House



LEGISLATIVE ACTION

Senate . Comm: RCS . 04/23/2014 . .

The Committee on Appropriations (Gardiner) recommended the following:

Senate Amendment (with title amendment)

Delete lines 209 - 277

and insert:

(f) Contributions to the Stanley G. Tate Florida Prepaid College Program pursuant to s. 1009.98, for the benefit of the eligible student.

(g) Contracted services provided by a public school or school district, including classes for the services specified in the ILSP or additional services. A student who receives services

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11	under a contract under this paragraph may not be considered to
12	be enrolled in a public school.
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14	A specialized service provider, eligible private school,
15	eligible postsecondary educational institution, private tutoring
16	program provider, online or virtual program provider, public
17	school, school district, or other entity receiving payments
18	pursuant to this subsection may not share, refund, or rebate any
19	moneys from a Florida personal learning scholarship account with
20	the parent or participating student in any manner.
21	(6) TERM OF THE PROGRAMFor purposes of continuity of
22	educational choice, the program payments made under this section
23	shall remain in force until a student participating in the
24	program participates in any of the prohibited activities
25	specified in subsection (4), has funds revoked by the agency
26	pursuant to subsection (10), graduates from high school, or
27	reaches 22 years of age, whichever occurs first.
28	(7) SCHOOL DISTRICT OBLIGATIONSThe school district
29	retains all current duties, authority, and responsibilities as
30	specified in the Florida K-20 Education Code.
31	(8) DEPARTMENT OF EDUCATION OBLIGATIONSThe department
32	shall:
33	(a) Maintain a list of eligible private schools as defined
34	in paragraph (2)(f) and private tutoring programs pursuant to s.
35	1002.43.
36	(b) Compare the list of students participating in the
37	program with the public school enrollment lists before each
38	program payment to avoid duplicate payments.
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40	The department retains all current duties, authority, and
41	responsibilities as specified in the Florida K-20 Education
42	Code.
43	(9) COMMISSIONER OF EDUCATION AUTHORITY AND OBLIGATIONS
44	The Commissioner of Education retains all current duties,
45	authority, and responsibilities as specified in the Florida K-20
46	Education Code.
47	(10) AUTHORITY AND OBLIGATIONS OF THE AGENCY FOR PERSONS
48	WITH DISABILITIES; ENFORCEMENT
49	(a) The agency:
50	1. Shall deny, suspend, or revoke a student's participation
51	in the program if the health, safety, or welfare of the student
52	is threatened or fraud is suspected.
53	2. Shall deny, suspend, or revoke an authorized use of
54	program funds if the health, safety, or welfare of the student
55	is threatened or fraud is suspected.
56	3. May deny, suspend, or revoke an authorized use of
57	program funds for material failure to comply with this section
58	and applicable agency rules if the noncompliance is correctable
59	within a reasonable period of time. Otherwise, the agency shall
60	deny, suspend, or revoke an authorized use for failure to
61	materially comply with the law and rules adopted under this
62	section.
63	4. Shall require compliance by the appropriate party by a
64	date certain for all nonmaterial failures to comply with this
65	section and applicable agency rules. The agency may deny,
66	suspend, or revoke program participation under this section
67	thereafter.
68	(b) In determining whether to deny, suspend, or revoke an

COMMITTEE AMENDMENT

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69	approved provider in accordance with this subsection, the agency
70	may
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73	And the title is amended as follows:
74	Delete lines 20 - 24
75	and insert:
76	requiring the Agency for Persons with Disabilities to
77	deny, suspend, or revoke participation in the program
78	or use of program funds under certain circumstances;
79	providing additional factors under which the agency
80	may deny,

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