PCS for HB 313 ORIGINAL 2014

A bill to be entitled

An act relating to single-gender public school
programs; amending s. 1002.311, F.S.; providing
requirements for a district school board when
establishing a gender-specific elementary, middle, or
high school; requiring school administrative and
instructional personnel to participate in professional
development; providing accountability requirements;
providing an effective date.

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

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Section 1. Subsection (2) of section 1002.311, Florida Statutes, is amended to read:

1002.311 Single-gender programs authorized.-

- (2) A district school board that establishes a singlegender class, extracurricular activity, or school:
- (a) May not require participation by any student. The district school board must ensure that participation in the single-gender class, extracurricular activity, or school is voluntary.
- (b) Must evaluate each single-gender class, extracurricular activity, or school in the school district at least once every 2 years in order to ensure that it is in compliance with this section and 34 C.F.R. s. 106.34.
 - (c) Must comply with the following requirements when

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establishing	а	gender-specific	elementary,	middle,	or	high
school:						

- 1. Separate into grade-level boys-only classes and girls-only classes during instruction in core courses.
- 2. Open enrollment to all students within the school district.
- 3. Require the school's administrative and instructional personnel to participate in professional development that includes scheduling and instructional strategies.
- 4. Provide to the department a comparison of the academic performance of students in the gender-specific elementary, middle, or high school with the academic performance of students in other public elementary, middle, or high schools, as appropriate, in the school district.
- Section 2. This act shall take effect July 1, 2014.

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