 dentist, or other specialist when definitive diagnosis or 88 treatment is indicated.+

89 16. Maintenance of records on incidents of health 90 problems, corrective measures taken, and such other information 91 as may be needed to plan and evaluate health programs; except, 92 however, that provisions in the plan for maintenance of health 93 records of individual students must be in accordance with s. 94 1002.22.+

95 17. Health information which will be provided by the 96 school health nurses, when necessary, regarding the placement of 97 students in exceptional student programs and the reevaluation at 98 periodic intervals of students placed in such programs.; and

99 18. Notification to the local nonpublic schools of the 100 school health services program and the opportunity for 101 representatives of the local nonpublic schools to participate in 102 the development of the cooperative health services plan.

10319. Immediate notification to a student's parent or104guardian if the student is removed from school, school

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CS/HB 497

105 <u>transportation, or a school-sponsored activity and taken to a</u> 106 <u>receiving facility for an involuntary examination pursuant to s.</u> 107 <u>394.463, including the requirements established under ss.</u>

108 1002.20(3) and 1002.33(9).

Section 2. Paragraphs (c) through (e) of subsection (2) of section 394.4599, Florida Statutes, are redesignated as paragraphs (d) through (f), respectively, paragraph (b) of that subsection is amended, and a new paragraph (c) is added to that subsection, to read:

114

394.4599 Notice.-

115

(2) INVOLUNTARY PATIENTS.-

116 (b) A receiving facility shall give prompt notice of the 117 whereabouts of an adult or emancipated minor a patient who is 118 being involuntarily held for examination, by telephone or in 119 person within 24 hours after the patient's arrival at the 120 facility, unless the patient requests that no notification be 121 made. Contact attempts shall be documented in the patient's 122 clinical record and shall begin as soon as reasonably possible 123 after the patient's arrival. Notice that a patient is being 124 admitted as an involuntary patient shall be given to the Florida 125 local advocacy council no later than the next working day after 126 the patient is admitted.

127 (c)1. A receiving facility shall give notice of the 128 whereabouts of a minor patient who is being held involuntarily 129 for examination pursuant to s. 394.463 to the patient's parent, 130 guardian, or guardian advocate in person or through telephonic

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131 or electronic communication immediately after the patient's 132 arrival at the facility. The facility may delay notification by 133 no more than 24 hours if the facility has submitted a report to 134 the Central Abuse Hotline, pursuant to s. 39.201, based upon 135 knowledge or suspicion of abuse, abandonment, or neglect and 136 deems delay in notification to be in the minor's best interest. 137 2. The receiving facility shall attempt to notify the patient's parent, guardian, or guardian advocate until the 138 139 receiving facility receives confirmation from the parent, 140 guardian, or guardian advocate, either verbally, through 141 telephonic or electronic communication, or by recorded message, 142 that notification has been made. Attempts to notify the parent, 143 guardian, or guardian advocate must be repeated at least once 144 every hour during the first 12 hours after the patient's arrival 145 and once every 24 hours thereafter and must continue until such 146 confirmation is received or until the patient is released at the 147 end of the 72-hour examination period or a petition for 148 involuntary placement is filed with the court pursuant to s. 149 394.463(2)(i). A receiving facility may seek assistance from law 150 enforcement if notification is not made within the first 24 151 hours after the patient's arrival. The receiving facility must 152 document notification attempts in the patient's clinical record. 153 Section 3. Paragraph (1) is added to subsection (3) of 154 section 1002.20, Florida Statutes, to read: 155 1002.20 K-12 student and parent rights.-Parents of public 156 school students must receive accurate and timely information Page 6 of 8

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157 regarding their child's academic progress and must be informed 158 of ways they can help their child to succeed in school. K-12 students and their parents are afforded numerous statutory 159 160 rights including, but not limited to, the following: 161 (3) HEALTH ISSUES.-162 (1) Notification of involuntary examinations.-The public 163 school principal or the principal's designee shall immediately 164 notify the parent of a student who is removed from school, 165 school transportation, or a school-sponsored activity and taken 166 to a receiving facility for an involuntary examination pursuant 167 to s. 394.463. The principal or the principal's designee may 168 delay notification if the principal or designee deems the delay 169 to be in the student's best interest and if a report has been 170 submitted to the Central Abuse Hotline, pursuant to s. 39.201, 171 based upon knowledge or suspicion of abuse, abandonment, or 172 neglect. The delay in notification must not exceed 24 hours 173 after the student's removal from school, school transportation, or a school-sponsored activity. Each district school board shall 174 175 develop a policy and procedures for notification under this 176 paragraph. 177 Section 4. Paragraph (g) is added to subsection (9) of 178 section 1002.33, Florida Statutes, to read: 179 1002.33 Charter schools.-180 CHARTER SCHOOL REQUIREMENTS.-(9) The charter school principal or the principal's 181 (g) 182 designee shall immediately notify the parent of a student who is

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183	removed from school, school transportation, or a school-
184	sponsored activity and taken to a receiving facility for an
185	involuntary examination pursuant to s. 394.463. The principal or
186	the principal's designee may delay notification if the principal
187	or designee deems the delay to be in the student's best interest
188	and if a report has been submitted to the Central Abuse Hotline,
189	pursuant to s. 39.201, based upon knowledge or suspicion of
190	abuse, abandonment, or neglect. The delay in notification must
191	not exceed 24 hours after the student's removal from school,
192	school transportation, or a school-sponsored activity. Each
193	charter school governing board shall develop a policy and
194	procedures for notification under this paragraph.
195	Section 5. This act shall take effect July 1, 2014.

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HOUSE OF REPRESENTATIVES STAFF ANALYSIS

BILL #:CS/HB 497Involuntary Examinations of MinorsSPONSOR(S):K-12 Subcommitee, Harrell and othersTIED BILLS:IDEN./SIM. BILLS:SB 690

REFERENCE	ACTION	ANALYST	STAFF DIRECTOR or BUDGET/POLICY CHIEF
1) K-12 Subcommittee	12 Y, 0 N, As CS	Brink	Ahearn
2) Healthy Families Subcommittee	11 Y, 0 N	McElroy	Brazzell
3) Education Committee		Brink	
		-09/	

SUMMARY ANALYSIS

The bill requires each county school health services plan to provide for immediate notification to a student's parent or guardian if the student is removed from school, school transportation, or a school-sponsored activity and taken to a receiving facility for an involuntary examination. Each district school board and charter school governing board must develop a policy and procedures for such notification.

The bill amends the definition of "emergency health needs" for purposes of school health services programs to expressly include onsite evaluation for illness or injury and release to a law enforcement officer.

The bill requires a public school's principal, or his or her designee, to notify a student's parent or guardian if the student is removed from the school, school transportation, or a school-sponsored activity for an involuntary examination. The bill also provides notification requirements for receiving facilities that hold minor patients for involuntary examination.

The bill allows the school principal, or his or her designee, and the receiving facility each to delay notification by up to 24 hours if there is suspected abuse, abandonment, or neglect and delay has been deemed to be in the student's or minor patient's best interest. Delay in notification may occur only after a report of suspected abuse, abandonment, or neglect is submitted to the Department of Children and Families' Central Abuse Hotline.

The bill does not appear to have a fiscal impact on the state or local governments.

The bill has an effective date of July 1, 2014.

FULL ANALYSIS

I. SUBSTANTIVE ANALYSIS

A. EFFECT OF PROPOSED CHANGES:

Present Situation

Involuntary Examinations under Florida's Baker Act

The Florida Mental Health Act, otherwise known as the Baker Act,¹ provides legal procedures for mental health examination and treatment,² including, among other things, involuntary examinations.³ The Baker Act protects the rights of all individuals examined or treated for mental illness in Florida.⁴

Involuntary examinations under the Baker Act are psychiatric examinations conducted without the examinee's consent.⁵ Involuntary examinations under the Baker Act may only be initiated by a law enforcement officer, mental health professional or physician, or circuit court order.⁶ An involuntary examination may be initiated only if an individual appears to have a mental illness, presents a danger to him or herself or to others, and refuses a voluntary examination or is unable to understand the need for the examination.⁷ Each law enforcement agency must enter a memorandum of understanding with each receiving facility within the law enforcement agency's jurisdiction to establish a single set of protocols for the safe and secure transportation and transfer of custody of individuals for involuntary examination.⁸

Only institutions designated as a receiving facility by the Florida Department of Children and Families (DCF) may conduct an involuntary examination.^{9,10} A physician or clinical psychologist must conduct the involuntary examination of a patient taken to a receiving facility without unnecessary delay.¹¹ The receiving facility may not release the patient without the documented approval of a psychiatrist, a clinical psychologist, or, if at a hospital, an attending emergency department physician experienced in diagnosing and treating mental disorders.¹² However, a patient may not be held in a receiving facility for involuntary examination longer than 72 hours.¹³

Within the 72-hour involuntary examination period,¹⁴ the patient must be released or a petition for involuntary placement of the patient in outpatient or inpatient treatment must be filed in the circuit

¹¹ Section 394.463(2)(f), F.S.

 12 Id.

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¹ Chapter 1971-131, L.O.F.

² See Part I, ch. 394, F.S.; Florida Department of children and Families, *Florida's Baker Act: 2013 Fact Sheet, available at* <u>http://www.dcf.state.fl.us/programs/samh/mentalhealth/docs/Baker%20Act%20Overview%202013.pdf</u>.

Section 394.463, F.S.

⁴ See Sections 394.453, 394.459, F.S.; Florida Department of children and Families, *Florida's Baker Act: 2013 Fact Sheet, available at http://www.dcf.state.fl.us/programs/samh/mentalhealth/docs/Baker%20Act%20Overview%202013.pdf.*

⁵ Id.

⁶ Section 394.463(2), F.S.

⁷ Section 394.463(a), F.S.; Florida Department of children and Families, *Florida's Baker Act: 2013 Fact Sheet, available at* <u>http://www.dcf.state.fl.us/programs/samh/mentalhealth/docs/Baker%20Act%20Overview%202013.pdf</u>.

⁸ Section 394.462(k), F.S.

⁹ See Sections 394.455(26), F.S. 394.461, and 394.463, F.S.

¹⁰ Section 394.461, F.S. The term "facility" is defined as any hospital, community facility, public or private facility, or receiving or treatment facility providing for the evaluation, diagnosis, care, treatment, training, or hospitalization of persons who appear to have a mental illness or have been diagnosed as having a mental illness. Section 493.455(10), F.S. Facilities licensed under chapter 400 or chapter 429 are not included under the term "facility" as defined by s. 493.455(10), F.S.

 $^{^{13}}$ Id.

¹⁴ If the 72 hours ends on a weekend or holiday, then the period is extended to the next working day thereafter. Section 493.463(2)(i), F.S.

court.¹⁵ Nearly 76 percent of involuntary examinations end without a petition for involuntary placement.¹⁶ The average length of stay is 4.5 days.¹⁷

In 2011, approximately 150,000 involuntary examinations were conducted on 111,000 individuals under the Baker Act.¹⁸ Nearly 18,000 of the examinees were children. Over the span of ten years (2002 to 2011), there was a 35 percent increase in the number of children involuntarily examined.¹⁹

A 2013 study on involuntary examinations initiated for children ages 4 to 17 indicates that the rate of initiations for this age group is higher during the school year than it is over summer and winter break (December) months.²⁰ In addition, a significant number of these initiations occurred immediately after children returned to school from summer break.²¹

Receiving facilities must give prompt notice of the whereabouts of a patient who is being involuntarily held for examination to the patient's guardian,²² guardian advocate,²³ attorney, and representative.²⁴ The notice must be made by telephone or in person within 24 hours after the patient's arrival at the facility.²⁵ Attempts at notification must begin as soon as reasonably possible after the patient's arrival and must be documented in the patient's clinical record.²⁶ However, a patient, including a minor, has the right to prohibit a receiving facility from providing this notice.²⁷

School Health Services

Each county health department must jointly develop with the district school board and local school health advisory committee a school health services plan.²⁸ The school health services plan describes the services to be provided pursuant to the plan, the responsibility for the provision of the services, the anticipated expenditures to provide the services, and evidence of cooperative planning by local school districts and county health departments.²⁹

Each health services plan must include provisions for, among other things, meeting emergency health needs in each school.³⁰ "Emergency health needs" is defined as "onsite management and aid for illness or injury pending the student's return to the classroom or release to a parent, guardian, designated friend, or designated health care provider."³¹ Each school health services plan must be reviewed each year for the purpose of updating the plan, and the plan must be approved every two years by the

 $\overline{19}$ Id.

 21 *Id*. at 2.

- ²⁶ Id.
- ²⁷ Id.

¹⁵ Id.

 $^{^{16}}$ Id.

 ¹⁷ Florida Department of children and Families, *Florida's Baker Act: 2013 Fact Sheet, available at* <u>http://www.dcf.state.fl.us/programs/samh/mentalhealth/docs/Baker%20Act%20Overview%202013.pdf</u>.
 ¹⁸ Florida Department of children and Families, *Florida's Baker Act: 2013 Fact Sheet, available at*

http://www.dcf.state.fl.us/programs/samh/mentalhealth/docs/Baker%20Act%20Overview%202013.pdf.

²⁰ Annette Christy, University of South Florida de la Parte Florida Mental Health Institute, Baker Act Examinations for Youth in Calendar Year 2012 (2013).

²² "Guardian" means the natural guardian of a minor, or a person appointed by a court to act on behalf of a ward's person if the ward is a minor or has been adjudicated incapacitated. Section 394.453(11), F.S.

²³ "Guardian advocate" means a person appointed by a court to make decisions regarding mental health treatment on behalf of a patient who has been found incompetent to consent to treatment. The guardian may be granted specific additional powers by court order. Section 394.453, F.S.

²⁴ Section 394.4599(2)(a), F.S.

²⁵ Section 394.4599(2)(b), F.S.

²⁸ Section 381.0056(4), F.S.

²⁹ Section 381.0056(2)(e), F.S.

³⁰ See s. 381.0056, F.S.

 $^{^{31}}$ Section 381.0056(2)(a), F.S.

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school district's superintendent, school board chairperson, county health department medical director or administrator, and the Department of Health's district administrator.³²

Health services plans are not required to provide for notification of a student's parent or guardian when the student is transported to a receiving facility for purposes of an involuntary examination under the Baker Act.

K-12 Student and Parent Rights

In Florida, K-12 students and their parents are afforded certain statutory rights, including rights relating to health issues.³³ The rights enumerated by statute contain no requirement that a student's parent or guardian be notified when the student is transported to a receiving facility for purposes of an involuntary examination under the Baker Act.

Effect of Proposed Changes

The bill amends the definition of "emergency health needs" for purposes of school health services programs to expressly include onsite evaluation for illness or injury and release to a law enforcement officer. In addition, the bill requires each county school health services plan to provide for immediate notification to a student's parent or guardian if the student is removed from school, school transportation, or a school-sponsored activity and taken to a receiving facility for an involuntary examination. Each district school board and charter school governing board must develop a policy and procedures for such notification.

The bill provides that, if a student is removed from a public school, school transportation, or a schoolsponsored activity for an involuntary examination, the school principal or the principal's designee must immediately notify the student's parent.³⁴ If the principal or principal's designee has submitted a report to the Central Abuse Hotline³⁵ for suspected abuse, abandonment, or neglect and deems delay of notification to be in the student's best interest, notification may be delayed by no more than 24 hours after the student's removal.³⁶

The bill requires receiving facilities to give notice of the whereabouts of a minor patient who is being held for an involuntary examination to the patient's parent, guardian, or guardian advocate immediately after the patient's arrival at the receiving facility. The receiving facility must attempt to notify the patient's parent, guardian, or guardian advocate until confirmation is received either verbally, through telephonic or electronic communication, or by recorded message that notification has been made. Attempts at notification must be made hourly during the first 12 hours after the patient's arrival at the facility and then once every 24 hours thereafter until confirmation is received or until the patient is released at the end of the 72-hour examination period or a petition for involuntary placement is filed with the court. A minor may not prohibit a receiving facility from providing this notice.

The bill requires the receiving facility to document each attempt at notification in the patient's clinical record and provides that the facility may seek assistance from law enforcement if notification is not made within the first 24 hours after the patient's arrival. The bill allows a receiving facility to delay notification by no more than 24 hours if it has submitted a report to the Central Abuse Hotline for

³⁶ The bill also applies these requirements to charter schools. **STORAGE NAME:** h0497c.EDC.DOCX **DATE:** 4/1/2014

³² Rule 64F-6.002(3), F.A.C.

³³ See Section 1002.20(3), F.S.

³⁴ Section 1000.21(4), F.S., defines parent as either or both parents of a student, any guardian of a student, any person in a parental relationship to a student, or any person exercising supervisory authority over a student in place of the parent.

³⁵ Section 39.201(1) and (2), F.S., requires a person who knows or has reasonable cause to suspect that a child is abused, abandoned, or neglected by a parent, legal custodian, caregiver, other person responsible for the child's welfare, other adult, or a victim of sexual abuse by a known or suspected juvenile sexual offender to report such knowledge or suspicion to the Department of Children and Families using its Central Abuse Hotline.

suspected abuse, abandonment, or neglect and deems delay of notification to be in the patient's best interest.³⁷

B. SECTION DIRECTORY:

Section 1. Amends s. 381.0056, F.S., revising the term "emergency health needs"; requiring school health services plans to include notification requirements when a student is removed from school, school transportation, or a school-sponsored activity for involuntary examination.

Section 2. Amends s. 394.4599, F.S., requiring a receiving facility to provide notice of the whereabouts of an adult or minor patient held for involuntary examination; providing conditions for delay in notification; requiring documentation of contact attempts.

Section 3. Amends s. 1002.20, F.S., requiring public schools to provide notice of the whereabouts of a student removed from school, school transportation, or a school-sponsored activity for involuntary examination; providing conditions for delay in notification; requiring district school boards to develop certain notification policies and procedures.

Section 4. Amends s. 1002.33, F.S., requiring charter schools to provide notice of the whereabouts student removed from school, school transportation, or a school-sponsored activity for involuntary examination; providing conditions for delay in notification; requiring charter school governing boards to develop certain notification policies and procedures.

Section 5. Provides an effective date of July 1, 2014.

II. FISCAL ANALYSIS & ECONOMIC IMPACT STATEMENT

A. FISCAL IMPACT ON STATE GOVERNMENT:

1. Revenues:

None.

2. Expenditures:

None.

B. FISCAL IMPACT ON LOCAL GOVERNMENTS:

1. Revenues:

None.

2. Expenditures:

None.

C. DIRECT ECONOMIC IMPACT ON PRIVATE SECTOR:

None.

D. FISCAL COMMENTS:

None.

³⁷ See supra text accompanying note 34. STORAGE NAME: h0497c.EDC.DOCX DATE: 4/1/2014

III. COMMENTS

A. CONSTITUTIONAL ISSUES:

1. Applicability of Municipality/County Mandates Provision:

None.

2. Other:

None.

B. RULE-MAKING AUTHORITY:

None.

C. DRAFTING ISSUES OR OTHER COMMENTS:

The bill vests discretion in both the school principal and the receiving facility to delay notification upon suspicion of abuse, neglect, or abandonment.

IV. AMENDMENTS/ COMMITTEE SUBSTITUTE CHANGES

On March 12, 2014, the K-12 Subcommittee reported the PCS for HB 497 favorably as a committee substitute. Unlike HB 497, the PCS provides a time certain by which a receiving facility is no longer required to continue attempts at notifying a minor patient's parent, guardian, or guardian advocate. The PCS also provides that the facility may seek assistance from a local law enforcement agency for notification purposes if confirmation of notice has not been received after 24 hours.

CS/HB 589

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CS/HB 589

HOUSE

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REPRESENTATIVES

1	A bill to be entitled
2	An act relating to the Children and Youth Cabinet;
3	amending s. 402.56, F.S.; revising the membership of
4	the cabinet; providing an effective date.
5	
6	Be It Enacted by the Legislature of the State of Florida:
7	
. 8	Section 1. Paragraph (a) of subsection (4) of section
9	402.56, Florida Statutes, is amended to read:
10	402.56 Children's cabinet; organization; responsibilities;
11	annual report
12	(4) MEMBERSThe cabinet shall consist of 16 14 members
13	including the Governor and the following persons:
14	(a)1. The Secretary of Children and Family Services;
15	2. The Secretary of Juvenile Justice;
16	3. The director of the Agency for Persons with
17	Disabilities;
18	4. The director of the Office of Early Learning;
19	5. The State Surgeon General;
20	6. The Secretary of Health Care Administration;
21	7. The Commissioner of Education;
22	8. The director of the Statewide Guardian Ad Litem Office;
23	9. The director of the Office of Child Abuse Prevention;
24	and
25	10. A superintendent of schools, appointed by the
26	Governor; and

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11.10. Five members representing children and youth 27 advocacy organizations, who are not service providers and who 28 29 are appointed by the Governor. 30

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Section 2. This act shall take effect July 1, 2014.

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HOUSE OF REPRESENTATIVES STAFF ANALYSIS

BILL #:CS/HB 589Children and Youth CabinetSPONSOR(S):Choice & Innovation Subcommittee and HarrellTIED BILLS:IDEN./SIM. BILLS:SB 1372

REFERENCE	ACTION	ANALYST	STAFF DIRECTOR or BUDGET/POLICY CHIEF
1) Choice & Innovation Subcommittee	13 Y, 0 N, As CS	Rininger	Fudge
2) Health & Human Services Committee	16 Y, 0 N	Entress	Calamas
3) Education Committee		Rininger GR	Mizereck

SUMMARY ANALYSIS

The Florida Children and Youth Cabinet (Cabinet) consists of the Governor and 14 members. These members include the Secretary of the Department of Children and Families, the Secretary of Juvenile Justice, the director of the Agency for Persons with Disabilities, the director of the Office of Early Learning, the State Surgeon General, the Secretary of Health Care Administration, the Commissioner of Education, the director of the Statewide Guardian Ad Litem Office, the director of the Office of Child Abuse Prevention, and five members appointed by the Governor who represent children and youth advocacy organizations.

The bill creates one additional Cabinet position to be held by a superintendent of schools who is appointed by the Governor.

The bill does not have a fiscal impact on state or local governments.

The bill takes effect July 1, 2014.

FULL ANALYSIS

I. SUBSTANTIVE ANALYSIS

A. EFFECT OF PROPOSED CHANGES:

Present Situation

The Florida Children and Youth Cabinet (Cabinet) was created in 2007.¹ The Florida Legislature recognized the need to collaborate with the Governor to improve child and family outcomes in the state.² Among other things, the Cabinet was created to enable state agencies and programs that serve children to coordinate policy development and program implementation so services provided to children and youth are planned, managed, and delivered in a holistic and integrated manner.³

The Cabinet is comprised of the Governor and 14 members. These members include the Secretary of Children and Family Services, the Secretary of Juvenile Justice, the director of the Agency for Persons with Disabilities, the director of the Office of Early Learning, the State Surgeon General, the Secretary of Health Care Administration, the Commissioner of Education, the director of the Statewide Guardian Ad Litem Office, the director of the Office of Child Abuse Prevention, and five members representing children and youth advocacy organizations, who are not service providers and who are appointed by the Governor.⁴

Effect of Proposed Changes

The bill expands the membership of the Cabinet to include the Governor and 15 other members. The additional Cabinet position created by the bill will be a superintendent of schools who is appointed to the Cabinet by the Governor.

Current law states that the "Cabinet shall consist of 14 members including the Governor and the following persons . . ." However, the law lists 14 specific members of the Cabinet in addition to the Governor, bringing the total membership of the Cabinet to 15 members. The bill adds one Cabinet position and changes the total membership figure to 16 members, accounting for the Governor.

B. SECTION DIRECTORY:

Section 1: Amends s. 402.56, F.S., relating to the Children and Youth Cabinet.

Section 2: Provides an effective date of July 1, 2014.

II. FISCAL ANALYSIS & ECONOMIC IMPACT STATEMENT

- A. FISCAL IMPACT ON STATE GOVERNMENT:
 - 1. Revenues:

None.

2. Expenditures:

None.

⁴ Section 402.56(4), F.S.

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¹ The Florida Children and Youth Cabinet, *The Florida Children and Youth Cabinet 2013 Annual Report*, (Jan. 31, 2014), *available at* <u>http://www.flgov.com/wp-content/uploads/childadvocacy/florida_children_and_vouth_cabinet_2013_annual_report.pdf</u>.

² Section 402.56(2)(b), F.S.

³ Section 402.56(3)(a), F.S.

- B. FISCAL IMPACT ON LOCAL GOVERNMENTS:
 - 1. Revenues: None.
 - 2. Expenditures: None.
- C. DIRECT ECONOMIC IMPACT ON PRIVATE SECTOR: None.
- D. FISCAL COMMENTS: None.

III. COMMENTS

- A. CONSTITUTIONAL ISSUES:
 - 1. Applicability of Municipality/County Mandates Provision:

Not Applicable. This bill does not appear to affect county or municipal governments.

2. Other:

None.

B. RULE-MAKING AUTHORITY:

None.

C. DRAFTING ISSUES OR OTHER COMMENTS:

None.

IV. AMENDMENTS/ COMMITTEE SUBSTITUTE CHANGES

On February 18, 2014, the Choice & Innovation Subcommittee adopted one amendment and reported the bill favorably as a committee substitute. The amendment revises the total number of members on the cabinet to 16 in order to account for both the Governor and the proposed additional cabinet member.

This bill analysis is drafted to the committee substitute.

Ļ I CS/HB 993

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HOUSE

1	A bill to be entitled
2	An act relating to public records; providing an
3	exemption from public records requirements for
4	personal identifying information of certain animal
5	researchers at public research facilities, including
6	state universities; providing for retroactive
7	applicability of the exemption; providing for future
8	legislative review and repeal of the exemption;
9	providing a statement of public necessity; providing
10	an effective date.
11	
12	Be It Enacted by the Legislature of the State of Florida:
13	
14	Section 1. (1) Personal identifying information of a
15	person employed by, under contract with, or volunteering for a
16	public research facility, including a state university, that
17	conducts animal research or is engaged in activities related to
18	animal research, is exempt from s. 119.07(1), Florida Statutes,
19	and s. 24(a), Article I of the State Constitution, when such
20	information is contained in the following records:
21	(a) Animal records, including animal care and treatment
22	records.
23	(b) Research protocols and approvals.
24	(c) Purchasing, funding, and billing records related to
25	animal research or activities.
26	(d) Animal care and use committee records.
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research or activities. This exemption applies to personal identifying (2) information as described in subsection (1) held by a public research facility, including a state university, before, on, or after the effective date of this exemption. (3) This section is subject to the Open Government Sunset Review Act in accordance with s. 119.15, Florida Statutes, and shall stand repealed on October 2, 2019, unless reviewed and saved from repeal through reenactment by the Legislature. Section 2. The Legislature finds that it is a public necessity that personal identifying information of a person who is employed by, under contract with, or volunteering for a public research facility, including a state university, that conducts animal research or is engaged in activities related to animal research, be made exempt from s. 119.07(1), Florida Statutes, and s. 24(a), Article I of the State Constitution. The Legislature also finds that it is a public necessity that this exemption apply to such personal identifying information held by a public research facility, including a state university, before, on, or after the effective date of the exemption. The Legislature finds that the release of such personal identifying information will place such persons in danger of threats and harassment as well as physical and emotional harm from those who advocate against such research. University employees have been harassed and threatened after animal care records that included Page 2 of 3

(e) Facility and laboratory records related to animal

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53	their personal identifying information were disclosed pursuant
54	to public records requests. Thus, the Legislature finds that the
55	harm and threat to such persons' safety that results from the
56	release of personal identifying information in records about the
57	animals or about the animal research outweighs any public
58	benefit that may be derived from the disclosure of the
59	information. The public research facilities, including state
60	universities, remain responsible and accountable for the animal
61	research conducted at their institutions.
62	Section 3. This act shall take effect July 1, 2014.

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HOUSE OF REPRESENTATIVES STAFF ANALYSIS

BILL #:CS/HB 993Pub. Rec./Animal Researchers at Public Research FacilitiesSPONSOR(S):Higher Education & Workforce Subcommittee and CummingsTIED BILLS:IDEN./SIM. BILLS:SB 414

REFERENCE	ACTION	ANALYST	STAFF DIRECTOR or BUDGET/POLICY CHIEF
1) Higher Education & Workforce Subcommittee	11 Y, 1 N, As CS	Thomas	Sherry
2) Government Operations Subcommittee	10 Y, 0 N	Williamson	Williamson
3) Education Committee	······································	Thomas M1	

SUMMARY ANALYSIS

The bill creates a public records exemption for personal identifying information of a person employed by, under contract with, or volunteering for a public research facility, including a state university, that conducts animal research or is engaged in activities related to animal research. Such information is exempt from public records requirements when the information is contained in the following records:

- Animal records, including animal care and treatment records.
- Research protocols and approvals.
- Purchase and billing records related to animal research or activities.
- Animal care and committee records.
- Facility and laboratory records related to animal research or activities.

The bill provides for retroactive application of the public record exemption.

The public records exemption is subject to the Open Government Sunset Review Act and must stand repealed on October 2, 2019, unless reviewed and saved from repeal through reenactment by the Legislature. The bill also provides a statement of public necessity as required by the State Constitution.

The bill does not appear to have a fiscal impact on state or local governments.

Article I, s. 24(c) of the State Constitution requires a two-thirds vote of the members present and voting for final passage of a newly created public record exemption. The bill creates a public record exemption; thus, it requires a two-thirds vote for final passage.

FULL ANALYSIS

I. SUBSTANTIVE ANALYSIS

A. EFFECT OF PROPOSED CHANGES:

Background

Public Records Law

Article I, s. 24(a) of the State Constitution sets forth the state's public policy regarding access to government records. The section guarantees every person a right to inspect or copy any public record of the legislative, executive, and judicial branches of government. The Legislature, however, may provide by general law for the exemption of records from the requirements of Article I, s. 24(a) of the State Constitution. The general law must state with specificity the public necessity justifying the exemption (public necessity statement) and must be no broader than necessary to accomplish its purpose.

Public policy regarding access to government records is addressed further in the Florida Statutes. Section 119.07(1), F.S., guarantees every person a right to inspect and copy any state, county, or municipal record.

Public Record Exemptions

The Legislature may provide by general law for the exemption of records from the requirements of Article I, s. 24(a) and (b) of the State Constitution. The general law must state with specificity the public necessity justifying the exemption (public necessity statement) and must be no broader than necessary to accomplish its purpose.¹

Furthermore, the Open Government Sunset Review Act² provides that a public record exemption may be created or maintained only if it serves an identifiable public purpose. In addition, it may be no broader than is necessary to meet one of the following purposes:

- Allows the state or its political subdivisions to effectively and efficiently administer a governmental program, which administration would be significantly impaired without the exemption;
- Protects sensitive personal information that, if released, would be defamatory or would jeopardize an individual's safety; however, only the identity of an individual may be exempted under this provision; or
- Protects trade or business secrets.

The Open Government Sunset Review Act requires the automatic repeal of a newly created exemption on October 2nd of the fifth year after creation or substantial amendment, unless the Legislature reenacts the exemption.

Effect of Proposed Changes

The bill creates a public records exemption for personal identifying information of a person employed by, under contract with, or volunteering for a public research facility, including a state university, that conducts animal research or is engaged in activities related to animal research. Such information is exempt from public records requirements when the information is contained in the following records:

- Animal records, including animal care and treatment records.
- Research protocols and approvals.
- Purchase and billing records related to animal research or activities.

¹ Art. I, s. 24(c), Fla. Const. The Open Government Sunset Review Act prescribes a legislative review process for newly created or substantially amended public records or open meeting exemptions. It requires the automatic repeal of such an October 2^{nd} of the fifth year after creation or substantial amendment, unless the Legislature reenacts the exemption.

- Animal care and committee records.
- Facility and laboratory records related to animal research or activities.

The bill provides for retroactive application of the public record exemption.³

The public records exemption is subject to the Open Government Sunset Review Act and must stand repealed on October 2, 2019, unless reviewed and saved from repeal through reenactment by the Legislature. The bill also provides a statement of public necessity as required by the State Constitution.

B. SECTION DIRECTORY:

Section 1. Provides an exemption from public records requirement for personal identifying information of certain animal researchers at public research facilities, including state universities; provides for retroactive applicability of the exemption; provides for future legislative review and repeal of the exemption.

Section 2. Provides a statement of public necessity.

Section 3. Provides an effective date of July 1, 2014.

II. FISCAL ANALYSIS & ECONOMIC IMPACT STATEMENT

A. FISCAL IMPACT ON STATE GOVERNMENT:

1. Revenues:

None.

2. Expenditures:

None.

B. FISCAL IMPACT ON LOCAL GOVERNMENTS:

1. Revenues:

None.

2. Expenditures:

None.

C. DIRECT ECONOMIC IMPACT ON PRIVATE SECTOR:

None.

D. FISCAL COMMENTS:

The bill may create a minimal fiscal impact on agencies because staff responsible for complying with public records requests could require training related to the public record exemption. In addition, agencies could incur costs associated with redacting the exempt information prior to releasing a record. The costs, however, would be absorbed, as they are part of the day-to-day responsibilities of the agency.

³ The Supreme Court of Florida ruled that a public record exemption is not to be applied retroactively unless the legislation clearly expresses intent that such exemption is to be applied as such. *Memorial Hospital-West Volusia, Inc. v. News-Journal Corporation*, 729 So.2d. 373 (Fla. 2001) STORAGE NAME: h0993d.EDC.DOCX DATE: 4/1/2014

III. COMMENTS

A. CONSTITUTIONAL ISSUES:

1. Applicability of Municipality/County Mandates Provision:

This bill does not appear to require municipalities or counties to expend funds or to take any action requiring the expenditure of funds, reduce the authority that municipalities or counties have to raise revenues in the aggregate, or reduce the percentage of state tax shared with municipalities or counties.

2. Other:

Vote Requirement

Article I, s. 24(c) of the State Constitution requires a two-thirds vote of the members present and voting for final passage of a newly created public record or public meeting exemption. The bill creates a new public record exemption; thus, it requires a two-thirds vote for final passage.

Public Necessity Statement

Article I, s. 24(c) of the State Constitution requires a public necessity statement for a newly created or expanded public record or public meeting exemption. The bill creates a new public record exemption; thus, it includes a public necessity statement.

Breadth of Exemption

Article I, s. 24(c) of the State Constitution requires a newly created public record or public meeting exemption to be no broader than necessary to accomplish the stated purpose of the law. The bill creates a public record exemption for personal identifying information of certain employees and volunteers of a public research facility that conducts animal research or is engaged in activities related to such research. As such, the exemption does not appear to be in conflict with the constitutional requirement that the exemption be no broader than necessary to accomplish its purpose.

B. RULE-MAKING AUTHORITY:

None.

C. DRAFTING ISSUES OR OTHER COMMENTS:

None.

IV. AMENDMENTS/ COMMITTEE SUBSTITUTE CHANGES

On March 19, 2014, the Higher Education & Workforce Subcommittee adopted a strike-all amendment to the bill and reported the bill favorably as a committee substitute. The amendment:

- Provided a public records exemption for a person employed by, under contract with, or volunteering for a public research facility, including a state university, that conducts animal research or is engaged in activities related to animal research.
- Provided a public records exemption for personal identifying information when such information is contained in certain records.
- Provided for retroactive applicability of the public records exemption.
- Provided for future legislative review and repeal of the public records exemption.
- Provided a statement of public necessity as required by the State Constitution.

This analysis is drafted to the committee substitute as passed by the Higher Education & Workforce Subcommittee.

HB 7033

HB 7033

1 A bill to be entitled 2 An act relating to middle grades education; amending 3 s. 1001.42, F.S.; requiring a school that includes 4 certain grades to include information, data, and 5 instructional strategies in its school improvement 6 plan; requiring a school that includes certain grades 7 to implement an early warning system based on indicators to identify students in need of additional 8 9 academic support; amending s. 1003.42, F.S.; providing 10 State Board of Education duties relating to middle 11 grades courses; amending s. 1003.4935, F.S.; authorizing additional FTE funding for certain 12 13 industry certifications; amending s. 1003.53, F.S.; 14 authorizing dropout prevention and academic 15 intervention services for a student identified by a 16 school's early warning system; amending s. 1006.135, 17 F.S.; including middle grades schools under provisions 18 prohibiting hazing; revising the definition of the 19 term "hazing"; requiring a school district policy that 20 prohibits hazing and establishes consequences for an 21 act of hazing; revising penalty provisions and 22 providing for applicability; amending s. 1011.62, 23 F.S.; specifying requirements relating to additional 24 FTE funding based on completion of certain courses or 25 programs and issuance of industry certification; 26 deleting obsolete provisions; amending s. 1012.98,

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27 F.S.; providing requirements relating to professional 28 development, including inservice plans and 29 instructional strategies, for middle grades educators; 30 requiring the Department of Education to disseminate professional development in the use of integrated 31 32 digital instruction; providing an effective date. 33 Be It Enacted by the Legislature of the State of Florida: 34 35 36 Section 1. Subsection (18) of section 1001.42, Florida 37 Statutes, is amended to read: 1001.42 Powers and duties of district school board.-The 38 39 district school board, acting as a board, shall exercise all 40 powers and perform all duties listed below: IMPLEMENT SCHOOL IMPROVEMENT AND ACCOUNTABILITY.-41 (18)42 Maintain a state system of school improvement and education 43 accountability as provided by statute and State Board of Education rule. This system of school improvement and education 44 45 accountability shall be consistent with, and implemented 46 through, the district's continuing system of planning and 47 budgeting required by this section and ss. 1008.385, 1010.01, and 1011.01. This system of school improvement and education 48 accountability shall comply with the provisions of ss. 1008.33, 49 50 1008.34, 1008.345, and 1008.385 and include the following: 51 (a) School improvement plans.-52 The district school board shall annually approve and 1. Page 2 of 20

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53 require implementation of a new, amended, or continuation school 54 improvement plan for each school in the district. If a school has a significant gap in achievement on statewide assessments 55 56 pursuant to s. 1008.34(3) (b) by one or more student subgroups, 57 as defined in the federal Elementary and Secondary Education Act 58 (ESEA), 20 U.S.C. s. 6311(b)(2)(C)(v)(II); has not significantly decreased the percentage of students scoring below satisfactory 59 60 on statewide assessments; or has significantly lower graduation rates for a subgroup when compared to the state's graduation 61 62 rate, that school's improvement plan shall include strategies 63 for improving these results. The state board shall adopt rules 64 establishing thresholds and for determining compliance with this 65 subparagraph paragraph. 66 2. A school that includes any of grades 6, 7, or 8 shall 67 include annually in its school improvement plan information and 68 data on the school's early warning system required under 69 paragraph (b), including a list of the early warning indicators

used in the system, the number of students identified by the 71 system as exhibiting two or more early warning indicators, the

72 number of students by grade level that exhibit each indicator,

73 and a description of all intervention strategies employed by the

74 school to improve the academic performance of students

identified by the early warning system. In addition, a school 75

76 that includes any of grades 6, 7, or 8 shall describe in its 77 school improvement plan the strategies used by the school to

implement the instructional practices for middle grades

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79	emphasized by the district's professional development system
80	pursuant to s. 1012.98(4)(b)9.
81	(b) Early warning system
82	1. A school that includes any of grades 6, 7, or 8 shall
83	implement an early warning system to identify students in grades
84	6, 7, and 8 who need additional support to improve academic
85	performance and stay engaged in school. The early warning system
86	must include the following early warning indicators:
87	a. Attendance below 90 percent, regardless of whether
88	absence is excused or a result of out-of-school suspension.
89	b. One or more suspensions, whether in school or out of
90	school.
91	c. Course failure in English language arts or mathematics.
92	d. A Level 1 score on the statewide, standardized
93	assessments in English language arts or mathematics.
94	
95	A school district may identify additional early warning
96	indicators for use in a school's early warning system.
97	2. When a student exhibits two or more early warning
98	indicators, the school's child study team under s. 1003.02 or a
99	school-based team formed for the purpose of implementing the
100	requirements of this paragraph shall convene to determine
101	appropriate intervention strategies for the student. The school
102	shall provide at least 10 days' written notice of the meeting to
103	the student's parent, indicating the meeting's purpose, time,
104	and location, and provide the parent the opportunity to
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105 participate.

106 (c) (b) Public disclosure.-The district school board shall 107 provide information regarding the performance of students and 108 educational programs as required pursuant to ss. 1008.22 and 109 1008.385 and implement a system of school reports as required by 110 statute and State Board of Education rule which shall include 111 schools operating for the purpose of providing educational 112 services to youth in Department of Juvenile Justice programs, 113 and for those schools, report on the elements specified in s. 114 1003.52(19). Annual public disclosure reports shall be in an 115 easy-to-read report card format and shall include the school's 116 grade, high school graduation rate calculated without GED tests, 117 disaggregated by student ethnicity, and performance data as 118 specified in state board rule.

119 <u>(d) (c)</u> School improvement funds.—The district school board 120 shall provide funds to schools for developing and implementing 121 school improvement plans. Such funds shall include those funds 122 appropriated for the purpose of school improvement pursuant to 123 s. 24.121(5)(c).

124 Section 2. Subsection (1) of section 1003.42, Florida 125 Statutes, is amended to read:

126

1003.42 Required instruction.-

127 (1) Each district school board shall provide all courses
128 required for middle grades promotion, high school graduation,
129 and appropriate instruction designed to ensure that students
130 meet State Board of Education adopted standards in the following
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131	subject areas: reading and other language arts, mathematics,				
132	science, social studies, foreign languages, health and physical				
133	education, and the arts. The state board must remove a middle				
134	grades course in the Course Code Directory that does not fully				
135	integrate all appropriate curricular content required by s.				
136	1003.41 and may approve a new course only if it meets the				
137	7 required curricular content.				
138	8 Section 3. Subsection (4) is added to section 1003.4935,				
139	9 Florida Statutes, to read:				
140	1003.4935 Middle grades career and professional academy				
141	courses and career-themed courses				
142	(4) Industry certifications offered in the middle grades				
143	that are included in the Industry Certification Funding List are				
144	eligible for additional full-time equivalent membership pursuant				
145	to s. 1011.62(1).				
146	Section 4. Paragraph (c) of subsection (1) of section				
147	1003.53, Florida Statutes, is amended to read:				
148	1003.53 Dropout prevention and academic intervention				
149	(1)				
150	(c) A student shall be identified as being eligible to				
151	receive services funded through the dropout prevention and				
152	academic intervention program based upon one of the following				
153	criteria:				
154	1. The student is academically unsuccessful as evidenced				
155	by low test scores, retention, failing grades, low grade point				
156	average, falling behind in earning credits, or not meeting the				
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state or district proficiency levels in reading, mathematics, or 157 158 writing.

159 The student has a pattern of excessive absenteeism or 2. has been identified as a habitual truant. 160

The student has a history of disruptive behavior in 161 3. school or has committed an offense that warrants out-of-school 162 163 suspension or expulsion from school according to the district 164 school board's code of student conduct. For the purposes of this 165 program, "disruptive behavior" is behavior that:

166 Interferes with the student's own learning or the a. 167 educational process of others and requires attention and 168 assistance beyond that which the traditional program can provide 169 or results in frequent conflicts of a disruptive nature while 170 the student is under the jurisdiction of the school either in or 171 out of the classroom; or

172 Severely threatens the general welfare of students or b. 173 others with whom the student comes into contact.

174 4. The student is identified by a school's early warning system pursuant to s. 1001.42(18)(b). 175

176 Section 5. Section 1006.135, Florida Statutes, is amended to read: 177

1006.135 Hazing prohibited at high schools with any of 178 179 grades 6-12 9-12 prohibited.-

DEFINITION.-As used in this section, "hazing" means 180 (1) any action or situation that recklessly or intentionally 181 182 endangers the mental or physical health or safety of a student Page 7 of 20

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183	at a high school with <u>any of</u> grades <u>6</u> 9 through 12 for purposes					
184	including, but not limited to, initiation or admission into or					
185	affiliation with any organization operating under the sanction					
186	of a high school with any of grades 6 9 through 12. "Hazing"					
187	includes, but is not limited to: $ au$					
188	<u>(a)</u> Pressuring, or coercing, or forcing a the student					
189	into <u>:</u>					
190	<u>1.</u> Violating state or federal law <u>;</u> $ au$					
191	2. Consuming any food, liquor, drug, or other substance;					
192	or					
193	3. Participating in physical activity that could adversely					
194	affect the health or safety of the student.					
195	(b) Any brutality of a physical nature, such as whipping,					
196	beating, branding, <u>or</u> exposure to the elements , forced					
197	consumption of any food, liquor, drug, or other substance, or					
198	other-forced physical activity that could adversely affect the					
199	physical health or safety of the student, and also includes any					
200	activity that would subject the student to extreme mental					
201	stress, such as sleep deprivation, forced exclusion from social					
202	contact, forced conduct that could result in extreme					
203	embarrassment, or other forced activity that could adversely					
204	affect the mental health or dignity of the student.					
205						
206	Hazing does not include customary athletic events or other					
207	similar contests or competitions or any activity or conduct that					
208	furthers a legal and legitimate objective.					

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209	(2) SCHOOL DISTRICT POLICYEach school district shall					
210	adopt in rule a policy that prohibits hazing and establishes					
211	consequences for a student who commits an act of hazing. The					
212	policy must include:					
213	(a) A definition of hazing, which must include the					
214	definition provided in this section.					
215	(b) A procedure for reporting an alleged act of hazing,					
216	including provisions that permit a person to anonymously report					
217	such an act. However, disciplinary action may not be based					
218	solely on an anonymous report.					
219	(c) A requirement that a school with any of grades 9					
220	through 12 report an alleged act of hazing to a local law					
221	enforcement agency if the alleged act meets the criteria					
222	established under subsection (3).					
223	(d) A provision for referral of victims and perpetrators					
224	of hazing to a certified school counselor.					
225	(e) A requirement that each incident of hazing be reported					
226	in the school's safety and discipline report required under s.					
227	1006.09(6). The report must include the number of hazing					
228	incidents reported, the number of incidents referred to a local					
229	law enforcement agency, the number of incidents that result in					
230	disciplinary action taken by the school, and the number of					
231	incidents that do not result in either referral to a local law					
232	enforcement agency or disciplinary action taken by the school.					
233	(3) (2) CRIMINAL PENALTIES This subsection applies only to					
234	students in any of grades 9 through 12.					

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235 (a)1. A person who commits an act of hazing, a third degree felony, punishable as provided in s. 775.082 or s. 236 237 775.083, when he or she intentionally or recklessly commits any 238 act of hazing as defined in subsection (1) upon another person 239 who is a member of or an applicant to any type of student 240 organization commits a third degree felony, punishable as 241 provided in s. 775.082 or s. 775.083, if the person knew or 242 should have known the act would result in serious bodily injury 243 or death of such other person and the act hazing results in 244 serious bodily injury or death of such other person.

245 2.(3) A person who commits an act of hazing, a first 246 degree misdemeanor, punishable as provided in s. 775.082 or s. 247 775.083, when he or she intentionally or recklessly commits any 248 act of hazing as defined in subsection (1) upon another person 249 who is a member of or an applicant to any type of student 250 organization commits a first degree misdemeanor, punishable as provided in s. 775.082 or s. 775.083, if the person knew or 251 252 should have known the act would create a potential risk of 253 physical injury or death to such other person and the act hazing 254 creates a potential substantial risk of physical injury or death 255 to such other person.

256 (b) (4) As a condition of any sentence imposed pursuant to 257 paragraph (a) subsection (2) or subsection (3), the court:

258 <u>1.</u> Shall order the defendant to attend and complete a 4-259 hour hazing education course and may also impose a condition of 260 drug or alcohol probation.

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261 May require the defendant to make a public apology to 2. 262 the students and victims at the school. 263 3. May require the defendant to participate in a schoolsponsored antihazing campaign to raise awareness of what 264 265 constitutes hazing and the penalties for hazing. 266 (c) (5) It is not a defense to a charge of hazing that: 267 1.(a) Consent of the victim had been obtained; 268 2. (b) The conduct or activity that resulted in the death 269 or injury of a person was not part of an official organizational 270 event or was not otherwise sanctioned or approved by the 271 organization; or 272 3.(c) The conduct or activity that resulted in death or 273 injury of the person was not done as a condition of membership 274 to an organization. 275 (4) (6) CONSTRUCTION.-This section shall not be construed 276 to preclude prosecution for a more general offense resulting 277 from the same criminal transaction or episode. 278 Section 6. Paragraph (o) of subsection (1) of section 279 1011.62, Florida Statutes, is amended to read: 280 1011.62 Funds for operation of schools.-If the annual 281 allocation from the Florida Education Finance Program to each 282 district for operation of schools is not determined in the 283 annual appropriations act or the substantive bill implementing 284 the annual appropriations act, it shall be determined as 285 follows: COMPUTATION OF THE BASIC AMOUNT TO BE INCLUDED FOR 286 (1)

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287 OPERATION.-The following procedure shall be followed in 288 determining the annual allocation to each district for 289 operation:

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(o) Calculation of additional full-time equivalent
membership based on successful completion of a career-themed
course or a career and professional academy program, pursuant to
ss. 1003.491, 1003.492, and 1003.493, and 1003.4935, and
issuance of industry certification identified in the Industry
Certification Funding List pursuant to rules adopted by the
State Board of Education.-

OF

297 1. A value of 0.1 or 0.2 full-time equivalent student 298 membership shall be calculated for each student who completes a 299 career-themed course, as defined in s. 1003.493(1)(b), or a career and professional academy or career-themed course, 300 301 pursuant to ss. 1003.491, 1003.492, 1003.493, and 1003.4935, and 302 who is issued the highest level of an industry certification 303 identified annually in the Industry Certification Funding List 304 approved under rules adopted by the State Board of Education 305 upon completion of grade 8 pursuant to subparagraph 2. or upon 306 earning a high school diploma. The maximum full-time equivalent 307 student membership value for any student in grades 9 through 12 308 is 0.3. A value of 0.2 full-time equivalent membership shall be calculated for each student who is issued an industry 309 310 certification that has a statewide articulation agreement for 311 college credit approved by the State Board of Education. For 312 industry certifications that do not articulate for college Page 12 of 20

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313 credit, the Department of Education shall assign a full-time 314 equivalent value of 0.1 for each certification. The State Board 315 of Education shall include the assigned values in the Industry 316 Certification Funding List under rules adopted by the state 317 board. Such value shall be added to the total full-time 318 equivalent student membership in secondary career education 319 programs for grades 9 through 12 in the subsequent year for 320 courses that were not provided through dual enrollment. Industry 321 certifications earned through dual enrollment must be reported 322 and funded pursuant to ss. 1011.80 and 1011.81.

323 <u>2. Upon completion of grade 8, a value of 0.1 full-time</u> 324 <u>equivalent student membership shall be calculated for each</u> 325 <u>student who completes a career-themed course or a career and</u> 326 <u>professional academy course under s. 1003.4935 and who is issued</u> 327 <u>the highest level of industry certification identified in the</u> 328 <u>Industry Certification Funding List under rules adopted by the</u> 329 state board.

330 3.2. Each district must allocate at least 80 percent of 331 the funds provided for industry certification, in accordance 332 with this paragraph, to the program that generated the funds. 333 This allocation may not be used to supplant funds provided for 334 basic operation of the program. Unless a different amount is 335 specified in the General Appropriations Act, the appropriation 336 for this calculation is limited to \$60 million annually. If the appropriation is insufficient to fully fund the total 337 338 calculation, the appropriation shall be prorated.

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339 4.3. For industry certifications earned in the 2013-2014 340 school year and in subsequent years, the school district shall distribute to each classroom teacher who provided direct 341 342 instruction toward the attainment of an industry certification 343 that qualified for additional full-time equivalent membership 344 under subparagraph 1. or subparagraph 2.: 345 A bonus in the amount of \$25 for each student taught by a. 346 a teacher who provided instruction in a course that led to the attainment of an industry certification on the Industry 347 Certification Funding List with a weight of 0.1. 348 349 A bonus in the amount of \$50 for each student taught by b. 350 a teacher who provided instruction in a course that led to the 351 attainment of an industry certification on the Industry 352 Certification Funding List with a weight of 0.2. 353 4. For the 2013-2014 fiscal year, the additional FTE 354 membership-calculation must-include the additional FTE for any 355 student who earned a certification in the 2009-2010, 2010-2011, 356 and 2011-2012 fiscal years who was not previously funded and was enrolled in 2012-2013. 357 358 359 Bonuses awarded pursuant to this paragraph shall be provided to 360 teachers who are employed by the district in the year in which 361 the additional FTE membership calculation is included in the 362 calculation. Bonuses shall be calculated based upon the associated weight of an industry certification on the Industry 363 Certification Funding List for the year in which the 364 Page 14 of 20

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365 certification is earned by the student. Any bonus awarded to a 366 teacher under this paragraph may not exceed \$2,000 in any given 367 school year and is in addition to any regular wage or other 368 bonus the teacher received or is scheduled to receive.

369 Section 7. Paragraph (d) is added to subsection (3) of 370 section 1012.98, Florida Statutes, and subsections (4) and (7) 371 of that section are amended, to read:

372 1012.98 School Community Professional Development Act.373 (3) The activities designed to implement this section
374 must:

375 (d) Provide middle grades instructional personnel and 376 school administrators with the knowledge, skills, and best 377 practices necessary to support excellence in classroom 378 instruction and educational leadership.

379 (4) The Department of Education, school districts,
380 schools, Florida College System institutions, and state
381 universities share the responsibilities described in this
382 section. These responsibilities include the following:

383 The department shall disseminate to the school (a)1. community research-based professional development methods and 384 385 programs that have demonstrated success in meeting identified student needs. The Commissioner of Education shall use data on 386 387 student achievement to identify student needs. The methods of 388 dissemination must include a web-based statewide performance 389 support system, including a database of exemplary professional 390 development activities, a listing of available professional Page 15 of 20

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391 development resources, training programs, and available 392 assistance. 393 2. The web-based statewide performance support system 394 established pursuant to subparagraph 1. must include for middle 395 grades, subject to appropriation, materials related to classroom 396 instruction, including integrated digital instruction and 397 competency-based instruction; classroom management; student 398 behavior and interaction; extended learning opportunities for 399 students; and instructional leadership.

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

407 1. Be approved by the department. All substantial
408 revisions to the system shall be submitted to the department for
409 review for continued approval.

410 2. Be based on analyses of student achievement data and 411 instructional strategies and methods that support rigorous, 412 relevant, and challenging curricula for all students. Schools 413 and districts, in developing and refining the professional 414 development system, shall also review and monitor school 415 discipline data; school environment surveys; assessments of 416 parental satisfaction; performance appraisal data of teachers, Page 16 of 20

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417 managers, and administrative personnel; and other performance 418 indicators to identify school and student needs that can be met 419 by improved professional performance.

420 3. Provide inservice activities coupled with followup 421 support appropriate to accomplish district-level and school-422 level improvement goals and standards. The inservice activities 423 for instructional personnel shall focus on analysis of student 424 achievement data, ongoing formal and informal assessments of 425 student achievement, identification and use of enhanced and 426 differentiated instructional strategies that emphasize rigor, 427 relevance, and reading in the content areas, enhancement of 428 subject content expertise, integrated use of classroom technology that enhances teaching and learning, classroom 429 430 management, parent involvement, and school safety.

431 Include a master plan for inservice activities, 4. 432 pursuant to rules of the State Board of Education, for all 433 district employees from all fund sources. The master plan shall 434 be updated annually by September 1, must be based on input from 435 teachers and district and school instructional leaders, and must 436 use the latest available student achievement data and research 437 to enhance rigor and relevance in the classroom. Each district 438 inservice plan must be aligned to and support the school-based 439 inservice plans and school improvement plans pursuant to s. 440 1001.42(18). Each district inservice plan must provide a 441 description of the training that middle grades instructional 442 personnel and school administrators receive on the district's

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443 code of student conduct adopted pursuant to s. 1006.07; 444 integrated digital instruction and competency-based instruction; 445 classroom management; student behavior and interaction; extended 446 learning opportunities for students; and instructional 447 leadership. District plans must be approved by the district 448 school board annually in order to ensure compliance with 449 subsection (1) and to allow for dissemination of research-based 450 best practices to other districts. District school boards must 451 submit verification of their approval to the Commissioner of 452 Education no later than October 1, annually. Each school 453 principal may establish and maintain an individual professional 454 development plan for each instructional employee assigned to the 455 school as a seamless component to the school improvement plans 456 developed pursuant to s. 1001.42(18). An individual professional 457 development plan must be related to specific performance data 458 for the students to whom the teacher is assigned, define the 459 inservice objectives and specific measurable improvements 460 expected in student performance as a result of the inservice 461 activity, and include an evaluation component that determines 462 the effectiveness of the professional development plan. Include inservice activities for school administrative 463 5.

463 5. Include inservice activities for school administrative 464 personnel that address updated skills necessary for 465 instructional leadership and effective school management 466 pursuant to s. 1012.986.

467 6. Provide for systematic consultation with regional and
 468 state personnel designated to provide technical assistance and
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469	evaluation of local professional development programs.					
470	7. Provide for delivery of professional development by					
471	distance learning and other technology-based delivery systems to					
472	reach more educators at lower costs.					
473	8. Provide for the continuous evaluation of the quality					
474	and effectiveness of professional development programs in order					
475	to eliminate ineffective programs and strategies and to expand					
476	effective ones. Evaluations must consider the impact of such					
477	activities on the performance of participating educators and					
478	their students' achievement and behavior.					
479	9. For middle grades, emphasize:					
480	a. Interdisciplinary planning, collaboration, and					
481	instruction.					
482	b. Alignment of curriculum and instructional materials to					
483	the state academic standards adopted pursuant to s. 1003.41.					
484	c. Use of small learning communities; problem-solving,					
485	inquiry-driven research and analytical approaches for students;					
486	strategies and tools based on student needs; competency-based					
487	instruction; integrated digital instruction; and project-based					
488	instruction.					
489						
490	Each school that includes any of grades 6, 7, or 8 must include					
491	in its school improvement plan, required under s. 1001.42(18), a					
492	description of the specific strategies used by the school to					
493	implement each item listed in this subparagraph.					
494	(7) (a) The Department of Education shall disseminate,					
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495 using web-based technology, research-based best practice methods 496 by which the state and district school boards may evaluate and 497 improve the professional development system. The best practices 498 must include data that indicate the progress of all students. 499 The department shall report annually to the State Board of 500 Education and the Legislature any school district that, in the 501 determination of the department, has failed to provide an 502 adequate professional development system. This report must 503 include the results of the department's investigation and of any 504 intervention provided. 505 (b) The department shall also disseminate, using web-based 506 technology, professional development in the use of integrated 507 digital instruction at schools that include middle grades. The

508 professional development must provide training and materials 509 that districts can use to provide instructional personnel with 510 the necessary knowledge, skills, and strategies to effectively 511 blend digital instruction into subject-matter curricula. The 512 professional development must emphasize online learning and 513 research techniques, reading instruction, the use of digital 514 devices to supplement the delivery of curricular content to 515 students, and digital device management and security. Districts 516 are encouraged to incorporate the professional development as 517 part of their professional development system. Section 8. This act shall take effect July 1, 2014.

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HOUSE OF REPRESENTATIVES STAFF ANALYSIS

Middle Grades Education

BILL #:HB 7033PCB KTS 14-03SPONSOR(S):K-12 Subcommittee, AdkinsTIED BILLS:IDEN./SIM. BILLS:

REFERENCE ACTION ANALYST STAFF DIRECTOR or **BUDGET/POLICY CHIEF** Orig. Comm.: K-12 Subcommittee 13 Y, 0 N Brink Ahearn 1) Education Appropriations Subcommittee 13 Y, 0 N Seifert Heflin 2) Education Committee Brip Mizereck)

SUMMARY ANALYSIS

The bill restructures requirements for middle grades education so that:

- Each school that includes any of grades 6, 7, or 8 implement an early warning system that uses early warning indicators to identify students at risk of not graduating from high school.
- A school's child study team or similar team convene when a student exhibits two or more early warning indicators for dropout prevention and academic intervention programs.
- The Department of Education (DOE) provide web-based professional development to districts to help teachers integrate digital instruction into their classrooms including access to web-based materials on middle grades instructional techniques.
- School districts emphasize middle grades best practices in the districts' professional development systems and to describe the training middle grades instructional personnel and school administrators receive on these best practices.
- A school that includes any of grades 6, 7, or 8 report in its school improvement plan information relating to professional development and the school's early warning system.
- The State Board of Education (SBE) remove from the Course Code Directory any middle grades course that does not fully integrate all appropriate curricular content required by the state's academic standards and authorizes the SBE to approve a new course only if the course meets the required curricular content.

The bill provides weighted full-time equivalent (FTE) funding to schools for industry certifications earned by middle grades students.

The bill extends anti-hazing provisions to include grades 6 through 8 and revises the definition of "hazing". School districts must adopt policies that prohibit hazing and set consequences for violations. The bill requires school districts to report incidents of hazing in grades 6 through 12 to the DOE and modifies existing criminal hazing provisions.

The bill has no fiscal impact on state or local governments.

The bill has an effective date of July 1, 2014.

FULL ANALYSIS

I. SUBSTANTIVE ANALYSIS

A. EFFECT OF PROPOSED CHANGES:

Middle Grades Reform

Legislative History

Middle grades¹ education is a relatively recent construct, originating in the early 1960's, designed to create schools responsive to the needs of young people.² Florida's Legislature first launched a statewide middle grades reform effort in 1984 by establishing the Florida Progress in Middle Childhood Education Program (PRIME). The purpose of PRIME was to establish programs that "recognize the developmental diversity and needs of [grades 4 through 8] students and which result in schools which have the structure, organization, curriculum, services, and personnel appropriate to facilitate" the transition from elementary to high school.³ These programs emphasized instructional practices including interdisciplinary teaming and instruction, middle grades best practices, and student progress monitoring.⁴

In 2004, the Legislature enacted the Middle Grades Reform Act,⁵ the purpose of which was to add focus to middle school courses so students promoted from grade 8 would be ready to succeed in high school. The Act:

- Required the Department of Education (DOE) to review reading and language arts programs in the middle grades and assist the Commissioner of Education (commissioner) with recommendations for curricula changes;
- Instituted a rigorous reading requirement in schools where less than 75 percent of grade 6, 7, or 8 students were reading on grade level;
- Required the DOE to conduct a study on improving the overall academic performance of middle school students; and
- Established a personalized middle school success plan for all students entering grade 6 who scored below Level 3 on their most recent Florida Comprehensive Assessment Test (FCAT) Reading assessment.

After the Middle Grades Reform Act was enacted, a Middle Grades Reform Task Force, convened by the DOE, published recommendations for further reforms,⁶ many of which were included in HB 7087 in 2006.⁷ Among other things, HB 7087 established middle grades course completion requirements for promotion to grade 9. In addition, the legislation required middle grades students to complete both a year-long exploratory wheel course and a career and education planning course which results in an academic and career plan for the student.⁸

In 2013, the Legislature enacted CS/CS/SB 1076, which amended provisions relating to weighted full-time equivalent (FTE) funding for middle grades industry certifications, required that the career and education

http://educationnext.org/files/ednext_20111_Meyer.pdf.

¹ In Florida, middle grades are comprised of grades 6, 7, and 8. Florida Department of Education, 2013-2014 Course Code Directory and Instructional Personnel Assignments, available at <u>http://www.fldoe.org/articulation/CCD/files/CCDNarrative1314.pdf</u>. ² Peter Meyer, The Middle School Mess, EDUC. NEXT, Winter 2011, at 42, available at

³ See s. 83, ch. 83-336, L.O.F.

⁴ See id.

⁵ See ch. 2004-255, L.O.F.

⁶ See Florida Department of Education, *Middle Grades Reform Recommendations* (Nov. 16, 2004), *available at* www.fldoe.org/board/meetings/2004_11_16/MiddleGrades_Pres.pdf.

⁷ Florida Department of Education, Press Release, Governor Bush Announces Initiative to Increase Rigor and Change Culture of Middle Grades, <u>http://www.fldoe.org/news/2005/2005_01_10-5.asp</u> (last visited Dec. 16, 2013).

planning course be internet-based and emphasize entrepreneurship skills, adjusted end-of-course assessment provisions for the required course in civics, and expanded remediation options for middle grades students who earn a Level 1 on the FCAT Reading assessment.

Research and Data

Recent research has identified practices that have proven instrumental in decreasing achievement gaps and propelling students into high school on track to graduate ready for college and career.⁹ Certain themes pervade the research, such as:

- The need to closely monitor students early in middle school using research-based indicators to identify students in need of additional support or interventions to stay on track to graduate high school college and career ready:
- The importance of small learning communities, interdisciplinary teaching teams, and common planning time so that teachers can better connect with students and understand students' strengths and areas for growth;
- The crucial role effective, relevant, and school-needs focused professional development plays in • preparing middle grades teachers to effectively teach middle grades students;
- The connection between high performing schools and the use of data to make decisions about school • improvement; and
- The need for high expectations for students and aligning curricula with state standards.¹⁰

Early Warning Systems

Research from Johns Hopkins University has shown that students who are at risk of dropping out or failing to graduate from high school on time can be identified, as early as sixth grade, using certain "early warning indicators".¹¹ These indicators include, for students in the sixth grade, attendance in the range of 80-90 percent or below, receipt of an out-of-school suspension, and course failure in English or mathematics.¹² The research found that students from high-poverty, urban schools in Philadelphia who exhibited any one of these indicators in the sixth grade had less than a 20 percent chance of graduating from high school on time (within one extra year of their expected graduation date).¹³ Furthermore, less than 75 percent of students exhibiting one or more of these indicators graduated from high school on time.¹⁴

Who Didn't Graduate? Predictive Power and Yield of Selected Flags ¹⁵								
Flag in Sixth Grade (in 1997)								
Predictive power: % with this flag who	Attended 80% or Less	Failed Math	Failed English	Suspended Out of School				
Graduated on time	13	13	12					
Graduated 1 year late	4	6	6	4				
Did not graduate within 1 year late	83	81	82	80				
Yield: % of nongraduates flagged	23	21	17	10				

⁹ Robert Balfanz, Putting Middle Grades Students on the Graduation Path: A Policy and Practice Brief, National Middle School Association, June 2009, at 3, available at https://www.amle.org/portals/0/pdf/articles/Policy Brief Balfanz.pdf.

¹⁰ See Office of Program Policy and Government Accountability, Middle Grades Best Practices, Research Memorandum (Sept. 30, 2013).

¹¹ See Id. See also Robert Balfanz, Lisa Herzog, & Douglas J. Mac Iver, Preventing Student Disengagement and Keeping Students on the Graduation Path in urban Middle-Grades Schools: Early Identification and Effective Interventions, 42 EDUCATIONAL PSYCHOLOGIST 223 (2007), available at web.jhu.edu/sebin/q/b/preventingstudentdisengagement.pdf. ¹² *Id.* at 227.

¹³ See Id. at 226-28, 230.

¹⁴ Robert Balfanz, Putting Middle Grades Students on the Graduation Path: A Policy and Practice Brief, National Middle School Association. June 2009, at 4.

¹⁵ Robert Balfanz, Lisa Herzog, & Douglas J. Mac Iver, Preventing Student Disengagement and Keeping Students on the Graduation Path in urban Middle-Grades Schools: Early Identification and Effective Interventions, 42 EDUCATIONAL PSYCHOLOGIST 223, at 228 (using data from the School District of Philadelphia). STORAGE NAME: h7033b.EDC.DOCX

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Early warning systems predicated on this research have been implemented at a number of middle schools nationwide.¹⁶ These systems are used to monitor students using the attendance, behavior, and course performance indicators shown by the research to be reliable indicators of students at risk of dropping out.¹⁷ Once a student is identified as being off track, research-based intervention techniques are initiated to help the student get back on track to graduate on time.¹⁸ The systems have been identified as a key tool to promote student achievement and a benchmark against which the nation can chart its progress against problems with student dropouts.¹⁹

In the Miami-Dade County School District, a collaborative program called Diplomas Now, formed for the purpose of implementing the early warning research of Johns Hopkins University, has established early warning systems at six schools to identify at-risk students and provide interventions to help these students get back on track to graduate.²⁰ The program has helped 186 students improve their attendance, with 41 percent of those students improving their attendance significantly enough to no longer be identified as at risk based on the attendance indicator. Likewise, the program has helped 240 students improve their behavior, 64 percent of whom were put back on track for graduation by the end of the year. Finally, the program has helped 198 students improve their English grades and 212 improve their mathematics grades, with 54 percent in English and 46 percent of students in mathematics getting back on track.²¹

Additional research has reaffirmed the importance of utilizing early warning and intervention systems in improving student achievement in the middle grades.²² Benefits of these systems include:

- The ability to pinpoint and address student disengagement on an individual student basis;
- Decreased reliance on broader socioeconomic markers of demographics and economic status to identify at-risk students;
- The ability to target resources to improve student achievement by focusing on academic performance and thereby reduce the interference of unfavorable nonacademic factors on student success; and
- Identification of patterns in early warning indicators at the school and district levels to identify systemic weaknesses in schools that are increasing the likelihood of student dropouts.²³

¹⁶ Diplomas Now, Where We Work, <u>http://diplomasnow.org/about/where-we-work/</u> (last visited Jan. 22, 2014).

¹⁷ The 2007 report published in the Educational Psychologist journal states that the attendance, behavior, and course performance indicators were used to identify 60% of the participating students who would not graduate from high school. See Robert Balfanz, Lisa Herzog, & Douglas J. Mac Iver, Preventing Student Disengagement and Keeping Students on the Graduation Path in urban Middle-Grades Schools: Early Identification and Effective Interventions, 42 EDUCATIONAL PSYCHOLOGIST at 223.

¹⁸ Robert Balfanz, Putting Middle Grades Students on the Graduation Path: A Policy and Practice Brief, National Middle School Association, June 2009, at 10-11; Diplomas Now, Diplomas Now Benefits Students, their Schools, and Communities: hearing before the House Education K-12 Subcommittee (Nov. 5, 2013).

¹⁹ Everyone Graduates Center, On Track for Success: The Use of Early Warning Indicator and Intervention Systems to Build a Grad Nation (November 2011), available at <u>http://new.every1graduates.org/wp-content/uploads/2012/03/on_track_for_success.pdf</u>.

²⁰ Diplomas Now, Where we Work, <u>http://diplomasnow.org/about/where-we-work/</u> (last visited Jan. 22, 2014).

²¹ Diplomas Now, Diplomas Now Benefits Students, their Schools, and Communities: hearing before the House Education K-12 Subcommittee (Nov. 5, 2013).

²² Trish Williams, Matthew Rosin, & Michael W. Kirst, Gaining Ground in the Middle Grades, EDUC. OUTLOOK, January 2011, at 1; Southern Regional Education Board, Improved Middle Grades Schools for Improved High School Readiness: Ten Best Practices in the Middle Grades (2012), at 17, available at publications.sreb.org/2012/12V05_MiddleGrades_10_Best_Practices.pdf; Southern Regional Education Board, A New Mission for the Middle Grades: Preparing Students for a Changing World (2011), at 13, available at publications.sreb.org/2011/11E15_Mid_Grades_Com.pdf; Education Commission of the States, Middle Grades: 15 Actions Your State Can Take to Maximize Young Adolescents' Readiness for Grade 9—and College and Careers, THE PROGRESS OF EDUC. REFORM, August 2009, at 2; Alliance for Excellent Education, Using Early-Warning Data to Improve Graduation Rates: Closing Cracks in the Education System (2008), available at http://www.all4ed.org/wp-content/uploads/EWI.pdf.

 ²³ Alliance for Excellent Education, Using Early-Warning Data to Improve Graduation Rates: Closing Cracks in the Education System (2008), at 2-3, available at <u>http://www.all4ed.org/wp-content/uploads/EWI.pdf</u>.
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Professional Development

Research on middle grades reform emphasizes that professional development is crucial in improving student academic performance. The Southern Regional Education Board reported that the most improved middle schools surveyed as part of its *Making Middle Grades Work* initiative²⁴ provide extensive professional development to staff in a variety of areas, including use of project-based learning, active student participation in the learning process, adapting teaching methods to the learning styles of different students, use of reading and writing for learning in the content area and across curriculum, use of interdisciplinary themes or units, and other research-based areas.²⁵ The most-improved schools also sustained staff development programs over time while providing incentives that encourage teachers to participate, reflect on what they learn, and apply the practices in their classrooms.²⁶ Other research has shown that professional development is critical to integrating digital instruction into the classroom²⁷ and implementing interdisciplinary teaching.²⁸

Interdisciplinary Teaching and Small Learning Communities

Interdisciplinary teaching entails the formation of small teams of teachers who share students and meet regularly to discuss student progression.²⁹ This practice allows the teams to ease the transition between elementary school and middle school, provide a more accelerated curriculum, and create a more personalized learning environment for students.³⁰ Furthermore, interdisciplinary teaching has been proven to increase student achievement as measured on state reading and mathematics assessments, even in high-poverty schools.³¹

Small learning communities are individualized learning units within larger school settings.³² In a small learning community, a team of teachers instruct a smaller group of common students, which allows for greater interdisciplinary teaching, individualized instruction, and relationship building between students, teachers, and parents.³³ It has long been considered a best practice in middle grades instruction.³⁴

Integration of Digital Instruction

Recent middle grades reform research emphasizes the need for schools to have the technological capacity to prepare students for the information and digital age, handle increasing technological demands on teachers for tools to advance student learning, and sufficiently monitor student progression.³⁵ Furthermore, it is important that schools integrate digital instruction into the classroom and course curricula, offering a broad span of

³⁰ *Id*. at 2.

³¹ *Id.* at 2.

²⁴ Southern Regional Education Board, Making Middle Grades Work,

http://www.sreb.org/page/1080/making_middle_grades_work.html (last visited Jan. 2, 2014).

²⁵ Southern Regional Education Board, Improved Middle Grades Schools for Improved High School Readiness: Ten Best Practices in the Middle Grades, at 24-25.

²⁶ Id. at 26.

²⁷ Advancing Education, Inc., *Commonalities of Georgia's Successful Middle Schools* (2011), *available at* <u>http://www.gpee.org/fileadmin/files/PDFs/Middle_Sch._Rpt_-SS.pdf</u>.

²⁸ Christopher M. Cook & Shawn A. Faulkner, *The Use of Common Planning Time: A Case Study of Two Kentucky Schools to Watch*,
34 RESEARCH IN MIDDLE LEVEL EDUC. ONLINE (No. 2) 1 (2010).

²⁹ Office of Program Policy and Government Accountability, *Middle Grades Best Practices*, Research Memorandum, at 2 (Sept. 30, 2013).

³² California Department of Education, *Small Learning Communities*, <u>http://pubs.cde.ca.gov/tcsii/ch5/smllrngcmunities.aspx</u> (last visited Jan. 23, 2014).

³³ See Id. See also Paul S. George, What is a Middle School—Really?; hearing before hearing before the House Education K-12 Subcommittee (Nov. 5, 2013).

³⁴ California Department of Education, *Small Learning Communities*, <u>http://pubs.cde.ca.gov/tcsii/ch5/smllrngcmunities.aspx</u> (last visited Jan. 23, 2014).

³⁵ Southern Regional Education Board, A New Mission for the Middle Grades: Preparing Students for a Changing World (2011), at 7. **STORAGE NAME:** h7033b.EDC.DOCX **PAGE: 5** DATE: 4/1/2014

techniques and tools to individualize education and supplement classroom instruction. Blending technology with classroom instruction can improve student performance and motivation beyond classroom or internet-based courses alone.³⁶

Integration of technology into the classroom, also called "blended learning," allows for greater personalization of instruction to drive student engagement, helps reduce student dropouts, closes achievement gaps, and better prepares students for college and career.³⁷ Further, blended learning can accelerate educational opportunities through a wider variety of subjects, instructional strategies and delivery, and curriculum and content relevant to students.³⁸ A digitally enhanced personalized learning experience can build upon individual learning styles, connect with student interests and abilities, and allow students to work at their own pace.³⁹

Competency-Based Education

As blended learning has become more prevalent across the country, the expanded options for personalized instruction has resulted in a growing demand for student-centered digital learning using competency-based education.⁴⁰

Competency-based education, also known as proficiency-, standards-, mastery-, or performance-based education, is an instructional approach in which students progress to more advanced work upon demonstration of mastery of academic content, as opposed to time spent in a course.⁴¹ Virtual instruction is an example of competency-based instruction in Florida—high school students earn credits toward graduation and middle grades students progress from grade to grade by successfully completing courses, not by time spent in a class.⁴²

Competency-based education has been cited as a method to:

- Help traditionally underserved students learn to achieve high state standards;
- Increase college and career readiness;
- Strengthen the economy through a workforce prepared to succeed in a global, knowledge-based economy; and
- Increase student engagement and provide acceleration mechanisms for students at-risk of not graduating high school because they are significantly behind in credits, coursework, or skills.⁴³

When used in conjunction with integrated digital instruction, competency-based education can empower personalized instruction and allow students to learn at their own place at any time or any place.⁴⁴

Data on Middle Grades in Florida

⁴² Sections 1002.37(a)1.-2. and 1001.42(23), F.S.

⁴³ International Association for K-12 Online Learning, *Necessary for Success, Building Mastery of World-Class Skills: A state Policymakers Guide to Competency Education* (2013), at 11, *available at* <u>http://www.inacol.org/resources/publications/competency-education/</u>.

⁴⁴ International Association for K-12 Online Learning, *Re-Engineering Information Technology: Design Considerations for Competency Education* (2013), at 5. STORAGE NAME: h7033b.EDC.DOCX

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³⁶ See id. at 8.

 ³⁷ Alliance for Excellent Education, *The Digital Imperative: How Technology and Teaching Meet Today's Education Challenges* (June 2012), at 12, *available at <u>http://all4ed.org/wp-content/uploads/2012/01/DigitalLearningImperative.pdf</u>
 ³⁸ Id.*

[&]quot; Id.

³⁹ *Id.* at 12.

⁴⁰ International Association for K-12 Online Learning, *Re-Engineering Information Technology: Design Considerations for Competency Education* (2013), *available at <u>http://www.inacol.org/resources/publications/competency-education/</u>.*

⁴¹ Edudemic, How Competency-Based Learning Actually Works (2013), <u>http://www.edudemic.com/how-competency-based-learning-actually-works/</u> (last visited Jan. 3, 2014).

Representatives of the DOE appeared before the House Education K-12 Subcommittee on November 5, 2013, to present data on the current state of middle grades education. Among other things, the data reflected the performance of Florida's 4th and 8th grade students on the National Assessment of Educational Progress (NAEP), learning gains as measured by state assessments for 4th through 8th grade students, statewide attendance numbers, the percentage of middle grades students reported as dropouts, and instances of student discipline (suspensions and expulsions).⁴⁵

The data presented on NAEP scores showed that, as of 2013, Florida's 8th grade students score lower than the national average in mathematics at both basic and proficient levels while nearly level with the national average in reading at both levels.⁴⁶ Data on student attendance indicated that, statewide, about 6.7 percent of 6th graders, 8.8 percent of 7th graders, and 9.9 percent of 8th graders were absent from school 21 or more days, a number correlated with a significant drop in student performance,⁴⁷ during the 2011-2012 school year. Moreover, in the 2011-2012 school year, 18.1 percent of 6th graders, 21.2 percent of 7th graders, and 21 percent of 8th graders statewide received an in-school suspension or out-of-school suspension or were expelled.⁴⁸ Finally, 0.7 percent of 6th grade students, 0.5 percent of 7th graders, and 0.9 percent of 8th graders were reported by districts as dropouts in the 2011-2012 school year.

Background

General Requirements

In order for a student to be promoted to grade 9,⁵⁰ the student must successfully complete the following academic courses:

- Three middle grades or higher courses in English language arts;
- Three middle grades or higher courses in mathematics;
- Three middle grades or higher courses in social studies, one semester of which must include the study
 of state and federal government and civics education;
- Three middle grades or higher courses in science; and
- One course in career and education planning to be completed in 6th, 7th, or 8th grade.⁵¹

Beginning in the 2013-14 school year, the required civics course must include an end-of-course (EOC) assessment in civics education which constitutes 30 percent of the student's final course grade.⁵²

Acceleration

Each school that includes middle grades must offer at least one high school level mathematics course for which students may earn high school credit.⁵³ For high school level Algebra I, Geometry, and Biology I courses

⁴⁹ Id.

⁵¹ Section 1003.4156(1)(a), F.S.

⁴⁵ Florida Department of Education, *Middle Grades Descriptive Data; hearing before the House Education K-12 Subcommittee* (Nov. 5, 2013).

⁴⁶ For reading, 33 percent of Florida 8th graders scored at or above proficient level against a national average of 34 percent. Seventyseven percent scored at or above basic level, matching the national average of 77 percent. In mathematics, 31 percent of Florida's 8th graders scored at or above proficient level against a national average of 34 percent. Seventy percent scored at or above basic level against a national average of 73 percent.

⁴⁷ Florida Department of Education, Impact of Absenteeism in Early Grades; hearing before the House Education Committee (Jan. 7, 2014).

⁴⁸ Florida Department of Education, *Middle Grades Descriptive Data; hearing before the House Education K-12 Subcommittee* (Nov. 5, 2013).

⁵⁰ Students in grades 6, 7, or 8 who are not enrolled in a school with a middle grades configuration are subject to the same promotion requirements as students enrolled in a school with a middle grades configuration. Section 1003.4156(2), F.S.

⁵² Section 1003.4156(1)(c), F.S.

⁵³ Section 1003.4156(1)(b), F.S.

tested by a statewide, standardized, EOC assessment, a middle grades student's successful completion of that course is not contingent upon the student's performance on the EOC assessment. However, a middle grades student must earn a passing score on the Algebra I EOC assessment in order to receive high school credit in Algebra I. A middle grades student taking Geometry or Biology I must take the EOC assessment, which constitutes 30 percent of the student's final course grade, and earn a passing grade in the course, in order to earn high school credit for the course.⁵⁴

Statewide Middle Grades Standards and Assessments

Legislation enacted in 2008 provided for the replacement of the Sunshine State Standards (SSS) with more rigorous Next Generation Sunshine State Standards (NGSSS).⁵⁵ Among other things, the legislation directed the Commissioner of Education to establish an expedited schedule for this transition, to be completed by December 1, 2011. The transition from the SSS to the NGSSS was completed in December 2010. The NGSSS establish the core curricular content for English language arts, Science, Mathematics, Social Studies, Visual and Performing Arts, Physical Education, and Foreign Languages for the public K-12 system, including middle grades.⁵⁶

The statewide assessment program measures student mastery of the NGSSS.⁵⁷ The statewide assessment program for public schools includes the FCAT and statewide, standardized EOC assessments.⁵⁸ FCAT assesses reading (grades 3-10), mathematics (grades 3-8), science (grades 5 and 8), and writing (grades 4, 8, and 10).⁵⁹ Florida transitioned to FCAT 2.0 assessments aligned to the more rigorous NGSSS in reading and mathematics in the 2010-2011 school year and in science in the 2011-2012 school year.⁶⁰ Administration of high school FCAT Mathematics was discontinued for students entering grade 9 in the 2010-2011 school year and thereafter.⁶¹

Public middle grades students are required to participate in the statewide assessment program. They fulfill this requirement by taking the FCAT 2.0 each year for their respective grade level.⁶² In addition, each middle grades student must successfully complete, prior to promotion to high school, a civics course that is at least one semester long. Beginning in 2013-2014, each student must take a statewide, standardized civics EOC assessment which constitutes 30 percent of the student's final grade.⁶³

Middle grades students who take Algebra I, Geometry, or Biology I must sit for the corresponding statewide standardized assessment.⁶⁴ Successful completion of the assessment for these courses for high school promotion purposes is not contingent upon the student passing the exam.⁶⁵ However, in order to earn high school credit, a middle grades student taking Algebra I must pass the statewide, standardized EOC assessment.⁶⁶ For Geometry and Biology I, a student's performance on the statewide, standardized

- ⁶² Section 1008.22(3)(a), F.S.
- ⁶³ Section 1003.4156(1)(c), F.S.
- ⁶⁴ Section 1003.4156(1), F.S.
- ⁶⁵ Id.

⁶⁶ Section 1003.4156(1)(b), F.S. **STORAGE NAME**: h7033b.EDC.DOCX **DATE**: 4/1/2014

⁵⁴ Section 1003.4156(1)(b) and (d), F.S.

⁵⁵ Section 8, ch. 2008.235, L.O.F.

⁵⁶ Section 1003.41(1)-(2), F.S.; *see, e.g.*, Florida Department of Education, *Next Generation Sunshine State Standards*, <u>http://www.fldoe.org/bii/curriculum/sss/</u> (last visited March 10, 2013).

⁵⁷ Section 1008.22(1)(a), F.S.

⁵⁸ Section 1008.22(3)(c)1. and 2., F.S.

⁵⁹ Section 1008.22(3)(a), F.S.

⁶⁰ Florida Department of Education, 2011 FCAT 2.0 Fact Sheet, at 1 (Feb. 2011), available at <u>http://fcat.fldoe.org/fcat2/pdf/ffs2.pdf;</u> Rule 6A-1.09422(3)(b), F.A.C.

⁶¹ Section 1008.22(3)(c)2.a.

assessment comprises 30 percent of the student's final grade, and the student must pass the course in order to earn high school credit.⁶⁷

Remediation Requirements

Prior to the 2013-2014 school year, middle grades students who scored a Level 1 on FCAT Reading were required to receive remediation through an intensive remediation course. Legislation enacted in 2013 allows flexibility for these students to participate in the required remediation either through a remedial course or a content area course which incorporates remediation strategies.⁶⁸ In addition, students who score a Level 2 on the FCAT Reading are also subject to the remediation requirements.⁶⁹

Middle grades students who score a Level 1 or Level 2 on FCAT Mathematics or, when implemented, the new statewide, standardized mathematics assessment, must receive remediation the following year.⁷⁰ The remediation may be integrated into the student's required mathematics courses.⁷¹

Attendance Requirements

In Florida, children 6 to 16 years of age must regularly attend school.^{72,73} Upon attaining 16 years of age, a student is not subject to compulsory school attendance if he or she files with the district school board a formal declaration of intent to terminate school enrollment, which must be signed by the student's parent.⁷⁴ A student terminating school enrollment must complete an exit interview and survey prescribed by the Department of Education and explain the reasons for terminating enrollment.⁷⁵

In addition to attendance in public school, compulsory school attendance may be achieved through regular attendance in a private school; a parochial, religious, or denominational school; a home education program; or a private tutoring program.⁷⁶

State law directs district school boards to establish attendance policies defining excused or unexcused absences or tardiness. Specific criteria for determining whether an absence or tardiness is excused or unexcused are determined by the district school board.⁷⁷ The parent of a student who is absent from school must justify the absence, and the absence is evaluated based on the school board's attendance policies.⁷⁸ If a student is continually sick and repeatedly absent from school, state law requires the student to be under a physician's supervision in order for the absences to be excused. In such cases, the physician's excuse justifies absences beyond the maximum number of days permitted under the district school board's attendance policy.⁷⁹

⁷⁹ Section 1003.24(4), F.S. **STORAGE NAME**: h7033b.EDC.DOCX **DATE**: 4/1/2014

⁶⁷ Section 1003.4156(1)(b) and (d), F.S.

⁶⁸ Section 13, ch. 2013-27, L.O.F.

⁶⁹ Section 1003.4156(2), F.S.

⁷⁰ Section 1003.4156(3), F.S.

⁷¹ Id.

⁷² Sections 1002.20(2)(a) and 1003.21(1)(a)1., F.S. (a child who is 6 years of age, or who will be 6 years old by February 1 of the school year, or older is subject to compulsory school attendance).

⁷³ Although not required to attend public school, children with disabilities who have attained the age of 3 years are eligible for admission to public special education programs. Similarly, children younger than 3 years of age with disabilities may be eligible for special programs and services. Section 1003.21(1)(e), F.S.

⁷⁴ Section 1003.21(1)(c), F.S. A student who is 18 years of age is not required to obtain parental consent when terminating school enrollment. *Id*.

⁷⁵ Id.

⁷⁶ Sections 1002.20(2)(b) and 1003.01(13), F.S.

⁷⁷ Section 1003.24, F.S. (flush-left provisions at end of section).

⁷⁸ Section 1003.26, F.S.

State law and state board rule also authorize a public school to grant permission to students, in accordance with the school district's rules, to be absent from school for religious instruction, religious holidays, or because religious tenets forbid secular activity during the school day.⁸⁰

School districts must implement the following steps to enforce regular attendance:

Contact: Each time a student has an unexcused absence or absence for which the reason is unknown, the school principal or his or her designee must contact the student's parent to determine the reason for the absence. If the reason for the absence is determined to fall within the district's policy for excused absences, the school must allow the student to make up assigned work. The student may not be penalized unless such work is not made up within a reasonable time.⁸¹

Refer: If a student exhibits a "pattern of nonattendance,"⁸² his or her teacher must report the behavior to the school principal. Unless there is clear evidence that the absences are not a pattern of nonattendance, the principal must refer the case to the school's child study team⁸³ to determine whether early patterns of truancy are developing.⁸⁴ If a child study team finds a pattern of truancy developing, the principal must notify the district superintendent and the district contact for home education programs.⁸⁵

The child study team must meet with the student's parent to identify potential remedies and, if that meeting does not resolve the problem, the team must implement:

- Frequent attempts at communication between the teacher and the family;
- Evaluation for alternative education programs; and
- Attendance contracts.⁸⁶

The child study team may also implement other interventions, including referral to other agencies for family services or recommendations for filing a truancy petition,⁸⁷ and must report the case to the district superintendent only after all reasonable intervention efforts have been exhausted.⁸⁸

Florida law holds parents responsible for their student's regular school attendance and for participating in the efforts of a child study team.⁸⁹ A parent who knowingly refuses or fails to do either of the aforementioned requirements may be criminally prosecuted for a second degree misdemeanor, which is punishable by imprisonment for up to 60 days.⁹⁰ In addition to imprisonment, the court may require the parent to participate in an approved parent training class, attend school with the student unless this would cause undue hardship, perform community service hours at the school, or participate in counseling or other services.^{91,92}

⁸⁴ Section 1003.26(1)(b), F.S.

⁸⁶ Section 1003.26(1)(c), F.S.

⁹⁰ Sections 1003.24, 1003.26(1)(e) and (f), and 1003.27(2) and (7)(a), F.S.

⁹¹ Section 1003.27(7)(a)3., F.S.

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⁸⁰ Sections 1002.20(2)(c) and 1003.21(2)(b), F.S.; rule 6A-1.09514(1) and (2), F.A.C.

⁸¹ Section 1003.26(1)(a), F.S.

⁸² If a student has at least five unexcused absences, or absences for which the reasons are unknown, within a calendar month or 10 unexcused absences, or absences for which the reasons are unknown, within 90 calendar days, the student's primary teacher must report to the school principal that the student may be exhibiting a "pattern of nonattendance." Section 1003.26(1)(b), F.S.

⁸³ A child study team is typically synonymous with other multidisciplinary school teams, such as "problem solving teams," intervention support teams, school based intervention teams, response to intervention teams, and student support teams. Along with its statutory duties concerning student attendance, the child study team meets to collect and review information about students who are referred for learning and/or behavioral concerns. *See* Florida Department of Education, *Glossary*, http://www.fldoe.org/military/generaled/glossary.asp (last visited Aug. 15, 2013).

⁸⁵ *Id*.

⁸⁷ "Truancy petition" means a petition filed by the superintendent of schools alleging that a student subject to compulsory school attendance has had at least five unexcused absences, or absences for which the reasons are unknown, within a calendar month or 10 unexcused absences, or absences for which the reasons are unknown, within a 90-calendar-day period, or has more than 15 unexcused absences in a 90-calendar-day period. A truancy petition is filed and processed under s. 984.151, F.S. Section 984.03(55), F.S. ⁸⁸ Section 1003.26(1), F.S.

⁸⁹ Section 1003.24, F.S.

If a student is found by the court to be a habitual truant,⁹³ the court must order him or her to make up all school work missed and may order him or her to pay a civil penalty of up to \$2 for each day of school missed; perform up to 25 community service hours at the school; or participate in counseling or other services, as appropriate.⁹⁴ For a second or subsequent finding of habitual truancy, the court must order the student to make up all school work missed and may order the him or her to pay a civil penalty of up to \$5 for each day of school missed; perform up to 50 community service hours at the school; or participate in counseling or other services, as appropriate.⁹⁵

Dropout Prevention and Academic Intervention

Present Situation

Each district school board may establish dropout prevention and academic intervention programs at the elementary, middle, or high school level.⁹⁶ These programs must use instructional teaching methods appropriate to the specific needs of each student participating in the program.⁹⁷ Any school that establishes a dropout prevention and academic intervention program must reflect the program in its school improvement plan.⁹⁸

Dropout prevention and academic intervention programs may differ from traditional programs and schools in scheduling, administrative structure, philosophy, curriculum, or setting and must employ alternative teaching methodologies, curricula, learning activities, and diagnostic and assessment procedures in order to meet the needs, interests, abilities, and talents of eligible students.⁹⁹

Eligibility for participation in a dropout prevention and academic intervention program is limited to students in grades 1 through 12.¹⁰⁰ Such students are eligible for dropout prevention and academic programs if they are academically unsuccessful, exhibit a pattern of excessive absenteeism or have been identified as a habitual truant, or have a history of disruptive behavior in school or have committed an offense that warrant out-of-school suspension or expulsion from school.¹⁰¹ Student participation in a dropout prevention and academic intervention program is voluntary.¹⁰²

School districts must report eligible students in the appropriate basic cost factor in the Florida Education Finance Program (FEFP), and the strategies and supports provided to eligible students are funded through the General Appropriations Act.¹⁰³ Such strategies and supports may include, but are not limited to, those services

⁹⁷ Id.

¹⁰³ Section 1003.53(1)(b), F.S. **STORAGE NAME**: h7033b.EDC.DOCX **DATE**: 4/1/2014

 $^{^{92}}$ A parent is not responsible for a child's nonattendance if the absence is: authorized by the head of the school; without the parent's knowledge or consent; due to the parent's financial inability to provide necessary clothing for the child; or due to the child's sickness, injury, or other insurmountable condition. Section 1003.27(7)(d)1., F.S.

⁹³ "Habitual truant" is a legal status determined by the court upon the filing of a petition by the school superintendent. In order for the court to declare a student habitually truant, the court must find that the student is subject to compulsory school attendance; the student has had 15 unexcused absences within 90 calendar days with or without the knowledge or consent of the student's parent; and a child study team has conducted intervention activities and attempted unsuccessfully to remediate the student's truant behavior. Section 1003.01(8), F.S.

⁹⁴ Section 1003.27(7)(d)1., F.S.

⁹⁵ Section 1003.27(7)(d)2., F.S.

⁹⁶ Section 1003.53(2)(a), F.S.

⁹⁸ Section 1003.53(2)(b), F.S.

⁹⁹ Section 1003.53(1)(a), F.S.

¹⁰⁰ Section 1003.53(1)(b), F.S.

¹⁰¹ Section 1003.53(1)(c), F.S. Under certain circumstances, school districts may assign students in grades 6 through 10, who are habitually truant or who have been disruptive or violent, to a second chance school. *See* s. 1003.53(1)(d), F.S.

¹⁰² Section 1003.53(1)(a), F.S.

identified on a student's academic intervention plan.¹⁰⁴ Funding for these programs is paid from the Supplemental Academic Instruction (SAI) Categorical Fund and are in addition to the funds appropriated on the basis of full-time equivalent (FTE) student membership in the FEFP.¹⁰⁵ Each district with one or more of the 100 lowest-performing elementary schools must first use at least \$15 million SAI funds and at least \$15 million from the district research-based reading instruction funds to provide an additional hour of intensive reading instruction each day.¹⁰⁶ After this requirement has been met, the SAI funds may be used for other purposes which may include dropout prevention and academic intervention.¹⁰⁷

District school boards that receive state funding for dropout prevention and academic intervention must submit an annual report to the DOE documenting the extent of the district's success in using dropout prevention and academic intervention programs to improve the district's graduation rate, dropout rate, attendance rate, and retention/promotion rate.¹⁰⁸ In addition, school boards that provide a dropout prevention and academic intervention program must maintain for each participating student records documenting the student's eligibility, the length of the student's participation, the type of program to which the student was assigned or type of academic intervention services provided, and an evaluation of the student's academic and behavioral performance while in the program.¹⁰⁹

Prior to a student's placement in a dropout prevention and academic intervention program, the school principal must provide written notice to the student's parent.¹¹⁰ The student's parent must return acknowledgement of the written notice within 3 days of receipt. The notice must inform the parent that he or she is entitled to administrative review, under ch. 120, F.S., of any action by school personnel relating to the student's placement.¹¹¹

District school boards must establish procedures to ensure that teachers assigned to dropout prevention and academic intervention programs possess the affective, pedagogical, and content-related skills necessary to meet the needs of students placed in the program.¹¹²

Effect of Proposed Changes

The bill requires each school that includes any of grades 6, 7, or 8 to implement an early warning system to identify students who are at risk of not graduating from high school. The bill identifies four early warning indicators that schools must use to monitor students:

- Attendance below 90 percent;
- Course failure in English language arts or mathematics;
- One or more in-school or out-of-school suspensions; and
- Scoring a Level 1 score on the statewide, standardized reading or mathematics assessments.

The bill allows each district to prescribe additional early warning indicators for use in its schools' early warning systems.

¹⁰⁶ *Id.* In the 2013 General Appropriations Act, Specific Appropriations 7 and 87, s. 2, ch. 2013-40, L.O.F., the Legislature allocated a total sum of \$639,296,226 for SAI and \$130,000,000 for Reading Instruction. In each district with one or more of the 100 lowest-performing elementary schools, at least a combined total of \$30,000,000 of the district's allocation from SAI and Reading Instruction is required to be first used to provide the additional hour of intensive reading instruction. *See* Specific Appropriation 87, s. 2, ch. 2013-40, L.O.F.

¹⁰⁹ Section 1003.53(5), F.S.

¹¹⁰ Id.

¹¹¹ Id.

¹¹² Section 1003.53(4), F.S. **STORAGE NAME:** h7033b.EDC.DOCX **DATE:** 4/1/2014

¹⁰⁴ *Id*.

¹⁰⁵ Section 1011.62(1)(f)2., F.S.

¹⁰⁷ See id.

¹⁰⁸ Section 1003.53(3), F.S.

When a student exhibits two or more early warning indicators, the school must convene the school's child study team,¹¹³ or a similar team established to implement the school's early warning system, to determine appropriate intervention strategies for the student. The team may be the student's individualized education program (IEP) team, if applicable, or any other team the school establishes for the purpose of academic intervention. The school must provide to the student's parent at least 10 days' written notice of the meeting. The notice must indicate the meeting's purpose, time, and location. The school must also provide the parent the opportunity to participate in the meeting.

Each school that includes any of grades 6, 7, or 8 must include annually in its school improvement plan the following information and data on the school's early warning system:

- A list of the early warning indicators used in the system;
- The number of students identified by the system as exhibiting two or more early warning indicators;
- The number of students by grade level that exhibit each indicator; and
- A description of all intervention strategies employed by the school to improve the academic performance of students identified by the early warning system.

The bill provides that students identified by a school's early warning system are eligible for dropout prevention and academic intervention programs.

Professional Development

Present Situation

Florida law requires a number of entities, including the DOE, public postsecondary educational institutions, public school districts, public schools, state education foundations, consortia, and professional organizations, to work collaboratively to develop a coordinated system of professional development. The purpose of the system is to increase student achievement, enhance classroom instructional strategies that promote rigor and relevance throughout the curriculum, and prepare students for continuing education and the workforce.¹¹⁴

Part of the DOE's responsibility in the professional development system is to disseminate to the school community research-based professional development methods and programs that have demonstrated success in meeting identified student needs.¹¹⁵ At least one method of dissemination must be through a web-based statewide performance support system, including a database of exemplary professional development activities, a listing of available professional development resources, training programs, and available assistance.¹¹⁶ In addition, the DOE must disseminate, using the web-based statewide performance-support system, proven model professional development programs that have demonstrated success in increasing rigorous and relevant content, increasing student achievement and engagement, and meeting identified school needs.¹¹⁷ The DOE must also disseminate, using web-based technology, research-based best practice methods by which the state and district school boards may evaluate and improve the professional development system.¹¹⁸

Each school district is required to develop a professional development system in consultation with teachers, teacher-educators of Florida College System (FCS) institutions and state universities, business and community

¹¹⁷ Section 1012.98(11), F.S.

¹¹⁸ Section 1012.98(7), F.S.

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¹¹³ School child study teams are convened by school principals to help enforce school attendance requirements pursuant to s. 1003.26, F.S.

¹¹⁴ Section 1012.98(1), F.S.

¹¹⁵ Section 1012.98(4)(a), F.S. The web-based statewide performance support system can be accessed at <u>https://www.floridaschoolleaders.org</u>.

¹¹⁶ Id.

representatives, and local education foundations, consortia, and professional organizations.¹¹⁹ The system must:

- Be approved by the DOE, with all substantial revisions thereto also approved by the DOE;
- Be based on analyses of student achievement data and instructional strategies and methods that support rigorous, relevant, and challenging curricula for all students;
- Provide inservice activities with followup support appropriate to accomplish district-level and schoollevel improvement goals and standards;
- Include a master plan for inservice activities, which must be aligned to and support school-based inservice plans and school improvement plans and be approved annually by the district school board;
- Include inservice activities for school administrative personnel that address updated skills necessary for instructional leadership and effective school management;
- Provide for systemic consultation with regional and state personnel designated to provide technical assistance and evaluation of local professional development programs;
- Provide for delivery of professional development by distance learning and other technology-based delivery systems to reach more educators at lower costs; and
- Provide for the continuous evaluation of the quality and effectiveness of professional developmental programs in order to eliminate ineffective programs and strategies and expand effective ones.¹²⁰

A district school board may contract with independent entities for professional development services and inservice education if the district school board can demonstrate to the Commissioner of Education that, through such a contract, a better product can be acquired or its goals for education improvement can be better met.¹²¹

Effect of Proposed Changes

The bill requires professional development activities designed to implement the School Community Professional Development Act¹²² to provide middle grades instructional personnel and school administrators the knowledge, skills, and best practices necessary to support excellence in classroom instruction and educational leadership.

The bill requires the DOE to include in its web-based statewide performance support system, subject to appropriation, materials related to middle grades classroom instruction, including integrated digital instruction and competency-based instruction, classroom management, student behavior and interaction, extended learning opportunities for students, and instructional leadership.

In addition, the DOE must disseminate, using web-based technology, professional development in the use of integrated digital instruction at schools that include middle grades. The professional development must provide training and materials that districts can use to provide instructional personnel with the necessary knowledge, skills, and strategies to effectively blend digital instruction into subject-matter curricula. The professional development must emphasize online learning and research techniques, reading instruction, the use of digital devices to supplement the delivery of curricular content to students, and digital device management and security. The bill encourages school districts to incorporate the professional development as part of their professional development system.

The bill requires each school district to include in the district's inservice plan a description of the training that middle grades instructional personnel and school administrators receive on:

- The district's code of student conduct;
- Integrated digital instruction and competency-based instruction;

¹¹⁹ Section 1012.98(4)(b), F.S. ¹²⁰ Id

¹²¹ Section 1012.98(9), F.S.

¹²² Section 1012.98, F.S. **STORAGE NAME:** h7033b.EDC.DOCX **DATE:** 4/1/2014

- Classroom management;
- Student behavior and interaction;
- Extended learning opportunities for students; and
- Instructional leadership.

In addition, the district's professional development system must emphasize, for middle grades:

- Interdisciplinary planning, collaboration, and instruction;
- Alignment of curriculum and instructional materials to the state academic standards; and
- Use of small learning communities;
- Problem-solving, inquiry-driven research and analytical approaches for students;
- Strategies and tools based on student needs;
- Integration of digital instruction and competency-based instruction; and
- Project-based instruction.

The bill requires each school that includes middle grades to include in its school improvement plan a description of the specific strategies used by the school to implement these items emphasized by the district inservice plan.

School Improvement Plans

Present Situation

District school boards are required to annually approve and require implementation of a school improvement plan for each school in the district.¹²³ School districts must provide funds to schools for developing and implementing school improvement plans.¹²⁴

Schools that earn a grade of D or F are required to prepare a school improvement plan using a form prescribed by the DOE.¹²⁵ The form outlines specific expected improvements and data reporting, including data related to early warning systems, and guides the school improvement problem-solving and planning process.¹²⁶ The DOE-prescribed school improvement plan also doubles as a Title I Schoolwide Plan, as it is embedded with all required components of a schoolwide and targeted assistance program under the federal No Child Left Behind Act.¹²⁷

Effect of Proposed Changes

The bill requires schools that include any of grades 6, 7, or 8 to report information and data on early warning systems¹²⁸ and professional development, which includes the strategies used by the school to implement each item emphasized by the district professional development system.

Middle Grades Career Education

Present Situation

Each district school board must develop a strategic 3-year plan, in collaboration with regional workforce boards, economic development agencies, and postsecondary institutions, to address and meet local and

¹²⁸ See Early Warning Systems, supra p. 13. **STORAGE NAME:** h7033b.EDC.DOCX

¹²³ Section 1001.42(18)(a), F.S.

¹²⁴ Section 1001.42(18)(c), F.S.

¹²⁵ See Rule 6A-1.09981, F.A.C.; Florida Department of Education, Form SIP-1 School Improvement Plan (2013), available at <u>http://www.flrules.org/Gateway/reference.asp?No=Ref-03056</u>.

¹²⁶ Rule 6A-1.099811(4) and (5), F.A.C.

¹²⁷ See 20 U.S.C. s. 6314(b)

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regional workforce demands.¹²⁹ The strategic plan must include plans to implement a career and professional academy or career-themed course in at least one middle school in the district.¹³⁰ Further, the strategic plan must provide students the opportunity to transfer from a middle school career and professional academy¹³¹ or a career-themed course¹³² to a high school career and professional academy or a career-themed course currently operating within the school district.¹³³

Each course must be aligned with at least one high school career and professional academy or career-themed course offered in the district while maintaining partnerships with local business and industry and economic development boards. In addition, middle grades career and professional academies and career-themed courses must:

- Lead to careers in occupations designated as high-skill, high-wage, and high-demand in the Industry Certification Funding List approved under rules adopted by the State Board of Education (SBE);
- Integrate content from core subject areas;
- Integrate career and professional academy or career-themed course content with intensive reading, English language arts, and mathematics pursuant to ss. 1003.428 and 1003.4282, F.S.;
- Coordinate with high schools to maximize opportunities for middle grades students to earn high school credit;
- Provide access to virtual instruction courses provided by virtual education providers legislatively authorized to provide part-time instruction to middle grades students. The virtual instruction courses must be aligned to state curriculum standards for middle grades career and professional academy courses or career-themed courses, with priority given to students who have required course deficits;
- Provide instruction from highly skilled professionals who hold industry certificates in the career area in which they teach;
- Offer externships; and
- Provide personalized student advisement that includes a parent-participation component.¹³⁴

Students who complete a middle school career and professional academy or a career-themed course must have the opportunity to earn an industry certificate and high school credit and participate in career planning, job shadowing, and business leadership development activities.¹³⁵

The DOE must collect and report student achievement data related to certain performance factors identified by statute for each middle school career and professional academy or career themed course implemented by a school district.¹³⁶

Prior to 2013, schools could receive a weighted FTE student membership calculation for each middle grades student who earned an industry certification identified by the SBE's Industry Certification Funding List.¹³⁷ If a middle grades student earned an industry certification in the fields of science, technology, engineering, or

¹³² A "career-themed course" is a course, or a course in a series of courses, that leads to an industry certification identified in the Industry Certification Funding List pursuant to rules adopted by the State Board of Education. Career-themed courses have industryspecific curriculum aligned directly to priority workforce needs established by the regional workforce board or the Department of Economic Opportunity. Section 1003.493(1)(b), F.S.

- ¹³³ Section 1003.4935(1), F.S.
- ¹³⁴ Section 1003.4935(2), F.S.
- ¹³⁵ Section 1003.4935(1), F.S.

¹³⁷ Section 1011.62(1)(o), F.S. (2012); *See* s. 39, ch. 2013-27, L.O.F. **STORAGE NAME**: h7033b.EDC.DOCX **DATE**: 4/1/2014

¹²⁹ Section 1003.491(2), F.S.

¹³⁰ Section 1003.4935, F.S.

¹³¹ A "career and professional academy" is defined in statute to mean a research-based program offered by a public school district or school that integrates a rigorous academic curriculum with an industry-specific curriculum aligned directly to priority workforce needs established by the regional workforce board or the Department of Economic Opportunity. Section 1003.493(1)(a), F.S.

¹³⁶ Section 1003.4935(3), F.S.

mathematics identified on the Industry Certification Funding List, the student's school would receive a 0.1 weighted FTE student membership calculation upon that student's promotion to grade 9.¹³⁸

Legislation enacted in 2013 eliminated the provisions that awarded weighted FTE funding to schools based on industry certifications earned by middle grades students.¹³⁹ Instead, as a result of the same legislation, schools were to have received bonuses amounting to \$50 for each middle grades student who earns a Florida Digital Tools Certificate, with a minimum of \$1,000 and maximum of \$15,000 per school.¹⁴⁰ Under the Florida Digital Tools Certificate program, a student who masters certain targeted, digital skills necessary to the student's academic work and which the student may need in future employment was to be awarded a certificate to indicate the students' digital skills.¹⁴¹ The program was to be created by one or more technology companies with DOE-approved industry certifications.¹⁴² However, funding for the Florida Digital Tools Certificates program was vetoed from the 2013 General Appropriations Act by the Governor.¹⁴³

Each district must allocate at least 80 percent of the funds provided for industry certification to the program that generated the funds.¹⁴⁴ The allocation may not be used to supplant funds provided for basic operation of the program.¹⁴⁵ Unless a different amount is specified in the General Appropriations Act, the appropriation for the industry certification calculation is limited to \$60 million annually.¹⁴⁶ If the appropriation is insufficient to fully fund the total calculation, the appropriation is prorated.¹⁴⁷

Effect of Proposed Changes

The bill restores language providing weighted FTE student membership for industry certifications earned by middle grades students. If a middle grades student earns an industry certification, the student's school will be awarded an additional 0.1 FTE student membership upon that student's completion of 8th grade. Unlike prior requirements, weighted funding for industry certifications is not limited to the areas of science, technology, engineering, or mathematics.

Middle Grades Courses and Curricular Content

Present Situation

In order for a student's enrollment in a course or program to generate FTE funding through the FEFP, the course or program must, among other requirements, be approved by the SBE for inclusion in its Course Code Directory.¹⁴⁸ In addition, the curricular content for all subjects must integrate:¹⁴⁹

- Critical-thinking, problem-solving, and workforce-literacy skills;
- Communication, reading, and writing skills;
- Mathematics skills;
- Collaboration skills;
- Contextual and applied-learning skills;

¹³⁸ Id. ¹³⁹ Id. ¹⁴⁰ Id. ¹⁴¹ Section 1003.4203(4), F.S. ¹⁴² Id. ¹⁴³ See Specific Appropriation 102A, s. 2. ch. 2013-40, L.O.F. ¹⁴⁴ Section 1011.62(1)(0)2., F.S. ¹⁴⁵ Id. ¹⁴⁶ Id. ¹⁴⁷ Id. ¹⁴⁸ See Rule 6A-1.09441, F.A.C. See also s. 1011.62(1)(c), F.S. The Course Code Directory and Instructional Personnel Assignments 2013-2014 can be found at http://www.flrules.org/gateway/reference.asp?No=Ref-03096. ¹⁴⁹ Section 1003.41(1), F.S. STORAGE NAME: h7033b.EDC.DOCX **PAGE: 17** DATE: 4/1/2014

- Technology-literacy skills;
- Information and media-literacy skills; and
- Civic-engagement skills.

Currently, there is no express requirement that any course approved by the SBE integrate all appropriate curricular content as prescribed by the state's academic standards.

Effect of Proposed Changes

The bill requires the SBE to remove any middle grades course in the Course Code Directory that does not fully integrate all appropriate curricular content required by the state's academic standards. Furthermore, the SBE may approve a new course for inclusion in the Course Code Directory only if the course contains the required curricular content.

Hazing¹⁵⁰

Present Situation

Hazing at a high school with grades 9 through 12 is criminally punishable as either a first degree misdemeanor or third degree felony, depending on the nature of the act of hazing.¹⁵¹ Hazing is defined as:

Any action or situation that recklessly or intentionally endangers the mental or physical health or safety of a student at a high school with grades 9 through 12 for purposes including, but not limited to, initiation or admission into or affiliation with any organization operating under the sanction of a high school with grades 9 through 12.¹⁵²

Hazing includes, but is not limited to:

- Pressuring or coercing the student into violating state or federal law;
- Any brutality of a physical nature, such as whipping, beating, branding, or exposure to the elements;
- Forced consumption of any food, liquor, drug, or other substance;
- Forced physical activity that could adversely affect the physical health or safety of a student; or
- Any activity that would subject the student to extreme mental stress, such as sleep deprivation, forced
 exclusion from social contact, forced conduct that could result in extreme embarrassment, or other
 forced activity that could adversely affect the mental health or dignity of a student.¹⁵³

The definition of hazing excludes customary athletic events or other similar contests or competitions or any activity or conduct that furthers a legal and legitimate objective.¹⁵⁴

Hazing constitutes a first degree misdemeanor if a person intentionally or recklessly commits an act of hazing upon another person who is a member of or applicant to any type of student organization and the hazing creates a substantial risk of physical injury or death to the other person.¹⁵⁵ If the act of hazing results in serious bodily injury or death of the other person, then the act constitutes a third degree felony.¹⁵⁶

- ¹⁵² Id.
- ¹⁵³ Id.
- ¹⁵⁴ Id.

¹⁵⁶ Section 1006.135, (2), F.S.

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¹⁵⁰ This analysis does not address hazing at postsecondary institutions, which is subject to the provisions of s. 1006.63, F.S.

¹⁵¹ Section 1006.135(1), F.S.

¹⁵⁵ Section 1006.135(3), F.S.

Attendance and completion of a 4-hour hazing education course is a required condition of any sentence imposed on a person convicted of hazing.¹⁵⁷ A court may also impose a drug or alcohol probation as a condition of the sentence.¹⁵⁸

It is not a defense to a charge of hazing that:

- Consent of the victim had been obtained;
- The conduct or activity that resulted in death or injury of the victim was not part of an official
 organizational event or was not otherwise sanctioned or approved by the organization; or
- The conduct or activity that resulted in death or injury of the victim was not done as a condition of membership to an organization.¹⁵⁹

Prosecution for hazing does not preclude prosecution for a more general offense resulting from the same criminal transaction or episode (e.g., battery).¹⁶⁰

Unlike incidents of bullying or harassment of K-12 students¹⁶¹ or postsecondary hazing,¹⁶² incidents of hazing at high schools are not reported by school districts to the DOE.

Effect of Proposed Changes

The bill extends the definition of hazing to include grades 6 through 8 and clarifies what conduct constitutes an act of hazing. The bill also requires each school district to establish a policy that prohibits hazing and sets consequences for violations. The district policy must also include:

- A definition of hazing which must include the definition of hazing provided by statute;
- A procedure for reporting an alleged act of hazing, including provisions that permit a person to anonymously report such an act;¹⁶³
- The requirement that a school with any of grades 9 through 12 report an alleged act of hazing to a local law enforcement agency if the alleged act meets the criteria for criminal hazing;
- A provision for referral of victims and perpetrators of hazing to a certified school counselor; and
- The requirement that each incident of hazing be reported to the DOE as part of the reporting school's safety and discipline report¹⁶⁴ through the School Environmental Safety Incident Reporting (SESIR) System. ¹⁶⁵

The information provided to the DOE must include the number of hazing incidents reported, the number of incidents that result in disciplinary action taken by the school, and the number of incidents that do not result in either referral to a local law enforcement agency or disciplinary action taken by the school.

The bill modifies criminal hazing provisions by changing the intent standard for misdemeanor and felony hazing from intentional or reckless to "knew or should have known." The bill maintains applicability of criminal penalties only to students in grades 9 through 12 and changes the level of risk required in misdemeanor hazing

¹⁵⁷ Section 1006.135,(4), F.S.

¹⁵⁸ Id.

¹⁵⁹ Section 1006.135(5), F.S.

¹⁶⁰ Section 1006.135(6), F.S.

¹⁶¹ Bullying and harassment are prohibited under s. 1006.147, F.S.

¹⁶² Hazing at postsecondary institutions is subject to the provisions of s. 1006.63, F.S.

¹⁶³ The bill specifies that disciplinary action for hazing may not be based solely on an anonymous report.

¹⁶⁴ Each school principal must report data concerning school safety and discipline to the DOE using forms prescribed by state board rule. Section 1006.09(6), F.S. The principal must develop a plan to verify the accuracy of reported incidents. *Id.*

¹⁶⁵ The SESIR system compiles data on incidents of crime, violence, and disruptive behaviors that occur on school grounds, on school transportation, and at off-campus, school-sponsored events. *See* Florida Department of Education, *Statewide Report on School Safety and Discipline Data*, <u>http://www.fldoe.org/safeschools/sesir.asp</u> (last visited Jan. 16, 2014).

from "substantial" to "potential". The bill allows courts to require a defendant convicted of hazing to make a public apology to the students and victims at the school and/or participate in a school-sponsored anti-hazing campaign to raise awareness of what constitutes hazing and the penalties for hazing.

B. SECTION DIRECTORY:

Section 1. Amends s. 1001.42, F.S.; requiring a school that includes certain grades to include information, data, and instructional strategies in its school improvement plan; requiring a school that includes certain grades to implement an early warning system based on indicators to identify students in need of additional academic support.

Section 2. Amends s. 1003.42, F.S.; providing the State Board of Education duties relating to middle grades courses.

Section 3. Amends s. 1003.4935, F.S.; authorizing additional FTE funding for certain industry certifications.

Section 4. Amends s. 1003.53, F.S.; authorizing dropout prevention and academic intervention services for a student identified by a school's early warning system.

Section 5. Amends s. 1006.135, F.S.; including middle grades schools under provisions prohibiting hazing; revising the definition of the term "hazing"; requiring a school district policy that prohibits hazing and establishes consequences for an act of hazing; revising penalty provisions and providing for applicability.

Section 6. Amends s. 1011.62, F.S.; specifying requirements related to additional FTE funding based on completion of certain courses or programs and issuance of industry certification; deleting obsolete provisions.

Section 7. Amends s. 1012.98, F.S.; providing requirements relating to professional development, including inservice plans and instructional strategies, for middle grades educators; requiring the Department of Education to disseminate professional development in the use of integrated digital instruction.

Section 8. Provides an effective date of July 1, 2014.

II. FISCAL ANALYSIS & ECONOMIC IMPACT STATEMENT

A. FISCAL IMPACT ON STATE GOVERNMENT:

1. Revenues:

None.

2. Expenditures:

None.

B. FISCAL IMPACT ON LOCAL GOVERNMENTS:

1. Revenues:

None.

2. Expenditures:

None. STORAGE NAME: h7033b.EDC.DOCX DATE: 4/1/2014

C. DIRECT ECONOMIC IMPACT ON PRIVATE SECTOR:

None.

D. FISCAL COMMENTS:

Current law requires the DOE to provide professional development methods of dissemination to include a web-based statewide performance support system, including a database of exemplary professional development activities, a listing of available professional development resources, training programs, and available assistance. The addition of middle grades materials to the web-based system can be accomplished within existing resources.

III. COMMENTS

A. CONSTITUTIONAL ISSUES:

- 1. Applicability of Municipality/County Mandates Provision: None.
- 2. Other:

None.

B. RULE-MAKING AUTHORITY:

The bill requires school districts to adopt an anti-hazing policy in rule.

C. DRAFTING ISSUES OR OTHER COMMENTS:

None.

IV. AMENDMENTS/ COMMITTEE SUBSTITUTE CHANGES

None.

COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 7083 (2014)

Amendment No. 1

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

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

Amendment (with directory and title amendments)

Between lines 69 and 70, insert:

(5) SPONSOR; DUTIES.-

(a) Sponsoring entities.-

8 1. A district school board may sponsor a charter school in
9 the county over which the district school board has
10 jurisdiction.

11 2. A state university may grant a charter to a lab school 12 created under s. 1002.32 and shall be considered to be the 13 school's sponsor. Such school shall be considered a charter lab 14 school.

15 <u>3. The State Board of Education may sponsor a charter</u> 16 <u>school that serves students in more than two school districts</u> 17 <u>when the mission of the charter school is to serve students with</u>

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COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 7083 (2014)

	Amendment No. 1
18	special needs, unique grade level configurations, or geographic
19	areas that cannot be served by a single school district.
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25	DIRECTORY AMENDMENT
26	Remove line 63 and insert:
27	Section 1. Paragraph (b) of subsection (5), paragraphs (a),
28	(b), (c), and (h) of subsection
29	
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33	TITLE AMENDMENT
33 34	TITLE AMENDMENT Remove line 3 and insert:
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34	Remove line 3 and insert:
34 35	Remove line 3 and insert: F.S.; authorizing the State Board of Education to authorize
34 35 36 37	Remove line 3 and insert: F.S.; authorizing the State Board of Education to authorize certain charter schools; revising required contents of charter
34 35 36 37	Remove line 3 and insert: F.S.; authorizing the State Board of Education to authorize certain charter schools; revising required contents of charter
34 35 36	Remove line 3 and insert: F.S.; authorizing the State Board of Education to authorize certain charter schools; revising required contents of charter
34 35 36 37	Remove line 3 and insert: F.S.; authorizing the State Board of Education to authorize certain charter schools; revising required contents of charter
34 35 36 37	Remove line 3 and insert: F.S.; authorizing the State Board of Education to authorize certain charter schools; revising required contents of charter
34 35 36 37	Remove line 3 and insert: F.S.; authorizing the State Board of Education to authorize certain charter schools; revising required contents of charter
34 35 36 37 38	Remove line 3 and insert: F.S.; authorizing the State Board of Education to authorize certain charter schools; revising required contents of charter
34 35 36 37 38	Remove line 3 and insert: F.S.; authorizing the State Board of Education to authorize certain charter schools; revising required contents of charter school

COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 7083 (2014)

Amendment No. 2

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

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

Amendment

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Between lines 217 and 218, insert:

6 16. States the name of each member of the proposed charter 7 school's governing board, the name and sponsor of any charter 8 school for which the individual has served as a governing board 9 member, and whether any such charter school was terminated by the sponsor for failure to meet generally accepted standards of 10 11 fiscal management pursuant to subsection (8) or closed voluntarily by the governing board due to financial 12 mismanagement or insolvency. If a majority of the governing 13 14 board members for the proposed charter school also served 15 together on the governing board of a charter school so 16 terminated or closed, the sponsor may deny the application. 17

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COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 7083 (2014)

Amendment No. 3

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

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

Amendment (with title amendment)

Remove line 681 and insert:

physically present at each meeting. <u>Members of the governing</u> board may attend in person or by means of communications media technology utilized in accordance with rules adopted by the Administration Commission under s. 120.54(5).

TITLE AMENDMENT

Remove line 25 and insert:

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COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 7083 (2014)

Amendment No. 3

16 charters and charter terminations; authorizing governing board 17 members to participate in biannual public meetings in person or 18 through communications media technology; specifying that a

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COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 7083 (2014)

Amendment No. 4

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

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

Amendment (with directory and title amendments)

Between lines 862 and 863, insert:

6 (13) CHARTER SCHOOL COOPERATIVES.-Charter schools may 7 enter into cooperative agreements with other charter schools or 8 educational institutions to form charter school cooperative 9 organizations that may provide the following services to further 10 educational, operational, and administrative initiatives in which the participating charter schools share a common interest 11 12 :- charter school planning and development, direct instructional 13 services, and contracts with charter school governing beards to 14 provide personnel administrative services, payroll services, 15 human resource management, evaluation and assessment services, 16 teacher preparation, and professional development.

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COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 7083 (2014)

Amendment No. 4

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22	DIRECTORY AMENDMENT
23	Remove line 65 and insert:
24	paragraphs (e) and (i) of subsection (10), subsection (13),
25	paragraphs (b) and
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30	TITLE AMENDMENT
31	Remove line 33 and insert:
32	the school year; revising the participants in and activities o
33	charter school cooperatives; clarifying that sponsors must make
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COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 7083 (2014)

Amendment No. 5

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

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

Amendment (with directory and title amendments)

Between lines 890 and 891, insert:

7 (17) FUNDING.-Students enrolled in a charter school, 8 regardless of the sponsorship, shall be funded as if they are in 9 a basic program or a special program, the same as students 10 enrolled in other public schools in the school district. Funding 11 for a charter lab school shall be as provided in s. 1002.32.

12 (g) If a student withdraws from a charter school and 13 enrolls in another public school in the school district, the 14 charter school must, within 10 business days of his or her 15 enrollment in the receiving school, transfer to the district 16 school board a pro rata share of the full-time equivalent 17 student funding for the student. Likewise, the district school

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COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 7083 (2014)

	Amendment No. 5
18	board must conduct such a transfer of funds to a charter school
19	if a student withdraws from another public school in the school
20	district and enrolls in the charter school. The amount of the
21	funds transfer shall be based upon the percentage of the survey
22	period that the student is served by each school.
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28	DIRECTORY AMENDMENT
29	Remove lines 67-68 and insert:
30	paragraph (a) of subsection (21) are amended, and new paragraph
31	(g) of subsection (17) of section 1002.33, Florida Statutes, is
32	created to read:
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37	TITLE AMENDMENT
38	Remove line 33 and insert:
39	the school year; requiring transfer of funds when students
40	transfer from a charter school to a district-operated public
41	school, or vice versa; clarifying that sponsors must make
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	Page 2 of 2

COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 7083 (2014)

Amendment No. a6

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COMMITTEE/SUBCOMMI	TTEE ACTION
ADOPTED	(Y/N)
ADOPTED AS AMENDED	(Y/N)
ADOPTED W/O OBJECTION	(Y/N)
FAILED TO ADOPT	(Y/N)
WITHDRAWN	(Y/N)
OTHER	

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

Amendment to Amendment (010685) by Representative Diaz, M. (with title amendment)

Remove line 33 of the amendment and insert: is issued. <u>The district school board may not delay payment to a</u> <u>charter school of any portion of the funds set forth in</u> <u>paragraph (b) based upon the timing of receipt of local funds by</u> <u>the district school board.</u>

TITLE AMENDMENT

14 Remove line 50 of the amendment and insert: 15 financial institution to receive funds; providing payment 16 requirements; clarifying that sponsors

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COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 7083 (2014)

Amendment No. 6

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

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

Amendment (with directory and title amendments)

Between lines 890 and 891, insert:

(17) FUNDING.-Students enrolled in a charter school, regardless of the sponsorship, shall be funded as if they are in a basic program or a special program, the same as students enrolled in other public schools in the school district. Funding for a charter lab school shall be as provided in s. 1002.32.

(e) District school boards shall make timely and efficient payment and reimbursement to charter schools <u>or a financial</u> <u>institution designated by a charter school</u>, including processing paperwork required to access special state and federal funding for which they may be eligible. <u>Funds distributed to a financial</u> <u>institution shall be held in trust for the benefit of the</u> <u>charter school and provide for reversion in accordance with the</u>

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Amendment No. 6

COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 7083 (2014)

requirements of paragraph (8)(e). The district school board may 18 distribute funds to a charter school for up to 3 months based on 19 20 the projected full-time equivalent student membership of the charter school. Thereafter, the results of full-time equivalent 21 22 student membership surveys shall be used in adjusting the amount of funds distributed monthly to the charter school for the 23 24 remainder of the fiscal year. The payment shall be issued no 25 later than 10 working days after the district school board receives a distribution of state or federal funds. If a warrant 26 27 for payment is not issued within 10 working days after receipt 28 of funding by the district school board, the school district 29 shall pay to the charter school, in addition to the amount of 30 the scheduled disbursement, interest at a rate of 1 percent per 31 month calculated on a daily basis on the unpaid balance from the 32 expiration of the 10 working days until such time as the warrant 33 is issued. 34 35 36 37 38 39 DIRECTORY AMENDMENT 40 Remove line 66 and insert: (c) of paragraph (15), paragraph (e) of subsection (17), 41 paragraph (e) of subsection (18), and 42 43 010685 - h7083-line 890 and 891.docx

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COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 7083 (2014)

Amendment No. 6

	TIT	LE AME	NDMEN	I T	
Remov	e line 33 and	insert:			
the school	year; authori	zing charte	er schools	to desig	nate a
	institution to	receive fu	nds; clar	ifying th	at sponsor.
must make					
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COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 7083 (2014)

Amendment No. 7

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

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

Amendment

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12 13 Remove lines 897-898 and insert:

7 charter school's use on-the same basis as it is made available 8 to other public schools in the district. The district school 9 board may charge the charter school rent amounting to up to 10 10 percent of the available funds defined in paragraph (17)(b) for 11 all students. The charter school_is

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COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 7083 (2014)

Amendment No. 8

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

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

Amendment (with directory and title amendments)

Between lines 945 and 946, insert:

6 LOCAL EDUCATIONAL AGENCY STATUS FOR CERTAIN CHARTER (25)7 SCHOOL SYSTEMS.-A charter school system shall be designated a 8 local educational agency for the purpose of receiving federal 9 funds, the same as though the charter school system were a 10 school district, if the governing board of the charter school system has adopted and filed a resolution with its sponsoring 11 district school board and the Department of Education in which 12 13 the governing board of the charter school system accepts the 14 full responsibility for all local education agency requirements 15 and the charter school system meets all of the following:

16 (a) Includes both-conversion charter schools and 17 nonconversion charter schools;

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COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 7083 (2014)

	Amendment No. 8
18	(b) Has all schools located in the same county;
19	(a) (e) Has a total enrollment exceeding the total
20	enrollment of at least one school district in the state; and
21	(b) (d) Has the same governing board ; and
22	(e) Does not contract with a for-profit service provider
23	for management of school operations.
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25	Such designation does not apply to other provisions unless
26	specifically provided in law.
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32	DIRECTORY AMENDMENT
32 33	DIRECTORY AMENDMENT Remove lines 66-67 and insert:
33	Remove lines 66-67 and insert:
33 34	Remove lines 66-67 and insert: (c) of subsection (15), paragraph (e) of subsection (18), and
33 34 35	Remove lines 66-67 and insert: (c) of subsection (15), paragraph (e) of subsection (18), and paragraph (a) of subsection (21), and subsection (25) of section
33 34 35 36	Remove lines 66-67 and insert: (c) of subsection (15), paragraph (e) of subsection (18), and paragraph (a) of subsection (21), and subsection (25) of section
33 34 35 36 37	Remove lines 66-67 and insert: (c) of subsection (15), paragraph (e) of subsection (18), and paragraph (a) of subsection (21), and subsection (25) of section
33 34 35 36 37 38 39 40	Remove lines 66-67 and insert: (c) of subsection (15), paragraph (e) of subsection (18), and paragraph (a) of subsection (21), and subsection (25) of section 1002.33, Florida
 33 34 35 36 37 38 39 40 41 	Remove lines 66-67 and insert: (c) of subsection (15), paragraph (e) of subsection (18), and paragraph (a) of subsection (21), and subsection (25) of section 1002.33, Florida TITLE AMENDMENT
33 34 35 36 37 38 39 40	Remove lines 66-67 and insert: (c) of subsection (15), paragraph (e) of subsection (18), and paragraph (a) of subsection (21), and subsection (25) of section 1002.33, Florida
 33 34 35 36 37 38 39 40 41 	Remove lines 66-67 and insert: (c) of subsection (15), paragraph (e) of subsection (18), and paragraph (a) of subsection (21), and subsection (25) of section 1002.33, Florida TITLE AMENDMENT
 33 34 35 36 37 38 39 40 41 42 	Remove lines 66-67 and insert: (c) of subsection (15), paragraph (e) of subsection (18), and paragraph (a) of subsection (21), and subsection (25) of section 1002.33, Florida TITLE AMENDMENT

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COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 7083 (2014)

Amendment No. 8

43 charter schools and high-performing charter schools; revising 44 criteria for local education agency status for certain charter 45 school systems;

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COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 7083 (2014)

Amendment No. 9

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

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

Amendment (with directory and title amendments)

Remove lines 950-1056 and insert:

(2) A high-performing charter school is authorized to:

(e) Receive a modification of its charter to a term of 15 years or a 15-year charter renewal. The charter may be modified or renewed for a shorter term at the option of the highperforming charter school. The charter must be consistent with s. <u>1002.33(7)(a)7.</u> 1002.33(7)(a)19. and (10)(h) and (i), is subject to annual review by the sponsor, and may be terminated during its term pursuant to s. 1002.33(8).

A high-performing charter school shall notify its sponsor in writing by March 1 if it intends to increase enrollment or expand grade levels the following school year. The written

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COMMITTEE/SUBCOMMITTEE AMENDMENT

Amendment No. 9

Bill No. HB 7083 (2014)

18 notice shall specify the amount of the enrollment increase and the grade levels that will be added, as applicable. If a charter 19 school notifies the sponsor of its intent to expand, the sponsor 20 21 shall modify the charter within 90 days to include the new 22 enrollment maximum and may not make any other changes. The 23 sponsor may deny a request to increase the enrollment of a highperforming charter school if the commissioner has declassified 24 25 the charter school as high-performing. If a high-performing charter school requests to consolidate multiple charters, the 26 27 sponsor shall have 40 days after receipt of that request to provide an initial draft charter to the charter school. The 28 29 sponsor and charter school shall have 50 days thereafter to 30 negotiate and notice the charter contract for final approval by 31 the sponsor.

(3)

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33 (b) A high-performing charter school may not establish more than one charter school within the state under paragraph 34 35 (a) in any year. A subsequent application to establish a charter 36 school under paragraph (a) may not be submitted unless each 37 charter school established in this manner achieves high-38 performing charter school status. The limits set forth in this 39 paragraph do not apply to charter schools established by a highperforming charter school in the attendance zone of a school 40 identified as in need of intervention and support pursuant to s. 41 42 1008.33(3)(b) or to meet capacity needs or needs for innovative 43 choice options identified by the district school board.

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COMMITTEE/SUBCOMMITTEE AMENDMENT

Amendment No. 9

Bill No. HB 7083 (2014)

44 The Commissioner of Education, upon request by a (5) charter school, shall verify that the charter school meets the 45 criteria in subsection (1) and provide a letter to the charter 46 47 school and the sponsor stating that the charter school is a high-performing charter school pursuant to this section. The 48 49 commissioner shall annually determine whether a high-performing charter school under subsection (1) continues to meet the 50 criteria in that subsection. Such high-performing charter school 51 52 shall maintain its high-performing status unless the commissioner determines that the charter school no longer meets 53 54 the criteria in subsection (1), at which time the commissioner shall send a letter to the charter school and its sponsor 55 providing notification that the charter school has been 56 57 declassified of its declassification as a high-performing 58 charter school.

59 Section 3. Subsection (2) of section 1002.332, Florida 60 Statutes, is renumbered as subsection (3), and a new subsection 61 (2) is added to that section to read:

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1002.332 High-performing charter school system.-

(2) An entity that successfully operates a system of charter schools outside the state may apply to the State Board 64 65 of Education for status as a high-performing charter school 66 system. The state board shall adopt rules prescribing a process for determining whether the entity meets the requirements of 67 68 this subsection by reviewing student demographic and performance 69 data and fiscal accountability of all schools operated by the

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COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 7083 (2014)

	Amendment No. 9
70	entity. To the extent practicable, the state board shall develop
71	a rubric for the approval of such entities that aligns with the
72	priorities of the federal Charter Schools Program Grants for
73	Replication and Expansion of High-Quality Charter Schools, found
74	in the Federal Register, Volume 76, Number 133. An entity
75	classified as a high-performing charter school system pursuant
7,6	to this subsection may utilize the application process specified
77	in s. 1002.331(3) to establish new charter schools in the state.
78	During the first 3 years of operation, each charter school
79	established by the entity shall receive a reduction in
80	administrative fees pursuant to s. 1002.33(20)(a).
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86	DIRECTORY AMENDMENT
87	Remove lines 946-947 and insert:
88	Paragraph (e) of subsection (2), paragraph (b) of subsection
89	(3), and subsection (5) of s. 1002.331, Florida
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94	TITLE AMENDMENT
95	Remove lines 42-52 and insert:
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COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 7083 (2014)

amending s. 1002.331, F.S.; correcting a cross-reference; 96 revising limits on high-performing charter school replication; 97 amending s. 1002.332, F.S.; authorizing certain out-of-state 98 entities to apply for designation as a high-performing charter 99 school system; requiring the State Board of Education to adopt 100 by rule eligibility criteria for such designation; specifying 101 102 that charter schools established by such an entity receive 103 certain benefits during the first 3 years of operation; amending 104 s. 1002.45, F.S.;

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Amendment No. 9

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COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 7083 (2014)

Amendment No. 10

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ACTION
(Y/N)

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

Amendment (with title amendment)

Between lines 1073 and 1074, insert: Section 5. Paragraph (b) of subsection (8) of section 1012.56, Florida Statutes, is amended to read:

1012.56 Educator certification requirements.-

9 (8) PROFESSIONAL DEVELOPMENT CERTIFICATION AND EDUCATION 10 COMPETENCY PROGRAM.-

(b)1. Each school district must and a <u>private school or</u> state supported public school, <u>including a charter school</u>, or a private school may develop and maintain a system by which members of the instructional staff may demonstrate mastery of professional education competence as required by law. Each program must be based on classroom application of the Florida Educator Accomplished Practices and instructional performance

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COMMITTEE/SUBCOMMITTEE AMENDMENT

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Bill No. HB 7083 (2014)

	Amendment No. 10
18	and, for public schools, must be aligned with the district's
19	evaluation system approved under s. 1012.34.
20	2. The Commissioner of Education shall determine the
21	continued approval of programs implemented under this paragraph,
22	based upon the department's review of performance data. The
23	department shall review the performance data as a part of the
24	periodic review of each school district's professional
25	development system required under s. 1012.98.
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31	TITLE AMENDMENT
32	Remove line 55 and insert:
33	terminated; amending s. 1012.56, F.S.; clarifying that a charter
34	school may operate a professional education competence
35	demonstration program; amending s. 1013.62, F.S.; requiring that
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COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 7083 (2014)

Amendment No. 11

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

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

Amendment (with directory and title amendments)

Between lines 890 and 891, insert:

(17) FUNDING.-Students enrolled in a charter school, regardless of the sponsorship, shall be funded as if they are in a basic program or a special program, the same as students enrolled in other public schools in the school district. Funding for a charter lab school shall be as provided in s. 1002.32.

(e) District school boards shall make timely and efficient payment and reimbursement to charter schools <u>or a financial</u> <u>institution designated by a charter school</u>, including processing paperwork required to access special state and federal funding for which they may be eligible. <u>Funds distributed to a financial</u> <u>institution shall be held in trust for the benefit of the</u> <u>charter school and provide for reversion in accordance with the</u>

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COMMITTEE/SUBCOMMITTEE AMENDMENT

Amendment No. 11

Bill No. HB 7083 (2014)

requirements of paragraph (8)(e). The district school board may 18 distribute funds to a charter school for up to 3 months based on 19 the projected full-time equivalent student membership of the 20 charter school. Thereafter, the results of full-time equivalent 21 student membership surveys shall be used in adjusting the amount 22 of funds distributed monthly to the charter school for the 23 remainder of the fiscal year. The payment shall be issued no 24 later than 10 working days after the district school board 25 receives a distribution of state or federal funds. If a warrant 26 for payment is not issued within 10 working days after receipt 27 of funding by the district school board, the school district 28 shall pay to the charter school, in addition to the amount of 29 the scheduled disbursement, interest at a rate of 1 percent per 30 month calculated on a daily basis on the unpaid balance from the 31 expiration of the 10 working days until such time as the warrant 32 33 is issued. The district school board may not delay payment to a charter school of any portion of the funds set forth in 34 paragraph (b) based upon the timing of receipt of local funds by 35 the district school board. 36

37 (g) If a student withdraws from a charter school and 38 enrolls in another public school in the school district, the 39 charter school must, at the end of the fiscal year, transfer to 40 the district school board a pro rata share of the full-time 41 equivalent student funding for the student. Likewise, the 42 district school board must conduct such a transfer of funds to a 43 charter school if a student withdraws from another public school 402657 - h7083 at 890 pro rata.docx

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COMMITTEE/SUBCOMMITTEE AMENDMENT

Amendment No. 11

Bill No. HB 7083 (2014)

44	in the school district and enrolls in the charter school. The
45	amount of the funds transfer shall be based upon the percentage
46	of the survey period that the student was served by each school.
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52	DIRECTORY AMENDMENT
53	Remove lines 63-68 and insert:
54	Section 1. New paragraph (g) is created in subsection (17)
55	and paragraphs (a), (b), (c), and (h) of subsection (6),
56	subsection (7), paragraphs (n) and (o) of subsection (9),
57	paragraphs (e) and (i) of subsection (10), paragraphs (b) and
58	(c) of subsection (15), paragraph (e) of subsection (17),
59	paragraph (e) of subsection (18), and paragraph (a) of
60	subsection (21) of section 1002.33, Florida Statutes, are
61	amended to read:
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66	TITLE AMENDMENT
67	Remove line 33 and insert:
68	the school year; authorizing charter schools to designate a
69	financial institution to receive funds; providing payment
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COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 7083 (2014)

Amendment No. 11

70 requirements; requiring transfer of funds when students transfer 71 from a charter school to a district-operated public school, or 72 vice versa; clarifying that sponsors must make

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A bill to be entitled

2 An act relating to school choice; amending s. 1002.33, 3 F.S.; revising required contents of charter school 4 applications and charter contracts; authorizing a 5 sponsor to require an applicant to provide additional 6 information as an addendum to a charter school 7 application; requiring a sponsor to allow an applicant an opportunity to correct both material and technical 8 9 deficiencies in the application; conforming provisions 10 regarding the appeal process for denial of high-11 performing charter school applications; requiring sponsors and applicants to use a standard charter contract; specifying that the standard charter contract consists of the approved application and addenda and other specified elements; conforming provisions; specifying that a charter contract 16 provision that is inconsistent with or prohibited by law is void and unenforceable; authorizing the sponsor and applicant to negotiate additional terms after approving the charter; authorizing a charter school to open and operate during such negotiation; providing that matters included in the approved application and addenda are deemed settled for purposes of negotiating the charter; clarifying provisions regarding long-term charters and charter terminations; specifying that a charter is automatically terminated when a charter Page 1 of 44

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27	school earns a second consecutive grade of "F" after
28	all appeals unless an exception applies; specifying
29	requirements regarding such terminations; correcting
30	cross-references; prohibiting a sponsor from requiring
31	a high-performing charter school to limit enrollment
32	or capacity to students enrolled before the start of
33	the school year; clarifying that sponsors must make
34	unused school facilities available to charter schools;
35	specifying requirements for such use of facilities;
36	requiring the Department of Education to develop a
37	model application form, standard charter contract,
38	standard application evaluation instrument, and
39	standard charter renewal contract; requiring the
40	department to develop such documents for virtual
41	charter schools and high-performing charter schools;
42	amending s. 1002.331, F.S.; specifying that charter
43	schools established by certain high-performing charter
44	school systems qualify for high-performing charter
45	school status for the first 3 years of operation;
46	correcting a cross-reference; revising limits on high-
47	performing charter school replication; amending s.
48	1002.332, F.S.; authorizing certain out-of-state
49	entities to apply for designation as a high-performing
50	charter school system; requiring the State Board of
51	Education to adopt by rule eligibility criteria for
52	such designation; amending s. 1002.45, F.S.;

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specifying conditions under which an approved virtual instruction provider's contract is automatically terminated; amending s. 1013.62, F.S.; requiring that a charter school may not have financial emergency conditions on an annual audit to qualify for capital outlay funding; amending s. 1003.01, F.S.; correcting a cross-reference; providing an effective date.

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

Section 1. Paragraphs (a), (b), (c), and (h) of subsection (6), subsection (7), paragraphs (n) and (o) of subsection (9), paragraphs (e) and (i) of subsection (10), paragraphs (b) and (c) of subsection (15), paragraph (e) of subsection (18), and paragraph (a) of subsection (21) of section 1002.33, Florida Statutes, are amended to read:

69

1002.33 Charter schools.-

(6) APPLICATION PROCESS AND REVIEW.-Charter school
 applications are subject to the following requirements:

(a) A person or entity <u>that wants</u> wishing to open a
charter school shall prepare and submit an application on <u>the</u> a
model application form prepared by the Department of Education
which:

76 1. Demonstrates how the school will use the guiding 77 principles and meet the statutorily defined purpose of a charter 78 school <u>and describes the school's mission, the students to be</u> Page 3 of 44

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79	served, and the ages and grades to be included.			
80	2. Describes the focus of the curriculum, the			
81	instructional methods to be used, any distinctive instructional			
82	techniques to be employed, and the identification and			
83	acquisition of appropriate technologies needed to improve			
84	educational and administrative performance, which include a			
85	means for promoting safe, ethical, and appropriate uses of			
86	technology that comply with legal and professional standards.			
87	The Provides a detailed curriculum plan must illustrate that			
88	illustrates how students will be provided instruction on			
89	services to attain the Sunshine state standards.			
90	a. Reading shall be a primary focus of the curriculum. The			
91	curriculum plan must describe the differentiated strategies that			
92	will be used for students who score Level 3 and above on the			
93	statewide, standardized Reading assessment or, upon			
94	implementation, the English Language Arts assessment and a			
95	separate curriculum and strategies for students who score below			
96	Level 3 on the statewide, standardized Reading assessment or,			
97	upon implementation, the English Language Arts assessment.			
98	Resources must be provided to identify and provide specialized			
99	instruction for students who score below Level 3 on the			
100	assessment. The curriculum and instructional strategies for			
101	reading must be consistent with state standards and grounded in			
102	scientifically based reading research. A sponsor shall deny a			
103	charter if the school does not propose a reading curriculum that			
104	is consistent with effective teaching strategies that are			
	Page 4 of 44			

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105 grounded in scientifically based reading research. 106 In order to provide students with access to diverse b. instructional delivery models, to facilitate the integration of 107 108 technology within traditional classroom instruction, and to 109 provide students with the skills they need to compete in the 110 21st century economy, the Legislature encourages instructional 111 methods for blended learning courses consisting of both 112 traditional classroom and virtual instructional techniques. 113 Charter schools may implement blended learning courses that 114 combine traditional classroom instruction and virtual 115 instruction. Students in a blended learning course must be full-116 time students of the charter school and receive the virtual 117 instruction in a classroom setting at the charter school. 118 Instructional personnel certified pursuant to s. 1012.55 who 119 provide virtual instruction for blended learning courses may be 120 employees of the charter school or may be under contract to 121 provide instructional services to charter school students. At a 122 minimum, such instructional personnel must hold an active state 123 or school district adjunct certification under s. 1012.57 for 124 the subject area of the blended learning course. The funding and 125 performance accountability requirements for blended learning 126 courses are the same as those for traditional courses. 127 3. Contains goals and objectives for improving student

128 learning and measuring that improvement. These goals and 129 objectives must indicate how much academic improvement students 130 are expected to show each year, how success will be evaluated, Page 5 of 44

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and the specific results to be attained through instruction. 131 132 4. Provides the methods used to identify the educational strengths and needs of students and how well educational goals 133 134 and performance standards are met by students attending the 135 charter school. The methods shall provide a means for the 136 charter school to ensure accountability to its constituents by 137 analyzing student performance data and by evaluating the effectiveness and efficiency of its major educational programs. 138 Students in charter schools shall, at a minimum, participate in 139 140 the statewide assessment program created under s. 1008.22. 141 For the establishment of a secondary charter school, 5. 142 provides a method for determining that a student has satisfied 143 the requirements for graduation in s. 1003.4282. 144 4. Describes the reading curriculum and differentiated 145 strategies that will be used for students reading at grade level 146 or higher and a separate curriculum and strategies for students 147 who are reading below grade level. A sponsor shall deny a 148 charter if the school does not propose a reading curriculum that 149 is consistent with effective teaching strategies that are 150 grounded in scientifically based reading research. 151 5. Contains an annual financial plan for each year 152 requested by the charter for operation of the school for up to 5 153 years. This plan must contain anticipated fund balances based 154 revenue projections, a spending plan based on projected revenues 155 and expenses, and a description of controls that will safequard 156 finances and projected enrollment trends. Page 6 of 44

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6. Documents that the applicant has participated in the 157 158 training required in subparagraph (f)2. A sponsor may require an applicant to provide additional information as an addendum to 159 the charter school application described in this paragraph.

6.7. For the establishment of a virtual charter school, 161 162 documents that the applicant has contracted with a provider of 163 virtual instruction services pursuant to s. 1002.45(1)(d).

7. Describes the admissions procedures and dismissal procedures, including the school's code of student conduct.

8. Describes the ways by which the school will achieve a racial/ethnic balance reflective of the community it serves or within the racial/ethnic range of other public schools in the same school district.

9. Contains an annual financial plan for each year that the applicant intends to operate the school for up to 5 years. This plan must contain anticipated fund balances based on revenue projections, a spending plan based on projected revenues and expenses, and a description of controls that will safeguard finances and projected enrollment trends.

176 Describes the financial and administrative management 10. of the school, including a reasonable demonstration of the 177 178 professional experience or competence of those individuals or 179 organizations applying to operate the charter school or those 180 individuals or organizations hired or retained to perform such 181 professional services and a description of clearly delineated 182 responsibilities of those individuals or organizations and the

Page 7 of 44

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183	policies and practices needed to effectively manage the charter
184	school. A description of internal audit procedures and
185	establishment of controls to ensure that financial resources are
186	properly managed must be included. Both public sector and
187	private sector professional experience are equally valid in such
188	a consideration.
189	11. Describes procedures that identify various risks and
190	provide for a comprehensive approach to reduce the impact of
191	losses; plans to ensure the safety and security of students and
192	staff; plans to identify, minimize, and protect others from
193	violent or disruptive student behavior; and the manner in which
194	the school will be insured, including whether the school will be
195	required to have liability insurance, and, if so, the terms and
196	conditions thereof and the amounts of coverage.
197	12. Includes the qualifications to be required of the
198	teachers and the potential strategies used to recruit, hire,
199	train, and retain qualified staff to achieve best value.
200	13. Describes the governance structure of the school,
201	including the status of the charter school as a public or
202	private employer as required in paragraph (12)(i).
203	14. Includes a timetable for implementing the charter
204	which addresses the implementation of each element thereof and
205	the date by which the charter will be awarded in order to meet
206	this timetable.
207	15. In the case of an existing public school that is being
208	converted to charter status, includes alternative arrangements
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209 for current students who choose not to attend the charter school 210 and for current teachers who choose not to teach in the charter 211 school after conversion in accordance with the existing 212 collective bargaining agreement or district school board rule in 213 the absence of a collective bargaining agreement. However, 214 alternative arrangements are not required for current teachers 215 who choose not to teach in a charter lab school, except as 216 authorized by the employment policies of the state university 217 that grants the charter to the lab school. 218 219 A sponsor may require an applicant to provide additional 220 information as an addendum to the charter school application 221 described in this paragraph. 222 (b) A sponsor shall receive and review all applications 223 for a charter school using the an evaluation instrument 224 developed by the Department of Education. A sponsor shall 225 receive and consider charter school applications received on or 226 before August 1 of each calendar year for charter schools to be 227 opened at the beginning of the school district's next school 228 year, or to be opened at a time agreed to by the applicant and 229 the sponsor. A sponsor may not refuse to receive a charter 230 school application submitted before August 1 and may receive an 231 application submitted later than August 1 if it chooses. In 232 order to facilitate greater collaboration in the application 233 process, an applicant may submit a draft charter school 234 application on or before May 1 with an application fee of \$500. Page 9 of 44

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If a draft application is timely submitted, the sponsor shall 235 review and provide feedback as to material deficiencies in the 236 application by July 1. The applicant shall then have until 237 238 August 1 to resubmit a revised and final application. The 239 sponsor may approve the draft application. A sponsor may not 240 charge an applicant for a charter any fee for the processing or 241 consideration of an application, and a sponsor may not base its 242 consideration or approval of a final application upon the promise of future payment of any kind. Before approving or 243 244 denying any final application, the sponsor shall allow the applicant, upon receipt of written notification, at least 7 245 calendar days to make technical or nonsubstantive corrections 246 247 and clarifications to address any deficiencies, -including, but 248 not limited to, corrections of grammatical, typographical, and 249 like errors or missing signatures, if such errors are identified 250 by the sponsor as cause to deny the final application.

251 1. In order to facilitate an accurate budget projection 252 process, a sponsor shall be held harmless for FTE students who 253 are not included in the FTE projection due to approval of 254 charter school applications after the FTE projection deadline. 255 In a further effort to facilitate an accurate budget projection, 256 within 15 calendar days after receipt of a charter school 257 application, a sponsor shall report to the Department of 258 Education the name of the applicant entity, the proposed charter school location, and its projected FTE. 259

> In order to ensure fiscal responsibility, an Page 10 of 44

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application for a charter school shall include a full accounting of expected assets, a projection of expected sources and amounts of income, including income derived from projected student enrollments and from community support, and an expense projection that includes full accounting of the costs of operation, including start-up costs.

267 3.a. A sponsor shall by a majority vote approve or deny an 268 application no later than 60 calendar days after the application 269 is received, unless the sponsor and the applicant mutually agree 270 in writing to temporarily postpone the vote to a specific date, 271 at which time the sponsor shall by a majority vote approve or 272 deny the application. If the sponsor fails to act on the 273 application, an applicant may appeal to the State Board of 274 Education as provided in paragraph (c). If an application is 275 denied, the sponsor shall, within 10 calendar days after such 276 denial, articulate in writing the specific reasons, based upon 277 good cause, supporting its denial of the charter application and 278 shall provide the letter of denial and supporting documentation 279 to the applicant and to the Department of Education.

b. An application submitted by a high-performing charter
school identified pursuant to s. 1002.331 may be denied by the
sponsor only if the sponsor demonstrates by clear and convincing
evidence that:

(I) The application does not materially comply with therequirements in paragraph (a);

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(II) The charter school proposed in the application does Page 11 of 44

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not materially comply with the requirements in paragraphs 287 288 (9)(a) - (f);The proposed charter school's educational program 289 (III) does not substantially replicate that of the applicant or one of 290 291 the applicant's high-performing charter schools; 292 The applicant has made a material misrepresentation (IV)293 or false statement or concealed an essential or material fact 294 during the application process; or 295 The proposed charter school's educational program and (V) 296 financial management practices do not materially comply with the 297 requirements of this section. 298 299 Material noncompliance is a failure to follow requirements or a 300 violation of prohibitions applicable to charter school 301 applications, which failure is quantitatively or qualitatively 302 significant either individually or when aggregated with other 303 noncompliance. An applicant is considered to be replicating a 304 high-performing charter school if the proposed school is 305 substantially similar to at least one of the applicant's highperforming charter schools and the organization or individuals 306 307 involved in the establishment and operation of the proposed 308 school are significantly involved in the operation of replicated 309 schools. If the sponsor denies an application submitted by a 310 с. 311 high-performing charter school, the sponsor must, within 10 312 calendar days after such denial, state in writing the specific Page 12 of 44

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313 reasons, based upon the criteria in sub-subparagraph b., 314 supporting its denial of the application and must provide the 315 letter of denial and supporting documentation to the applicant 316 and to the Department of Education. The applicant may appeal the 317 sponsor's denial of the application directly to the State Board 318 of Education pursuant to paragraph (c) and must provide the 319 sponsor with a copy of the appeal sub-subparagraph (c)3.b.

320 4. For budget projection purposes, the sponsor shall 321 report to the Department of Education the approval or denial of 322 a charter application within 10 calendar days after such 323 approval or denial. In the event of approval, the report to the 324 Department of Education shall include the final projected FTE 325 for the approved charter school.

5. Upon approval of a charter application, the initial startup shall commence with the beginning of the public school calendar for the district in which the charter is granted unless the sponsor allows a waiver of this subparagraph for good cause.

330 An applicant may appeal any denial of that (c)1. 331 applicant's application or failure to act on an application to 332 the State Board of Education within no later than 30 calendar 333 days after receipt of the sponsor's decision or failure to act 334 and shall notify the sponsor of its appeal. Any response of the 335 sponsor shall be submitted to the State Board of Education 336 within 30 calendar days after notification of the appeal. Upon 337 receipt of notification from the State Board of Education that a 338 charter school applicant is filing an appeal, the Commissioner Page 13 of 44

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of Education shall convene a meeting of the Charter School 339 340 Appeal Commission to study and make recommendations to the State Board of Education regarding its pending decision about the 341 342 appeal. The commission shall forward its recommendation to the 343 state board at least 7 calendar days before the date on which 344 the appeal is to be heard. An appeal regarding the denial of an 345 application submitted by a high-performing charter school 346 pursuant to s. 1002.331 shall be conducted by the State Board of 347 Education in accordance with this paragraph, except that the 348 commission shall not convene to make recommendations regarding 349 the appeal. However, the Commissioner of Education shall review 350 the appeal and make a recommendation to the state board.

351 2. The Charter School Appeal Commission or, in the case of 352 an appeal regarding an application submitted by a high-353 performing charter school, the State Board of Education may 354 reject an appeal submission for failure to comply with 355 procedural rules governing the appeals process. The rejection 356 shall describe the submission errors. The appellant shall have 357 15 calendar days after notice of rejection in which to resubmit 358 an appeal that meets the requirements set forth in State Board 359 of Education rule. An appeal submitted subsequent to such 360 rejection is considered timely if the original appeal was filed 361 within 30 calendar days after receipt of notice of the specific 362 reasons for the sponsor's denial of the charter application.

363 3.a. The State Board of Education shall by majority vote 364 accept or reject the decision of the sponsor no later than 90 Page 14 of 44

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365 calendar days after an appeal is filed in accordance with State 366 Board of Education rule. The State Board of Education shall 367 remand the application to the sponsor with its written decision 368 that the sponsor approve or deny the application. The sponsor 369 shall implement the decision of the State Board of Education. 370 The decision of the State Board of Education is not subject to 371 the provisions of the Administrative Procedure Act, chapter 120. 372 If an appeal concerns an application submitted by a b. 373 high-performing charter school identified pursuant to s. 374 1002.331, the State Board of Education shall determine whether 375 the sponsor's denial of the application complies with the 376 requirements in sub-subparagraph (b)3.b. sponsor has shown, by 377 elear-and-convincing-evidence, that: 378 -(I) The application does not materially comply with the 379 requirements in paragraph (a); 380 (II) The charter school proposed in the application does 381 not materially comply with the requirements in paragraphs 382 (9) (a) - (f) ; 383 (III) The proposed charter school's educational program does not substantially replicate that of the applicant or one of 384 385 the applicant's high-performing charter schools; 386 (IV) The applicant has made a material misrepresentation 387 or false-statement or concealed an essential or material fact 388 during the application process; or 389 (V) The proposed charter school's educational program and 390 financial management practices do not materially comply with the Page 15 of 44

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requirements of this section.

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392 The State Board of Education shall approve or reject the 393 394 sponsor's denial of an application no later than 90 calendar days after an appeal is filed in accordance with State Board of 395 Education rule. The State Board of Education shall remand the 396 application to the sponsor with its written decision that the 397 398 sponsor approve or deny the application. The sponsor shall implement the decision of the State Board of Education. The 399 400 decision of the State Board of Education is not subject to the 401 Administrative Procedure Act, chapter 120.

402 The terms and conditions for the operation of a (h) 403 charter school shall be set forth by the sponsor and the 404 applicant in a written contractual agreement, called a charter. 405 The sponsor may not impose unreasonable rules or regulations 406 that violate the intent of giving charter schools greater 407 flexibility to meet educational goals. The sponsor has 30 days 408 after approval of the application to provide a standard an 409 initial proposed charter contract developed by the Department of 410 Education to the charter school, which shall consist of the 411 approved application and any addenda and the elements specified 412 in paragraph (7)(a). The applicant and the sponsor have 40 days 413 thereafter to negotiate the remaining terms and notice the 414 charter contract for final approval by the sponsor unless both 415 parties agree to an extension. The proposed charter contract 416 shall be provided to the charter school at least 7 calendar days Page 16 of 44

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before prior to the date of the meeting at which the charter is 417 418 scheduled to be voted upon by the sponsor. A provision of a charter contract inconsistent with or prohibited by the 419 requirements of this section is void and unenforceable. The 420 421 department of-Education shall provide mediation services for any 422 dispute regarding this section subsequent to the approval of a 423 charter application and for any dispute relating to the approved charter, except disputes regarding charter school application 424 denials. If the Commissioner of Education determines that the 425 dispute cannot be settled through mediation, the dispute may be 426 appealed to an administrative law judge appointed by the 427 Division of Administrative Hearings. The administrative law 428 429 judge has final order authority to rule on issues of equitable 430 treatment of the charter school as a public school, whether 431 proposed provisions of the charter violate the intended 432 flexibility granted charter schools by statute, or on any other 433 matter regarding this section except a charter school 434 application denial, a charter termination, or a charter 435 nonrenewal and shall award the prevailing party reasonable 436 attorney attorney's fees and costs incurred to be paid by the 437 losing party. The costs of the administrative hearing shall be 438 paid by the party whom the administrative law judge rules 439 against. Once the sponsor has voted upon and approved the 440 standard charter contract, the sponsor and applicant have the 441 right to negotiate additional terms, as necessary. The charter 442 school may open and operate during the pendency of any

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443	negotiation, mediation, or administrative proceeding.
444	(7) CHARTER.—The major issues involving the operation of a
445	charter school shall be <u>set forth in</u> considered in advance and
446	written into the charter. The governing board of the charter
447	school and the sponsor shall use the standard charter contract
448	developed by the department, which shall incorporate the
449	approved application and any addenda. Matters included in the
450	approved application and any addenda are deemed settled for
451	purposes of negotiating the charter; however, the parties may
452	agree to address such matters after approval of the charter. The
453	charter shall be signed by the governing board of the charter
454	school and the sponsor, following a public hearing to ensure
455	community input.
456	(a) The charter shall address and criteria for approval of
457	the charter shall be based on:
458	1. The school's mission, the students to be served, and
459	the ages and grades to be included.
460	2. The focus of the curriculum, the instructional methods
461	to be used, any distinctive instructional techniques to be
462	employed, and identification and acquisition of appropriate
463	technologies needed to improve educational and administrative
464	performance which include a means for promoting safe, ethical,
465	and appropriate uses of technology which comply with legal and
466	professional standards.
467	a. The charter shall ensure that reading is a primary
468	focus of the curriculum and that resources are provided to
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469	identify and provide specialized instruction for students who
470	are reading below grade level. The curriculum and instructional
471	strategies for reading must be consistent with the Next
472	Generation Sunshine State Standards and grounded in
473	scientifically based reading research.
474	bIn order to provide students with access to diverse
475	instructional delivery models, to facilitate the integration of
476	technology within traditional classroom instruction, and to
477	provide-students with the skills they need to compete in the
478	21st century economy, the Legislature encourages instructional
479	methods for blended learning courses consisting of both
480	traditional-classroom and online instructional techniques.
481	Charter-schools-may implement blended learning courses which
482	combine traditional classroom instruction and virtual
483	instruction. Students in a blended learning course must be full-
484	time students of the charter school and receive the online
485	instruction in a classroom setting at the charter school.
486	Instructional personnel certified pursuant to s. 1012.55-who
487	provide-virtual instruction for blended learning courses may be
488	employees of the charter school or may be under contract to
489	provide-instructional services to charter school students. At-a
490	minimum, such instructional personnel must hold an active state
491	or school district adjunct certification under s. 1012.57 for
492	the subject area of the blended learning course. The funding and
493	performance accountability requirements for blended learning
494	courses are the same as those for traditional courses.
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495	<u>1.3.</u> The current incoming baseline standard of student
496	academic achievement, the outcomes to be achieved, and the
497	method of measurement that will be used. The criteria listed in
498	this subparagraph shall include a detailed description of:
499	a. How the baseline student academic achievement levels
500	and prior rates of academic progress will be established.
501	b. How these baseline rates will be compared to rates of
502	academic progress achieved by these same students while
503	attending the charter school.
504	c. To the extent possible, how these rates of progress
505	will be evaluated and compared with rates of progress of other
506	closely comparable student populations.
507	
508	The district school board is required to provide academic
509	student performance data to charter schools for each of their
510	students coming from the district school system, as well as
511	rates of academic progress of comparable student populations in
512	the district school system.
513	4. The methods used to identify the educational strengths
514	and needs of students and how well educational goals and
515	performance standards are met by students attending the charter
516	school. The methods shall provide a means for the charter school
517	to ensure accountability to its constituents by analyzing
518	student performance data and by evaluating the effectiveness and
519	efficiency of its major educational programs. Students in
520	charter schools shall, at a minimum, participate in the
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521	statewide assessment program created under-s. 1008.22.
522	5. In secondary charter schools, a method for determining
523	that a student has satisfied the requirements for graduation in
524	s. 1003.428 or s. 1003.4282.
525	2.6. A method for resolving conflicts between the
526	governing board of the charter school and the sponsor.
527	7. The admissions procedures and dismissal procedures,
528	including the school's code of student conduct.
529	8. The ways by which the school will achieve a
530	racial/ethnic balance reflective of the community it serves or
531	within the racial/ethnic range of other public schools in the
532	same school district.
533	9. The financial and administrative management of the
534	school, including a reasonable demonstration of the professional
535	experience or competence of those individuals or organizations
536	applying to operate the charter school or those hired or
537	retained to perform such professional services and the
538	description of clearly delineated responsibilities and the
539	policies and practices needed to effectively manage the charter
540	school. A description of internal audit procedures and
541	establishment of controls to ensure that financial resources are
542	properly managed must be included. Both public sector and
543	private-sector-professional experience shall be equally valid in
544	such a consideration.
545	10. The asset and liability projections required in the
546	application which are incorporated into the charter and shall be
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547 compared with information provided in the annual report of the 548 charter school. 549 11. A description of procedures that identify various 550 risks and provide for a comprehensive approach to reduce the 551 impact of losses; plans to ensure the safety and security of 552 students and staff; plans to identify, minimize, and protect 553 others from violent or disruptive student behavior; and the 554 manner in which the school will be insured, including whether or 555 not the school will be required to have liability insurance, 556 and, if so, the terms and conditions thereof and the amounts of 557 coverage. 558 3.12. The term of the charter which shall provide for 559 cancellation of the charter if insufficient progress has been 560 made in attaining the student achievement objectives of the 561 charter and if it is not likely that such objectives can be 562 achieved before expiration of the charter. The initial term of 563 the a charter, which shall be for 4 or 5 years. In-order to 564 facilitate access to long-term financial resources for charter 565 school-construction, Charter schools that are operated by a 566 municipality or other public entity, as provided by law, or a 567 private, not-for-profit, s. 501(c)(3) status corporation are 568 eligible for up to a 15-year charter, subject to approval by the 569 district school board. A charter lab school is also eligible for 570 a charter for a term of up to 15 years. In addition, to 571 facilitate access to long-term financial resources for charter school construction, charter schools that are operated by a 572

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573 private, not-for-profit, s. 501(c)(3) status corporation are 574 eligible for up to a 15-year charter, subject to approval by the 575 district school board. Such long-term charters remain subject to 576 annual review and may be terminated during the term of the 577 charter, but only according to the provisions-set forth in 578 subsection (8) or paragraph (9)(n).

579 <u>4. Termination or nonrenewal of the charter pursuant to</u> 580 <u>subsection (8), including termination for failure to make</u> 581 <u>sufficient progress towards attaining the student achievement</u> 582 <u>objectives of the charter or likely failure to meet such</u> 583 <u>objectives before expiration of the charter, and automatic</u> 584 <u>termination of the charter pursuant to paragraph (9)(n).</u>

585 <u>5.13.</u> The facilities to be used and their location. The 586 sponsor may not require a charter school to have a certificate 587 of occupancy or a temporary certificate of occupancy for such a 588 facility earlier than 15 calendar days before the first day of 589 school.

590 14. The qualifications to be required of the teachers and
591 the potential strategies used to recruit, hire, train, and
592 retain qualified staff to achieve best value.

593 15. The governance structure of the school, including the 594 status of the charter school as a public or private employer as 595 required in paragraph (12)(i).

596 16. A timetable for implementing the charter which
 597 addresses the implementation of each element thereof and the
 598 date by which the charter shall be awarded in order to meet this
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599 timetable. 600 17. In the case of an existing public school that is being 601 converted to charter status, alternative arrangements for 602 current students who choose not to attend the charter school and 603 for current teachers who choose not to teach in the charter 604 school after conversion in accordance with the existing 605 collective bargaining agreement or district school board rule in 606 the absence of a collective bargaining agreement. However, 607 alternative arrangements shall not be required for current 608 teachers who choose not to teach in a charter lab school, except 609 as authorized by the employment-policies of the state university 610 which grants the charter to the lab school.

611 6.18. Full disclosure of the identity of all relatives 612 employed by the charter school who are related to the charter 613 school owner, president, chairperson of the governing board of 614 directors, superintendent, governing board member, principal, 615 assistant principal, or any other person employed by the charter 616 school who has equivalent decisionmaking authority. For the 617 purpose of this subparagraph, the term "relative" means father, 618 mother, son, daughter, brother, sister, uncle, aunt, first 619 cousin, nephew, niece, husband, wife, father-in-law, mother-in-620 law, son-in-law, daughter-in-law, brother-in-law, sister-in-law, 621 stepfather, stepmother, stepson, stepdaughter, stepbrother, 622 stepsister, half brother, or half sister.

623 <u>7.19.</u> Implementation of the activities authorized under s.
 624 1002.331 by the charter school when it satisfies the eligibility
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625 requirements for a high-performing charter school. A high626 performing charter school shall notify its sponsor in writing by
627 March 1 if it intends to increase enrollment or expand grade
628 levels the following school year. The written notice shall
629 specify the amount of the enrollment increase and the grade
630 levels that will be added, as applicable.

631 A charter may be renewed provided that a program (b)1. 632 review demonstrates that the criteria in paragraph (a) have been 633 successfully accomplished and that none of the grounds for 634 nonrenewal established by paragraph (8)(a) has been documented. 635 In order to facilitate long-term financing for charter school 636 construction, Charter schools operating for a minimum of 3 years 637 and demonstrating exemplary academic programming and fiscal 638 management are eligible for a 15-year charter renewal. Such 639 long-term charter is subject to annual review and may be 640 terminated during the term of the charter.

641 2. The 15-year charter renewal that may be granted 642 pursuant to subparagraph 1. shall be granted to a charter school 643 that has received a school grade of "A" or "B" pursuant to s. 644 1008.34 in 3 of the past 4 years and is not in a state of 645 financial emergency or deficit position as defined by this 646 section. Such long-term charter is subject to annual review and 647 may be terminated during the term of the charter pursuant to 648 subsection (8).

(c) A charter may be modified during its initial term or
 any renewal term upon the recommendation of the sponsor or the
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651 charter school's governing board and the approval of both 652 parties to the agreement. Modification may include, but is not 653 limited to, consolidation of multiple charters into a single 654 charter if the charters are operated under the same governing 655 board and physically located on the same campus, regardless of 656 the renewal cycle.

657 (d)1. Each charter school's governing board must appoint a 658 representative to facilitate parental involvement, provide 659 access to information, assist parents and others with questions 660 and concerns, and resolve disputes. The representative must 661 reside in the school district in which the charter school is 662 located and may be a governing board member, charter school 663 employee, or individual contracted to represent the governing 664 board. If the governing board oversees multiple charter schools 665 in the same school district, the governing board must appoint a 666 separate individual representative for each charter school in 667 the district. The representative's contact information must be provided annually in writing to parents and posted prominently 668 669 on the charter school's website if a website is maintained by 670 the school. The sponsor may not require that governing board 671 members reside in the school district in which the charter 672 school is located if the charter school complies with this 673 paragraph.

Each charter school's governing board must hold at
least two public meetings per school year in the school
district. The meetings must be noticed, open, and accessible to
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677 the public, and attendees must be provided an opportunity to 678 receive information and provide input regarding the charter 679 school's operations. The appointed representative and charter 680 school principal or director, or his or her equivalent, must be 681 physically present at each meeting.

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(9) CHARTER SCHOOL REQUIREMENTS.-

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683 (n)1. The director and a representative of the governing board of a charter school that has earned a grade of "D" or "F" 684 685 pursuant to s. 1008.34(2) shall appear before the sponsor to 686 present information concerning each contract component having 687 noted deficiencies. The director and a representative of the 688 governing board shall submit to the sponsor for approval a 689 school improvement plan to raise student achievement. Upon 690 approval by the sponsor, the charter school shall begin 691 implementation of the school improvement plan. The department 692 shall offer technical assistance and training to the charter school and its governing board and establish guidelines for 693 694 developing, submitting, and approving such plans.

695 2.a. If a charter school earns three consecutive grades of 696 "D," two consecutive grades of "D" followed by a grade of "F," 697 or two nonconsecutive grades of "F" within a 3-year period, the 698 charter school governing board shall choose one of the following 699 corrective actions:

(I) Contract for educational services to be provided directly to students, instructional personnel, and school administrators, as prescribed in state board rule; Page 27 of 44

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Contract with an outside entity that has a (II) demonstrated record of effectiveness to operate the school; Reorganize the school under a new director or (III)

principal who is authorized to hire new staff; or 706

> Voluntarily close the charter school. (IV)

The charter school must implement the corrective action 708 b. in the school year following receipt of a third consecutive 709 grade of "D," a grade of "F" following two consecutive grades of 710 "D," or a second nonconsecutive grade of "F" within a 3-year 711 712 period.

The sponsor may annually waive a corrective action if 713 c. it determines that the charter school is likely to improve a 714 letter grade if additional time is provided to implement the 715 intervention and support strategies prescribed by the school 716 improvement plan. Notwithstanding this sub-subparagraph, a 717 charter school that earns a second consecutive grade of "F" is 718 subject to subparagraph 4. 719

d. A charter school is no longer required to implement a 720 corrective action if it improves by at least one letter grade. 721 However, the charter school must continue to implement 722 strategies identified in the school improvement plan. The 723 sponsor must annually review implementation of the school 724 improvement plan to monitor the school's continued improvement 725 726 pursuant to subparagraph 5.

A charter school implementing a corrective action that 727 e. does not improve by at least one letter grade after 2 full 728 Page 28 of 44

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729 school years of implementing the corrective action must select a 730 different corrective action. Implementation of the new 731 corrective action must begin in the school year following the 732 implementation period of the existing corrective action, unless 733 the sponsor determines that the charter school is likely to 734 improve a letter grade if additional time is provided to 735 implement the existing corrective action. Notwithstanding this 736 sub-subparagraph, a charter school that earns a second 737 consecutive grade of "F" while implementing a corrective action 738 is subject to subparagraph 4.

739 3. A charter school with a grade of "D" or "F" that 740 improves by at least one letter grade must continue to implement 741 the strategies identified in the school improvement plan. The 742 sponsor must annually review implementation of the school 743 improvement plan to monitor the school's continued improvement 744 pursuant to subparagraph 5.

745 4. <u>A charter school's charter is automatically terminated</u> 746 <u>if the school earns a second consecutive grade of "F" after all</u> 747 <u>school grade appeals are final</u> <u>The sponsor shall terminate a</u> 748 charter if the charter school earns two consecutive grades of 749 "F" unless:

a. The charter school is established to turn around the
performance of a district public school pursuant to s.
1008.33(4)(b)3. Such charter schools shall be governed by s.
1008.33;

b. The charter school serves a student population the Page 29 of 44

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755 majority of which resides in a school zone served by a district 756 public school that earned a grade of "F" in the year before the 757 charter school opened and the charter school earns at least a 758 grade of "D" in its third year of operation. The exception 759 provided under this sub-subparagraph does not apply to a charter 760 school in its fourth year of operation and thereafter; or

761 с. The state board grants the charter school a waiver of 762 termination. The charter school must request the waiver within 763 15 days after the department's official release of school 764 grades. The state board may waive termination if the charter 765 school demonstrates that the learning gains of its students on 766 statewide assessments are comparable to or better than the 767 learning gains of similarly situated students enrolled in nearby 768 district public schools. The waiver is valid for 1 year and may 769 only be granted once. Charter schools that have been in 770 operation for more than 5 years are not eligible for a waiver 771 under this sub-subparagraph.

The sponsor shall notify in writing the charter school's governing board, the charter school principal, and the department when a charter is terminated under this subparagraph. A charter terminated under this subparagraph is governed by the requirements of paragraphs (8)(e)-(g) and (9)(o).

5. The director and a representative of the governing
board of a graded charter school that has implemented a school
improvement plan under this paragraph shall appear before the
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781 sponsor at least once a year to present information regarding 782 the progress of intervention and support strategies implemented 783 by the school pursuant to the school improvement plan and 784 corrective actions, if applicable. The sponsor shall communicate 785 at the meeting, and in writing to the director, the services 786 provided to the school to help the school address its 787 deficiencies.

788 6. Notwithstanding any provision of this paragraph except
789 sub-subparagraphs 4.a.-c., the sponsor may terminate the charter
790 at any time pursuant to subsection (8).

791 Upon initial notification of nonrenewal, closure, or (0)1.792 termination of its charter, a charter school may not expend more 193 than \$10,000 per expenditure without prior written approval from 794 the sponsor unless such expenditure was included within the 795 annual budget submitted to the sponsor pursuant to the charter 796 contract, is for reasonable attorney fees and costs during the 797 pendency of any hearing or appeal, or is for reasonable fees and 798 costs to conduct an independent audit.

An independent audit shall be completed within 30 days
after notice of nonrenewal, closure, or termination to account
for all public funds and assets.

3. A provision in a charter contract that contains an
acceleration clause requiring the expenditure of funds based
upon closure or upon notification of nonrenewal or termination
is void and unenforceable.

806

4. A charter school may not enter into a contract with an Page 31 of 44

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807 employee that exceeds the term of the school's charter contract 808 with its sponsor.

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5. A violation of this paragraph triggers a reversion or clawback power by the sponsor allowing for collection of an amount equal to or less than the accelerated amount that exceeds normal expenditures. The reversion or clawback plus legal fees and costs shall be levied against the person or entity receiving the accelerated amount.

815

(10) ELIGIBLE STUDENTS.-

HOUSE

816 (e) A charter school may limit the enrollment process only817 to target the following student populations:

818

1. Students within specific age groups or grade levels.

819 2. Students considered at risk of dropping out of school
820 or academic failure. Such students shall include exceptional
821 education students.

3. Students enrolling in a charter school-in-the-workplace
or charter school-in-a-municipality established pursuant to
subsection (15).

825 4. Students residing within a reasonable distance of the 826 charter school, as described in paragraph (20)(c). Such students 827 shall be subject to a random lottery and to the racial/ethnic 828 balance provisions described in subparagraph (6)(a)8. (7)(a)8. 829 or any federal provisions that require a school to achieve a 830 racial/ethnic balance reflective of the community it serves or 831 within the racial/ethnic range of other public schools in the 832 same school district.

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833 5. Students who meet reasonable academic, artistic, or 834 other eligibility standards established by the charter school 835 and included in the charter school application and charter or, 836 in the case of existing charter schools, standards that are 837 consistent with the school's mission and purpose. Such standards 838 shall be in accordance with current state law and practice in 839 public schools and may not discriminate against otherwise 840 qualified individuals.

841 6. Students articulating from one charter school to
842 another pursuant to an articulation agreement between the
843 charter schools that has been approved by the sponsor.

844 7. Students living in a development in which a business 345 entity provides the school facility and related property having 846 an appraised value of at least \$10 million to be used as a 847 charter school for the development. Students living in the 848 development shall be entitled to 50 percent of the student 849 stations in the charter school. The students who are eligible 850 for enrollment are subject to a random lottery, the 851 racial/ethnic balance provisions, or any federal provisions, as 852 described in subparagraph 4. The remainder of the student 853 stations shall be filled in accordance with subparagraph 4.

(i) The capacity of a high-performing charter school
identified pursuant to s. 1002.331 shall be determined annually
by the governing board of the charter school. The governing
board shall notify the sponsor of any increase in enrollment by
March 1 of the school year preceding the increase. A sponsor may
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859 not require a charter school to identify the names of students 860 to be enrolled or to <u>limit enrollment or capacity to enroll</u> 861 those students <u>enrolled</u> before the start of the school year as a 862 condition of approval or renewal of a charter.

863 (15) CHARTER SCHOOLS-IN-THE-WORKPLACE; CHARTER SCHOOLS-IN-864 A-MUNICIPALITY.-

865 (b) A charter school-in-the-workplace may be established 866 when a business partner provides the school facility to be used; 867 enrolls students based upon a random lottery that involves all 868 of the children of employees of that business or corporation who 869 are seeking enrollment, as provided for in subsection (10); and 870 enrolls students according to the racial/ethnic balance 871 provisions described in subparagraph (6)(a)8. (7)(a)8. Any 872 portion of a facility used for a public charter school shall be 873 exempt from ad valorem taxes, as provided for in s. 1013.54, for 874 the duration of its use as a public school.

875 (c) A charter school-in-a-municipality designation may be 876 granted to a municipality that possesses a charter; enrolls 877 students based upon a random lottery that involves all of the 878 children of the residents of that municipality who are seeking 879 enrollment, as provided for in subsection (10); and enrolls students according to the racial/ethnic balance provisions 880 881 described in subparagraph (6) (a)8. (7) (a)8. When a municipality 882 has submitted charter applications for the establishment of a charter school feeder pattern, consisting of elementary, middle, 883 884 and senior high schools, and each individual charter application Page 34 of 44

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is approved by the district school board, such schools shall then be designated as one charter school for all purposes listed pursuant to this section. Any portion of the land and facility used for a public charter school shall be exempt from ad valorem taxes, as provided for in s. 1013.54, for the duration of its use as a public school.

891

(18) FACILITIES.-

892 (e) If a district school board-owned board facility that has previously been used for K-12 educational purposes or 893 894 property is no longer used as a school as defined in s. 895 1003.01(2) available because it is surplus, marked for disposal, or otherwise unused, it shall be made available provided for a 896 897 charter school's use on the same basis as it is made available 898 to other public schools in the district. The charter school is 899 responsible for the costs required to bring the facility into compliance with the current Florida Building Code and for costs 900 901 required to maintain such compliance. A charter school using 902 such a facility receiving property from the school district may 903 not sell, sublease, or dispose of such facility property without 904 written permission of the school district. The charter school 905 may not earn capital outlay funds; however, the school district 906 shall include the charter school's capital outlay full-time 907 equivalent (COFTE) student count in the district's capital 908 outlay calculations. The charter school may choose to maintain and repair the facility at the same standard and level as any 909 910 other district-operated school of similar age and condition.

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911 Maintenance and repair do not include the construction of any 912 new building, structure, or substantial addition, extension, or 913 upgrade to an existing facility. Similarly, for an existing 914 public school converting to charter status, no rental or leasing 915 fee for the existing facility or for the property normally 916 inventoried to the conversion school may be charged by the 917 district school board to the parents and teachers organizing the 918 charter school. The charter school shall agree to reasonable maintenance provisions in order to maintain the facility in a 919 920 manner similar to district school board standards. The Public 921 Education Capital Outlay maintenance funds or any other maintenance funds generated by the facility operated as a 922 923 conversion school shall remain with the conversion school.

924

(21) PUBLIC INFORMATION ON CHARTER SCHOOLS.-

925 The Department of Education shall provide information (a) 926 to the public, directly and through sponsors, on how to form and 927 operate a charter school and how to enroll in a charter school 928 once it is created. This information shall include a model 929 application form, standard charter contract, standard 930 application evaluation instrument, and standard charter renewal 931 contract, which shall include the information specified in 932 subsections (6) and subsection (7), as applicable, and shall be 933 developed by consulting and negotiating with both school 934 districts and charter schools before implementation. The model 935 application form, standard charter contract, standard 936 application evaluation instrument, and standard charter renewal

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937 contract must clearly identify the specific statutes and rules from which charter schools are statutorily exempted from 938 compliance. The department shall develop a model application 939 940 form, standard charter contract, standard application evaluation 941 instrument, and standard charter renewal contract uniquely 942 tailored to virtual charter schools established under subsection 943 (1) and high-performing charter schools under s. 1002.331(3). 944 The charter and charter renewal contracts shall be used by 945 charter school sponsors. 946 Section 2. Subsection (1), paragraph (e) of subsection (2), and subsections (3) and (5) of section 1002.331, Florida 947 948 Statutes, are amended to read:)49 1002.331 High-performing charter schools.-950 (1)A charter school is a high-performing charter school if it: 951 952 (a) Received at least two school grades of "A" and no 953 school grade below "B," pursuant to s. 1008.34, during each of 954 the previous 3 school years. 955 (b) Received an unqualified opinion on each annual 956 financial audit required under s. 218.39 in the most recent 3 957 fiscal years for which such audits are available. 958 Did not receive a financial audit that revealed one or (C) 959 more of the financial emergency conditions set forth in s. 960 218.503(1) in the most recent 3 fiscal years for which such 961 audits are available. However, this requirement is deemed met 962 for a charter school-in-the-workplace if there is a finding in Page 37 of 44

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963 an audit that the school has the monetary resources available to 964 cover any reported deficiency or that the deficiency does not 965 result in a deteriorating financial condition pursuant to s. 966 1002.345(1)(a)3. 967 968 A virtual charter school established under s. 1002.33 is not 969 eligible for designation as a high-performing charter school. A 970 charter school that is established in this state and operated by 971 an entity classified as a high-performing charter school system 972 pursuant to s. 1002.332(2) is deemed a high-performing charter 973 school during its first 3 years of operation. Beginning in the 974 fourth year of operation and thereafter, such a charter school 975 must meet the criteria in this subsection to maintain the 976 designation. 977 A high-performing charter school is authorized to: (2)978 Receive a modification of its charter to a term of 15 (e) 979 years or a 15-year charter renewal. The charter may be modified 980 or renewed for a shorter term at the option of the high-981 performing charter school. The charter must be consistent with 982 s. 1002.33(7)(a)7. 1002.33(7)(a)19. and (10)(h) and (i), is 983 subject to annual review by the sponsor, and may be terminated 984 during its term pursuant to s. 1002.33(8). 985 986 A high-performing charter school shall notify its sponsor in 987 writing by March 1 if it intends to increase enrollment or. 988 expand grade levels the following school year. The written Page 38 of 44

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989 notice shall specify the amount of the enrollment increase and the grade levels that will be added, as applicable. If a charter 990 school notifies the sponsor of its intent to expand, the sponsor 991 shall modify the charter within 90 days to include the new 992 993 enrollment maximum and may not make any other changes. The 994 sponsor may deny a request to increase the enrollment of a high-995 performing charter school if the commissioner has declassified 996 the charter school as high-performing. If a high-performing 997 charter school requests to consolidate multiple charters, the 998 sponsor shall have 40 days after receipt of that request to 999 provide an initial draft charter to the charter school. The 1000 sponsor and charter school shall have 50 days thereafter to 001 negotiate and notice the charter contract for final approval by 1002 the sponsor.

1003 (3) (a) A high-performing charter school may submit an 1004 application pursuant to s. 1002.33(6) in any school district in 1005 the state to establish and operate a new charter school that 1006 will substantially replicate its educational program in order to 1007 serve the attendance zone of a school identified in need of 1008 intervention and support pursuant to s. 1008.33(3)(b) or to meet 1009 capacity needs or needs for innovative choice options identified 1010 by the district school board. An application submitted by a 1011 high-performing charter school must state that the application 1012 is being submitted pursuant to this paragraph and must include the verification letter provided by the Commissioner of 1013 1014 Education pursuant to subsection (5). If the sponsor fails to Page 39 of 44

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1015 act on the application within 60 days after receipt, the 1016 application is deemed approved and the procedure in s. 1017 1002.33(6)(h) applies. If the sponsor denies the application, 1018 the high-performing charter school may appeal pursuant to s. 1019 1002.33(6).

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1020 (b) A high-performing charter school may not establish 1021 more than one charter school within the state under paragraph 1022 (a) in any year. A subsequent application to establish a charter 1023 school under paragraph (a) may not be submitted unless each 1024 charter school established in this manner achieves high-1025 performing charter school status.

1026 The Commissioner of Education, upon request by a (5) 1027 charter school, shall verify that the charter school meets the 1028 criteria in subsection (1) and provide a letter to the charter 1029 school and the sponsor stating that the charter school is a 1030 high-performing charter school pursuant to this section. The 1031 commissioner shall annually determine whether a high-performing 1032 charter school under subsection (1) continues to meet the 1033 criteria in that subsection. Such high-performing charter school 1034 shall maintain its high-performing status unless the 1035 commissioner determines that the charter school no longer meets 1036 the criteria in subsection (1), at which time the commissioner 1037 shall send a letter to the charter school and its sponsor 1038 providing notification that the charter school has been 1039 declassified of its declassification as a high-performing 1040 charter school.

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1041	Section 3. Subsection (2) of section 1002.332, Florida
1042	Statutes, is renumbered as subsection (3), and a new subsection
1043	(2) is added to that section to read:
1044	1002.332 High-performing charter school system
1045	(2) An entity that successfully operates a system of
1046	charter schools outside the state may apply to the State Board
1047	of Education for status as a high-performing charter school
1048	system. The state board shall adopt rules prescribing a process
1049	for determining whether the entity meets the requirements of
1050	this subsection by reviewing student demographic and performance
1051	data and fiscal accountability of all schools operated by the
1052	entity. To the extent practicable, the state board shall develop
.053	a rubric for the approval of such entities that aligns with the
1054	priorities of the federal Charter Schools Program Grants for
1055	Replication and Expansion of High-Quality Charter Schools, found
1056	in the Federal Register, Volume 76, Number 133.
1057	Section 4. Paragraph (d) of subsection (8) of section
1058	1002.45, Florida Statutes, is amended to read:
1059	1002.45 Virtual instruction programs
1060	(8) ASSESSMENT AND ACCOUNTABILITY
1061	(d) An approved provider's contract is automatically must
1062	be terminated if the provider <u>earns two consecutive school</u>
1063	grades of receives a school grade of "D" or "F" under s.
1064	1008.34, two consecutive or a school improvement ratings rating
1065	of "Declining" under s. 1008.341 <u>, for 2 years during any</u>
1066	consecutive 4-year period or has violated any qualification
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1067 requirement pursuant to subsection (2). A provider that has a 1068 contract terminated under this paragraph may not be an approved provider for a period of at least 1 year after the date upon 1069 1070 which the contract was terminated and until the department 1071 determines that the provider is in compliance with subsection 1072 (2) and has corrected each cause of the provider's low 1073 performance. 1074 Paragraph (a) of subsection (1) of section Section 5. 1075 1013.62, Florida Statutes, is amended to read: 1076 1013.62 Charter schools capital outlay funding.-1077 (1)In each year in which funds are appropriated for 1078 charter school capital outlay purposes, the Commissioner of 1079 Education shall allocate the funds among eligible charter 1080 schools. 1081 (a) To be eligible for a funding allocation, a charter school must: 1082 1083 1.a. Have been in operation for 3 or more years; 1084 b. Be governed by a governing board established in the 1085 state for 3 or more years which operates both charter schools 1086 and conversion charter schools within the state; 1087 с. Be an expanded feeder chain of a charter school within 1088 the same school district that is currently receiving charter 1089 school capital outlay funds; 1090 Have been accredited by the Commission on Schools of d. 1091 the Southern Association of Colleges and Schools; or 1092 Serve students in facilities that are provided by a e. Page 42 of 44

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1093	business partner for a charter school-in-the-workplace pursuant
1094	to s. 1002.33(15)(b).
1095	2. Have an annual audit that does not reveal one or more
1096	of the financial emergency conditions set forth in s. 218.503(1)
1097	for the most recent fiscal year for which such audit is
1098	available stability for future operation as a charter school.
1099	3. Have satisfactory student achievement based on state
1100	accountability standards applicable to the charter school.
1101	4. Have received final approval from its sponsor pursuant
1102	to s. 1002.33 for operation during that fiscal year.
1103	5. Serve students in facilities that are not provided by
1104	the charter school's sponsor.
105	Section 6. Subsection (14) of section 1003.01, Florida
1106	Statutes, is amended to read:
1107	1003.01 DefinitionsAs used in this chapter, the term:
1108	(14) "Core-curricula courses" means:
1109	(a) Courses in language arts/reading, mathematics, social
1110	studies, and science in prekindergarten through grade 3,
1111	excluding any extracurricular courses pursuant to subsection
1112	(15);
1113	(b) Courses in grades 4 through 8 in subjects that are
1114	measured by state assessment at any grade level and courses
1115	required for middle school promotion, excluding any
1116	extracurricular courses pursuant to subsection (15);
1117	(c) Courses in grades 9 through 12 in subjects that are
1118	measured by state assessment at any grade level and courses that
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1119 are specifically identified by name in statute as required for 1120 high school graduation and that are not measured by state 1121 assessment, excluding any extracurricular courses pursuant to 1122 subsection (15);

1123

1125

(d) Exceptional student education courses; and

(e) English for Speakers of Other Languages courses.

1126 The term is limited in meaning and used for the sole purpose of 1127 designating classes that are subject to the maximum class size 1128 requirements established in s. 1, Art. IX of the State 1129 Constitution. This term does not include courses offered under 1130 ss. 1002.321(4)(e), <u>1002.33(6)(a)2.b.</u> 1002.33(7)(a)2.b., 1131 1002.37, 1002.415, 1002.45, and 1003.499.

1132

Section 7. This act shall take effect July 1, 2014.

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Education Committee

Thursday, April 3, 2014 8:30 a.m. – 10:30 a.m.

AMENDMENT PACKET

Will Weatherford Speaker H. Marlene O'Toole Chair

COMMITTEE/SUBCOMMITTEE AMENDMENT

Amendment No. 1

1

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7

Bill No. HB 7033 (2014)

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

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

Amendment (with title amendment)

Remove lines 278-368 and insert:

Section 1. Paragraph (j) is added to subsection (1) of section 1003.02, Florida Statutes, to read:

8 1003.02 District school board operation and control of 9 public K-12 education within the school district.-As provided in 10 part II of chapter 1001, district school boards are constitutionally and statutorily charged with the operation and 11 12 control of public K-12 education within their school district. The district school boards must establish, organize, and operate 13 14 their public K-12 schools and educational programs, employees, and facilities. Their responsibilities include staff 15 development, public K-12 school student education including 16 17 education for exceptional students and students in juvenile

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COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 7033

(2014)

Amendment No. 1

18 justice programs, special programs, adult education programs, 19 and career education programs. Additionally, district school 20 boards must:

(1) Provide for the proper accounting for all students of school age, for the attendance and control of students at school, and for proper attention to health, safety, and other matters relating to the welfare of students in the following areas fields:

26 (j) Return on Investment. - Parents of students who earn 27 an industry certification which articulates for college credit shall be notified of the estimated cost savings to the parent of 28 the student earning an industry certification prior to high 29 30 school graduation versus the cost of acquiring such 31 certification after high school graduation which would include 32 the tuition and fees associated with available college credits. Also, the student and the parent shall be informed of any 33 34 additional industry certifications available to the student. 35 Section 2. Section 1003.4203, Florida Statutes, is amended 36 to read:

37 1003.4203 Digital materials, recognitions, digital tool
 38 certificates, and technical assistance.-

39 (1) CAREER AND PROFESSIONAL EDUCATION (CAPE) DIGITAL
40 MATERIALS.-

(a) Each district school board, in consultation with the
 district school superintendent, shall make available <u>CAPE</u>
 digital materials <u>that enable</u> for students in prekindergarten

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COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 7033 (2014)

Amendment No. 1

through grade 12 in order to enable students to access 44 certificates, career innovation courses or academic acceleration 45 industry certifications identified on the Industry Certification 46 Funding List attain digital skills. The CAPE digital materials 47 may be integrated into subject area curricula, offered as a 48 separate courses course, made available through open-access 49 options, or deployed through online or digital computer 50 51 applications, subject to available funding.

52 <u>(b)(2)</u> Beginning with the 2013-2014 school year, each Each 53 district school board, in consultation with the district school 54 superintendent, shall make available <u>CAPE</u> digital and 55 instructional materials, including software applications, to 56 students with disabilities who are in prekindergarten through 57 grade 12 <u>during the development of a student's individual</u> 58 educational plan.

(2) (3) DIGITAL TOOL CERTIFICATES. Subject to available 59 60 funding, by December 1, 2013, the department shall Digital tool 61 certificates are identified on the Industry Certification Funding List pursuant to s. 1008.44 and recognize the digital 62 competencies necessary to the student's academic success and 63 future employment. Targeted skills to be mastered by the student 64 65 to earn the certificate include but are not limited to, word processing; spreadsheets; digital arts; cybersecurity; coding; 66 and development of sound, motion, and color presentations. 67 68 contract with one or more technology companies, or affiliated 69 nonprofit organizations, that have approved industry

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COMMITTEE/SUBCOMMITTEE AMENDMENT

Amendment No. 1

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certifications identified on the Industry Certification Funding 70 71 List or the Postsecondary Industry Certification Funding List, pursuant to s. 1003.492 or s. 1008.44, to develop a Florida 72 73 Cyber Security Recognition and a Florida Digital Arts Recognition. The department shall notify each school district 74 75 when the certificates recognitions are developed and available. The certificates recognitions shall be made available to all 76 public elementary and middle school students at no cost to the 77 districts or charter schools. 78

79 (a) Targeted knowledge and skills to be mastered for each 80 recognition shall be identified by the department. Knowledge and 81 skills may be demonstrated through student attainment of the 82 below recognitions in particular content areas:

83 1. The Florida Cyber Security Recognition must be based 84 upon an understanding of computer processing operations and, in 85 most part, on cyber security skills that increase a student's 86 cyber-safe practices.

87
 2. The Florida Digital Arts Recognition must reflect a
 88
 balance of skills in technology and the arts.

(b) The technology companies or affiliated nonprofit
organizations that provide the recognition must provide open
access to materials for teaching and assessing the skills a
student must acquire in order to earn a Florida Cyber Security
Recognition or a Florida Digital Arts Recognition. The school
district shall notify each elementary <u>and middle</u> school advisory
council of the methods of delivery of the open-access content

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and assessments <u>for the certificates</u>. If there is no elementary
<u>or middle</u> school advisory council, notification must be provided
to the district advisory council.

99 (4) Subject to available funding, by December 1, 2013, the 100 department shall contract with one or more technology companies 101 that have approved industry certifications identified on the 102 Industry Certification Funding List or the Postsecondary 103 Industry Certification Funding List, pursuant to s. 1003.492 or 104 s. 1008.44, to develop a Florida Digital Tools Certificate to 105 indicate a student's digital skills. The department shall notify 106 each school district when the certificate is developed and 107 available. The certificate shall be made available to all public 108 middle grades students at no cost to the districts or charter 109 schools.

110 (a) Targeted skills to be mastered for the certificate 111 include digital skills that are necessary to the student's 112 academic work and skills the student may need in future 113 employment. The skills must include, but are not limited to, 114 word processing, spreadsheet display, and creation of 115 presentations, including sound, text, and graphic presentations, 116 consistent with industry certifications that are listed on the 117 Industry Certification Funding List, pursuant to s. 1003.492.

118 (b) A technology company that provides the certificate 119 must provide open access to materials for teaching and assessing 120 the skills necessary to earn the certificate. The school 121 district shall notify each middle school advisory council of the

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122 methods of delivery of the open access content and assessments 123 for the certificate. If there is no middle school advisory council, notification must be provided to the district advisory 124 125 council.

126 (c) The Legislature intends that by July 1, 2018, on an annual basis, at least 75 percent of public elementary and 127 128 middle grades students earn a digital tool certificate Florida 129 Digital Tools Certificate.

130 (4) (4) (5) The Department of Education or a company contracted 131 with under subsection (4) shall collaborate with Florida 132 educators and school leaders to provide technical assistance to 133 district school boards in the implementation of this section and 134 s. 1006.281. Technical assistance to districts shall include, 135 but is not limited to, identification of digital resources, 136 primarily open-access resources, including digital curriculum, 137 CAPE digital materials, instructional materials, media assets, and other digital tools and applications; training mechanisms 138 139 for teachers and others to facilitate integration of digital 140 resources and technologies into instructional strategies; and model policies and procedures that support sustainable 141 142 implementation practices.

(5) (6) A district school board may seek partnerships with 143 other school districts, private businesses, including third-144 145 party assessment centers, postsecondary institutions, or 146 consultants to offer classes and instruction to teachers and 147 students to assist the school district in providing CAPE digital

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148 materials, <u>certificates</u>, <u>career innovation courses</u>, <u>and academic</u> 149 <u>acceleration industry certifications</u> recognitions, and 150 certificates established pursuant to this section.

151 (6) (7) The State Board of Education shall adopt rules to
 152 administer this section.

153 Section 3. Paragraph (c) of subsection (3) of section154 1003.4282, Florida Statutes, is amended to read:

155 1003.4282 Requirements for a standard high school 156 diploma.-

157 (3) STANDARD HIGH SCHOOL DIPLOMA; COURSE AND ASSESSMENT 158 REQUIREMENTS.-

Three credits in science.-Two of the three required 159 (C) credits must have a laboratory component. A student must earn 160 one credit in Biology I and two credits in equally rigorous 161 courses. The Biology I EOC assessment constitutes 30 percent of 162 the student's final course grade. Industry certification courses 163 164 that lead to college credit may substitute for up to one science credit. One of the three credits in science may be an Advanced 165 166 Placement computer science course or a computer science course of appropriate rigor as determined by the State Board of 167

168 Education.

Section 4. Subsection (1) of section 1003.4285, FloridaStatutes, is amended to read:

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1003.4285 Standard high school diploma designations.-

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Each standard high school diploma shall include, as 172 (1) 173 applicable, the following designations if the student meets the criteria set forth for the designation: 174

Scholar designation.-In addition to the requirements (a) of ss. 1003.428 and 1003.4282, as applicable, in order to earn the Scholar designation, a student must satisfy the following requirements:

1. English Language Arts (ELA). When the state transitions to common core assessments, Beginning with students entering grade 9 in the 2014-2015 school year pass the 11th grade ELA statewide, standardized common core assessment.

2. Mathematics.-Earn one credit in Algebra II and one credit in statistics or an equally rigorous course. When the state transitions to common core assessments, students must and pass the Algebra II statewide, standardized common core assessment. Beginning with students entering grade 9 in the 2014-2015 school year a student must also pass the statewide, standardized Geometry end-of-course (EOC) assessment.

Science.-Pass the statewide, standardized Biology I 190 3. 191 end-of-course assessment and earn one credit in chemistry or physics and one credit in a course equally rigorous to chemistry 192 193 or physics.

Social studies.-Pass the statewide, standardized United 4. 194 States History end-of-course assessment. 195

5. Foreign language.-Earn two credits in the same foreign 196 197 language.

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198 6. Electives.-Earn at least one credit in an Advanced 199 Placement, an International Baccalaureate, an Advanced 200 International Certificate of Education, or a dual enrollment 201 course, or an industry certification from the Industry 202 Certification Funding List which articulates for college credit. Merit designation.-In addition to the requirements of 203 (b) 204 ss. 1003.428 and 1003.4282, as applicable, in order to earn the 205 Merit designation, a student must attain one or more industry certifications from the Industry Certification Funding List list 206 established under s. 1003.492. Beginning with students entering 207 208 grade 9 in the 2014-2015 school year a student must attain two 209 or more industry certifications from the Industry Certification 210 Funding List. 211 Section 5. Subsection (3) of section 1003.492, Florida 212 Statutes, is amended to read: 1003.492 Industry-certified career education programs.-213 214 (3)The Department of Education shall collect student 215 achievement and performance data in industry-certified career 216 education programs and career-themed courses and shall work with 217 Workforce Florida, Inc., in the analysis of collected data. The 218 data collection and analyses shall examine the performance of 219 participating students over time. Performance factors shall 220 include, but not be limited to, graduation rates, retention 221 rates, Florida Bright Futures Scholarship awards, additional 222 educational attainment, employment records, earnings, industry

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certification, return on investment, and employer satisfaction.

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The results of this study shall be submitted to the President of the Senate and the Speaker of the House of Representatives annually by December 31.

227 Section 6. Paragraph (i) is added to subsection (3) of 228 section 1007.01, Florida Statutes, to read:

1007.01 Articulation; legislative intent; purpose; role of
the State Board of Education and the Board of Governors;
Articulation Coordinating Committee.-

232 The Commissioner of Education, in consultation with (3)the Chancellor of the State University System, shall establish 233 234 the Articulation Coordinating Committee, which shall make recommendations related to statewide articulation policies and 235 236 issues regarding access, quality, and reporting of data maintained by the K-20 data warehouse, established pursuant to 237 ss. 1001.10 and 1008.31, to the Higher Education Coordination 238 Council, the State Board of Education, and the Board of 239 Governors. The committee shall consist of two members each 240 representing the State University System, the Florida College 241 242 System, public career and technical education, K-12 education, 243 and nonpublic postsecondary education and one member 244 representing students. The chair shall be elected from the membership. The Office of K-20 Articulation shall provide 245 246 administrative support for the committee. The committee shall:

247 (i) Review statewide articulation agreement proposals for
 248 industry certifications and make recommendations to the State
 249 Board of Education for approval. Once an industry certification

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250	is adopted by the State Board of Education for inclusion on the	
251	industry certification funding list, the Chancellor of Career	
252	and Adult Education must, within 90 days, provide	
253	recommendations for articulation of postsecondary credit for	
254	related degrees for the approved certifications to the	
255	Articulation Coordinating Committee.	
256	Section 7. Section 1007.273, Florida Statutes, is created	
257	to read:	
258	1007.273 Collegiate High School Program	
259	(1) The Collegiate High School Program is established to	
260	provide eligible high school students in any of grades 9 through	
261	12 an option to participate in academically challenging	
262	educational environments that offer rigorous academic	
263	instruction and career preparation. All students shall have	
264	access to options that allow them to simultaneously earn a	
265	standard high school diploma, at least 30 credits toward an	
266	associate or baccalaureate degree to include completion of the	
267	15 credit general education core course requirements established	
268	pursuant to s. 1007.25, and industry certifications.	
269	(2) Each Florida College System institution shall offer a	
270	collegiate high school program that will be available to all	
271	eligible high school students in the institution's service area	
272	and that will be funded in accordance with the requirements of	
273	ss. 1007.271 and 1011.62. A high school operated and funded	
274	pursuant to s. 1002.33 by a Florida College System institution	
275	satisfies this requirement. State University System institutions	

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276	and eligible independent colleges and universities pursuant to
277	s. 1011.62(1)(i) may offer the program.
278	(3) Each Florida College System institution must submit to
279	the Chancellor of the Florida College System, by January 1,
280	2015, a plan to offer a collegiate high school program. The
281	plan must:
282	(a) Identify the grade levels to be included in the
283	collegiate high school program which must, at a minimum, include
284	grade 12.
285	(b) Describe the collegiate high school program, including
286	the delineation of courses and industry certifications offered,
287	including online course availability; the high school credits
288	earned for each postsecondary course taken; the applicability of
289	courses to postsecondary general education requirements and
290	students' selected meta-majors pursuant to s. 1008.30; student
291	eligibility criteria; and enrollment process and deadlines.
292	(c) Describe the methods, medium, and process by which
293	students and their parents are annually informed about the
294	collegiate high school program, which must contain the
295	information described in paragraphs (a) and (b).
296	(d) Identify the delivery methods for instruction and the
297	instructors for all courses, including their required academic
298	credentials.
299	(e) Identify student progress monitoring mechanisms and the
300	career and academic counseling services to be provided to

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301	students by the Florida College System institution in
302	cooperation with the school districts in its service area.
303	(g) Establish a program review and accountability system
304	that provides data regarding student performance outcomes and
305	solicits student feedback on the program.
306	(4) Each student participating in the collegiate high
307	school program must enter into a student performance contract
308	which must be signed by the student and the parent and a
309	representative of the school district and postsecondary
310	institution. The performance contract must include the schedule
311	of courses, by semester, to be taken by the student, student
312	attendance requirements, and course grade requirements. If the
313	student fails to meet the terms and conditions of the
314	performance contract, the student shall be removed from the
315	program, and the parents notified.
316	Section 8. Section 1008.44, Florida Statutes, is amended
317	to read:
318	1008.44 Industry certifications; Industry Certification

319 Funding List and Postsecondary Industry Certification Funding 320 List.-

(1) Pursuant to <u>ss. 1003.4203 and s. 1003.492</u>, the
Department of Education shall, at least annually, identify,
under rules adopted by the State Board of Education, the
Industry Certification Funding List that must be applied in the
distribution of funding to school districts pursuant to s.
1011.62.

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327	(a) The the Commissioner of Education may at any time
328	recommend adding the following certificates and certifications:-
329	1. Industry Certifications that do not articulate for
330	college_credit.
331	2. Industry Certifications that articulate for college
332	credit.
333	3. No more than 15 digital tool certificates that do not
334	articulate for college credit and that are limited to the areas
335	of word processing; spreadsheets; sound, motion, and color
336	presentations; digital arts; cybersecurity; and coding.
337	4. Career innovation courses which articulate for college
338	credit and combine academic and career performance outcomes with
339	embedded industry certifications.
340	5. Academic acceleration industry certifications that
341	articulate for 15 or more college credit hours.
342	(b) The Commissioner of Agriculture, by August 1 of each
343	year, may annually select two industry certifications that do
344	not articulate for college credit for inclusion on the Industry
345	Certification Funding List.
346	(c) The not-for-profit corporation established pursuant to
347	s. 445.004 may annually select one industry certification that
348	does not articulate for college credit for inclusion on the
349	Industry Certification Funding List.
350	(2) The State Board of Education shall approve, at least
	(2) The state board of Education shall approve, at least
351	annually, the Postsecondary Industry Certification Funding List
351 352	

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recommend, at least annually, the Postsecondary Industry 353 Certification Funding List to the State Board of Education and 354 355 may at any time recommend adding certifications. The Chancellor 356 of the State University System, the Chancellor of the Florida 357 College System, and the Chancellor of Career and Adult Education 358 shall work with local workforce boards, other postsecondary 359 institutions, businesses, and industry to identify, create, and 360 recommend to the Commissioner of Education industry 361 certifications to be placed on the funding list. The list shall 362 be used to determine annual performance funding distributions to 363 school districts or Florida College System institutions as 364 specified in ss. 1011.80 and 1011.81, respectively. The chancellors shall review results of the economic security report 365 366 of employment and earning outcomes produced annually pursuant to 367 s. 445.07 s. 445.007 when determining recommended certifications 368 for the list, as well as other reports and indicators available 369 regarding certification needs.

370 In the case of rigorous industry certifications that (3) 371 have embedded prerequisite minimum age, grade level, diploma or dégree, postgraduation period of work experience of at least 12 372 373 months, or other reasonable requirements that may limit the 374 extent to which a student can complete all requirements of the 375 certification recognized by industry for employment purposes, 376 the Commissioner of Education shall differentiate content, 377 instructional, and assessment requirements that, when provided 378 by a public institution and satisfactorily attained by a

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379 student, indicate accomplishment of requirements necessary for 380 funding pursuant to ss. 1011.62, 1011.80, and 1011.81, 381 notwithstanding attainment of prerequisite requirements 382 necessary for recognition by industry for employment purposes. 383 The differentiated requirements established by the Commissioner 384 <u>of Education</u> shall be included <u>on in</u> the Industry Certification 385 Funding List at the time the certification is adopted.

386 (4) (a) Courses, certificates and industry certifications 387 placed on the Industry Certification Funding List must include 388 the version available at the time of the adoption and, without 389 further review and approval, include the subsequent updates, 390 unless specifically removed from the Industry Certification 391 Funding List.

(b) The Commissioner of Education may limit industry certifications and digital tool certificates to students in certain grades based on formal recommendations by providers of industry certifications and digital tool certificates.

396 Section 9. Paragraphs (o) and (p) of subsection (1) of 397 section 1011.62, Florida Statutes, are amended to read:

398 1011.62 Funds for operation of schools.-If the annual 399 allocation from the Florida Education Finance Program to each 400 district for operation of schools is not determined in the 401 annual appropriations act or the substantive bill implementing 402 the annual appropriations act, it shall be determined as 403 follows:

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404 (1) COMPUTATION OF THE BASIC AMOUNT TO BE INCLUDED FOR
405 OPERATION.—The following procedure shall be followed in
406 determining the annual allocation to each district for
407 operation:

(o)<u>1.</u> Calculation of additional full-time equivalent
membership based on successful completion of a career-themed
course pursuant to ss. <u>1003.4203</u>, 1003.491, 1003.492, and
1003.493, and 1003.4935 and issuance of <u>a digital tool</u>
<u>certificate or an</u> industry certification identified <u>on in</u> the
Industry Certification Funding List <u>pursuant to rules adopted by</u>
the State Board of Education.-

<u>a.1.</u> A value of 0.025 full-time equivalent student
<u>membership shall be calculated for each digital tool certificate</u>
<u>earned by a student in elementary and middle school grades.</u>
<u>Additional full-time equivalent student membership for an</u>
<u>elementary or middle grades student shall not exceed 0.1 for</u>
certificates earned within the same fiscal year.

421 b. A value of 0.1 or 0.2 full-time equivalent student 422 membership shall be calculated for each student who completes a 423 career and professional academy or career-themed course pursuant to ss. 1003.491, 1003.492, 1003.493, and 1003.4935, as defined 424 425 in s. 1003.493(1) (b) and who is issued the highest level of an 426 industry certification identified annually in the Industry Certification Funding List approved under rules adopted by the 427 428 State Board of Education. The maximum full-time equivalent 429 student membership value earned pursuant to this sub-

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430 subparagraph for any student in grades 9 through 12 is 0.3. A value of 0.2 full-time equivalent membership shall be calculated 431 for each student who is issued an industry certification that 432 433 has a statewide articulation agreement for college credit approved by the State Board of Education. For industry 434 435 certifications that do not articulate for college credit, the Department of Education shall assign a full-time equivalent 436 value of 0.1 for each certification. Middle grades students who 437 earn additional full-time equivalent student membership for a 438 digital tool certificate pursuant to sub- subparagraph a. may 439 440 not use the previously earned certificate to satisfy 441 requirements for earning an industry certification under this 442 sub-subparagraph. The State Board of Education shall include 443 the assigned values in the Industry Certification Funding List 444 under rules adopted by the state board. Such value shall be 445 added to the total full-time equivalent student membership in 446 secondary career education programs for grades 9 through 12 in 447 the subsequent year for courses that were not provided through 448 dual enrollment. Industry certifications earned through dual 449 enrollment must be reported and funded pursuant to ss. 1011.80 450 and 1011.81.

451 <u>c. A value of 0.3 full-time equivalent student membership</u>
 452 <u>shall be calculated for student completion of career innovation</u>
 453 <u>courses identified on the Industry Certification Funding List.</u>

454d. A value of 0.5 full-time equivalent student membership455shall be calculated for academic acceleration industry

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456 <u>certifications that articulate for 15 to 29 college credit</u> 457 <u>hours, and 1.0 full-time equivalent student membership shall be</u> 458 <u>calculated for academic acceleration industry certifications</u> 459 <u>that articulate for 30 or more college credit hours as</u> 460 identified on the Industry Certification Funding List.

461 2. Each district must allocate at least 80 percent of the funds provided for industry certification, in accordance with 462 463 this paragraph, to the program that generated the funds. This allocation may not be used to supplant funds provided for basic 464 operation of the program. Unless a different amount is specified 465 466 in the General Appropriations Act, the appropriation for this 467 calculation is limited to \$60 million annually. If the 468 appropriation is insufficient to fully fund the total 469 calculation, the appropriation shall be prorated.

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

a. A bonus in the amount of \$25 for each student taught by
a teacher who provided instruction in a course that led to the
attainment of an industry certification on the Industry
Certification Funding List with a weight of 0.1.

480 b. A bonus in the amount of \$50 for each student taught by481 a teacher who provided instruction in a course that led to the

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482 attainment of an industry certification on the Industry
483 Certification Funding List with a weight of 0.2, 0.3, 0.5, and
484 <u>1.0</u>.

485 4. For the 2013-2014 fiscal year, the additional FTE
486 membership calculation must include the additional FTE for any
487 student who carned a certification in the 2009-2010, 2010-2011,
488 and 2011-2012 fiscal years who was not previously funded and was
489 enrolled in 2012-2013.

Bonuses awarded pursuant to this paragraph shall be provided to 491 teachers who are employed by the district in the year in which 492 the additional FTE membership calculation is included in the 493 494 calculation. Bonuses shall be calculated based upon the 495 associated weight of an industry certification on the Industry 496 Certification Funding List for the year in which the 497 certification is earned by the student. Any bonus awarded to a 498 teacher under this paragraph may not exceed \$2,000 in any given 499 school year and is in addition to any regular wage or other 500 bonus the teacher received or is scheduled to receive.

(p) Calculation of additional full-time equivalent membership based upon early high school graduation.-Notwithstanding s. 1011.61(4), each unpaid high school credit delivered by a Each school district may receive funding for each during the student's prior enrollment may be reported by the district as 1/6 FTE when the student who graduates early pursuant to s. 1003.4281. A district may <u>earn 0.25 full-time</u>

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508 equivalent membership report up to 1/2 FTE for unpaid credits 509 delivered by the district for a student who graduates one semester in advance of the student's cohort and earn 0.5 full-510 time equivalent membership up to 1 FTE for a student who 511 512 graduates 1 year or more in advance of the student's cohort. If 513 the student was enrolled in the district as a full-time high school student for at least 2 years, the district of enrollment 514 515 shall report the additional unpaid FTE and delivered by the district during the student's prior enrollment. If the student 516 517 was enrolled in the district for less than 2 years, the district shall report the unpaid FTE delivered by the district and by the 518 519 district in which the student was previously enrolled. The 520 district of enrollment for which early graduation is claimed 521 shall transfer a proportionate share of the funds earned for 522 early graduation the unpaid FTE to the district in which the 523 student was previously enrolled. Additional FTE included in the 524 2014-2015 Florida Education Finance Program for early graduation 525 shall be reported and funded pursuant to this paragraph.

526 (s) Florida Cyber Security Recognition, Florida Digital
 527 Arts Recognition, and Florida Digital Tools Certificate
 528 established pursuant to s. 1003.4203.-

529 1. Each school district shall certify by June 30 of each
 530 year to the Department of Education each elementary school that
 531 achieves 50 percent of student attainment of the Florida Cyber
 532 Security Recognition or the Florida Digital Arts Recognition
 533 established pursuant to s. 1003.4203. Upon verification by the

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534 department, each school that has achieved the designated student 535 recognitions shall be awarded a Florida Digital Learning 536 Certificate of Achievement by the Commissioner of Education. 537 2. Each middle school shall receive \$50 for each student who earns the Florida Digital Tools Certificate established 538 539 pursuant to s. 1003.4203 with a minimum awarded per school of 540 \$1,000 annually and a maximum award per school of \$15,000 541 annually. This performance payment shall be calculated in the 542 FEFP as a full-time equivalent student. 543 544 545 546 547 TITLE AMENDMENT 548 Remove line 32 and insert: 549 digital instruction; amending s. 1003.02, F.S.; requiring 550 district school boards to notify parents of return on investment 551 associated with a student earning an industry certification; 552 amending s. 1003.4203, F.S.; establish career and professional 553 education digital tools; providing for digital tool 554 certificates; amending s. 1003.4282, F.S.; authorizing an 555 Advanced Placement computer science course or equally rigorous 556 computer science course to substitute for one of the three 557 science credits required for high school graduation; amending s. 558 1003.4285, F.S.; revising requirements for scholar and merit 559 designations; amending s. 1003.492, F.S.; requiring the

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560 Department of Education to report return on investment of career 561 education; amending s. 1007.01, F.S.; requiring the Articulation Coordinating Committee to review proposals for industry 562 563 certifications; providing that the Chancellor of Career and 564 Adult Education must provide certain articulation 565 recommendations to the committee within a specified period; 566 creating s. 1007.273, F.S.; creating the collegiate high school 567 program; providing requirements for the collegiate high school 568 program; amending s. 1008.44, F.S.; revising the Industry 569 Certification Funding List; authorizing the Commissioner of Education to recommend specified certificates and 570 certifications; authorizing the Commissioner of Agriculture to 571 572 select two industry certifications; authorizing the not-for-573 profit corporation established pursuant to s. 445.004 to select 574 one industry certification; amending s. 1011.62, F.S.; 575 establishing weighted funding for certain certificates and 576l industry certifications; authorizing bonus for teachers who 577 teach students who earn such certificates and certifications; 578 providing an effective date.

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COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 7083 (2014)

Amendment No. 12

COMMITTEE/SUBCOMMIT	TEE ACTION
ADOPTED	(Y/N)
ADOPTED AS AMENDED	(Y/N)
ADOPTED W/O OBJECTION	(Y/N)
FAILED TO ADOPT	(Y/N)
WITHDRAWN	(Y/N)
OTHER	

Committee/Subcommittee hearing bill: Education Committee Representative Castor Dentel offered the following:

Amendment (with directory and title amendments)

Between lines 890 and 891, insert:

(17) FUNDING.-Students enrolled in a charter school, regardless of the sponsorship, shall be funded as if they are in a basic program or a special program, the same as students enrolled in other public schools in the school district. Funding for a charter lab school shall be as provided in s. 1002.32.

(g) Notwithstanding any provision of this section, a
charter school is required to post a performance bond with the
district school board named as the recipient at the beginning of
each school year in an amount equal to one-half of the projected
operating funds pursuant to paragraph (b). Such bond shall be
annually renewed and shall be invoked if the charter school
defaults on any of its financial obligations with the sponsor.

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18	
19	
20	DIRECTORY AMENDMENT
21	Remove line 68 and insert:
22	Statutes, are amended, and paragraph (g) is added to subsection
23	(17) of that section, to read:
24	
25	
26	TITLE AMENDMENT
27	Remove line 33 and insert:
28	the school year; requiring a charter school to post a
29	performance bond; clarifying that sponsors must make
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