	LEGISLATIVE ACTION	
Senate		House
Comm: RCS		
04/22/2015		
	•	
	•	
	•	

The Committee on Appropriations (Gaetz) recommended the following:

Senate Amendment (with title amendment)

Delete everything after the enacting clause and insert:

Section 1. Subsections (2), (7), and (10) of section 282.0051, Florida Statutes, are amended to read:

282.0051 Agency for State Technology; powers, duties, and functions.—The Agency for State Technology shall have the following powers, duties, and functions:

(2) Establish and publish information technology

1

2 3

4

5

6 7

8 9

10



architecture standards that:

11

12

13

14

15

16

17

18

19 20

21

22

23

24

2.5

26

27

28

29

30

31

32

33

34

35

36

37

38

39

- (a) to Provide for the most efficient use of the state's information technology resources and that to ensure compatibility and alignment with the needs of state agencies. The agency shall assist state agencies in complying with the standards.
- (b) Address for purposes of implementing digital classrooms under s. 1011.62(12) issues that include, but are not limited to, device recommendations, security requirements, connectivity requirements, and browser expectations. Such standards must be published by December 1, 2015.
- (7) (a) Participate with the Department of Management Services in evaluating, conducting, and negotiating competitive solicitations for state term contracts for information technology commodities, consultant services, or staff augmentation contractual services pursuant to s. 287.0591.
- (b) Collaborate with the Department of Management Services in information technology resource acquisition planning.
- (c) Collaborate with the Department of Education and the Department of Management Services to identify:
- 1. State term contract procurement options that are available to school districts which provide information technology commodities, consultant services, or staff augmentation contractual services that support the information technology architecture standards applicable to digital classrooms.
- 2. Shared services available to school districts through the State Data Center to facilitate the implementation of school district digital classrooms plans.

41 42

43

44 45

46 47

48

49

50

51

52

53

54

55

56

57

58

59

60

61 62

6.3 64

65

66

67

68



(10) (a) Beginning July 1, 2016, and annually thereafter, conduct annual assessments of state agencies to determine compliance with all information technology standards and quidelines developed and published by the agency, and beginning December 1, 2016, and annually thereafter, provide results of the assessments to the Executive Office of the Governor, the President of the Senate, and the Speaker of the House of Representatives.

(b) Include in the annual assessment of the Department of Education under paragraph (a), the status of statewide implementation of digital classrooms and each school district's status of compliance with the information technology architecture standards identified under paragraph (2)(b), planning guidance to address identified gaps, and recommendations for improving cost efficiencies pursuant to s. 282.0052.

Section 2. Section 282.00515, Florida Statutes, is amended to read:

282.00515 Duties of Cabinet agencies.—The Department of Legal Affairs, the Department of Financial Services, and the Department of Agriculture and Consumer Services shall adopt the standards established in s. $282.0051(2)(a) \frac{s. 282.0051(2)}{s}$, (3), and (8) or adopt alternative standards based on best practices and industry standards, and may contract with the Agency for State Technology to provide or perform any of the services and functions described in s. 282.0051 for the Department of Legal Affairs, the Department of Financial Services, or the Department of Agriculture and Consumer Services.

Section 3. Section 282.0052, Florida Statutes, is created



69 to read:

70

71

72

73

74

75

76

77

78

79

80

81

82

83

84

85

86

87

88

89 90

91

92

93

94

95

96

97

282.0052 Digital classrooms information technology architecture standards.-

- (1) Beginning July 1, 2015, the Agency for State Technology, or an independent third-party professional organization that the agency contracts with, shall:
- (a) Consult with the Department of Education to identify information technology architecture standards pursuant to s. 282.0051 for the successful implementation of digital classrooms, pursuant to s. 1011.62(12), in public schools within the state beginning in the 2016-2017 school year. Such standards must include, but are not limited to, device recommendations, security requirements, connectivity requirements, and browser expectations.
- (b) Perform an annual assessment of the state 5-year strategic plan developed pursuant to s. 1001.20 and school district digital classrooms plan adopted pursuant to s. 1011.62(12) to determine the digital readiness of school districts and their compliance with the information technology architecture standards identified under paragraph (a). The digital readiness of school districts must be assessed using the digital readiness scorecard established under s. 1001.20(4)(a).
- (c) Provide prospective planning guidance and technical assistance to the Department of Education, school districts, and public schools regarding identified gaps in technology infrastructure and recommended improvements to meet the information technology architecture standards identified under paragraph (a).
 - (d) Summarize and report, by May 1, 2016, for the 2015-2016

99 100

101

102

103

104

105

106

107

108

109

110 111

112

113

114

115

116

117

118

119

120

121

122

123

124

125

126



school year, and by December 1 for each school year thereafter, to the Governor, the President of the Senate, and the Speaker of the House of Representatives:

- 1. The status of technology infrastructure of school districts and public schools within the state.
- 2. Recommendations for improving cost efficiencies and maximizing investments in technology by the state and school districts to establish digital classrooms.
- (2) For the 2015-2016 school year, the Agency for State Technology must provide the status of technology infrastructure information regarding implementation of digital classrooms statewide and by each school district to the Commissioner of Education by April 1, 2016. For each school year thereafter, the status of technology infrastructure information must be provided to the commissioner by November 1 of each year.
- (3) For the 2015-2016 school year, the Department of Education must provide to each school district the status of the statewide implementation of digital classrooms and the school district's status regarding compliance with the information technology architecture standards identified under paragraph (1) (a) by June 1, 2016. For each school year thereafter, the Department of Education must notify a school district regarding compliance with the information technology architecture standards by January 1 of each year. In addition, the Department of Education must provide planning guidance to address identified gaps and recommendations for improving cost efficiencies in accordance with subsection (1) to each school district. If the annual assessment indicates that a school district is not in compliance with the information technology

128 129

130

131

132

133

134

135 136

137

138

139

140

141

142

143

144

145 146

147

148 149

150

151

152

153

154

155



architecture standards identified under paragraph (1)(a), the school district must, within 60 days from the date of receipt of such notification from the Department of Education become compliant; obtain an exemption to waive compliance from the Department of Education; or procure services through the agency or the Department of Management Services to achieve compliance.

Section 4. Subsections (2), (4), (5), (6), and (9) of section 446.021, Florida Statutes, are amended to read:

446.021 Definitions of terms used in ss. 446.011-446.092. As used in ss. 446.011-446.092, the term:

- (2) "Apprentice" means a person at least 16 years of age who is engaged in learning a recognized skilled trade through actual work experience under the supervision of journeyworker journeymen craftsmen, which training should be combined with properly coordinated studies of related technical and supplementary subjects, and who has entered into a written agreement, which may be cited as an apprentice agreement, with a registered apprenticeship sponsor who may be either an employer, an association of employers, or a local joint apprenticeship committee.
- (4) "Journeyworker" "Journeyman" means a worker who has attained certain skills, abilities, and competencies and who is recognized within an industry as having mastered the skills and competencies required for the occupation, including, but not limited to, attainment of a nationally recognized industry certification. The term includes a mentor, technician, specialist, or other skilled worker who has documented sufficient skills and knowledge of an occupation, through formal apprenticeship, attainment of a nationally recognized industry

157

158

159

160 161

162 163

164 165

166

167

168

169

170

171 172

173

174

175

176

177

178

179

180 181

182

183

184



certification, or through practical, on-the-job experience or formal training a person working in an apprenticeable occupation who has successfully completed a registered apprenticeship program or who has worked the number of years required by established industry practices for the particular trade or occupation.

- (5) "Preapprenticeship program" means an organized course of instruction, including, but not limited to, industry certifications identified under s. 1008.44, in the public school system or elsewhere, which course is designed to prepare a person 16 years of age or older to become an apprentice and which course is approved by and registered with the department and sponsored by a registered apprenticeship program.
- (6) "Apprenticeship program" means an organized course of instruction, including, but not limited to, industry certifications identified under s. 1008.44, registered and approved by the department, which course shall contain all terms and conditions for the qualifications, recruitment, selection, employment, and training of apprentices including such matters as the requirements for a written apprenticeship agreement.
- (9) "Related instruction" means an organized and systematic form of instruction designed to provide the apprentice with knowledge of the theoretical and technical subjects related to a specific trade or occupation. Such instruction may be given in a classroom, through occupational or industrial courses, or by correspondence courses of equivalent value, including electronic media or other forms of self-study instruction approved by the department.

Section 5. Section 446.032, Florida Statutes, is amended to



read:

185

186

187

188 189

190

191

192

193

194

195

196 197

198

199

200

201

202

203

204

205

206 207

208

209

210

211

212

213

446.032 General duties of the department for apprenticeship training.—The department shall:

- (1) Establish uniform minimum standards and policies governing apprentice programs and agreements. The standards and policies shall govern the terms and conditions of the apprentice's employment and training, including the quality training of the apprentice for, but not limited to, such matters as ratios of apprentices to journeyworkers journeymen, safety, related instruction, and on-the-job training; but these standards and policies may not include rules, standards, or quidelines that require the use of apprentices and job trainees on state, county, or municipal contracts. The department may adopt rules necessary to administer the standards and policies.
- (2) Establish procedures to be used by the State Apprenticeship Advisory Council.
- (3) Collaborate with the Department of Economic Opportunity to identify, develop, and register apprenticeship programs that are aligned with statewide demand for a skilled labor force in high-demand occupations and with regional workforce needs. Beginning in the 2015-2016 fiscal year, the department shall annually, by December 31, submit an accountability report, which must include information related to program usage, student demographics and performance outcomes, and program requirements for the existing apprenticeship and preapprenticeship programs and the development of new programs. The report must include regional information about program and student performance outcomes. The report must be submitted to the Governor, the President of the Senate, the Speaker of the House of



214 Representatives, and the Higher Education Coordinating Council. (4) Post on its Internet website information regarding 215 216 apprenticeship programs, which must, at a minimum, include: 217 (a) Program admission requirements; 218 (b) Program standards and training requirements; and 219 (c) A summary of program and student performance outcomes. 220 Section 6. Paragraph (b) of subsection (2) of section 221 446.045, Florida Statutes, is amended to read: 222 446.045 State Apprenticeship Advisory Council.-223 (2) 224 (b) The Commissioner of Education or the commissioner's 225 designee shall serve ex officio as chair of the State 226 Apprenticeship Advisory Council, but may not vote. The state 227 director of the Office of Apprenticeship of the United States 228 Department of Labor shall serve ex officio as a nonvoting member 229 of the council. The Governor shall appoint to the council four 230 members representing employee organizations and four members 231 representing employer organizations. Each of these eight members 232 shall represent industries that have registered apprenticeship 233 programs. The Governor shall also appoint two public members who 234 are knowledgeable about registered apprenticeship and 235 apprenticeable occupations, who are independent of any joint or 236 nonjoint organization one of whom shall be recommended by joint 237 organizations, and one of whom shall be recommended by nonjoint 238 organizations. Members shall be appointed for 4-year staggered 239 terms. A vacancy shall be filled for the remainder of the 240 unexpired term. Section 7. Subsections (5) and (6) are added to section 241

242

446.052, Florida Statutes, to read:



446.052 Preapprenticeship program.-

- (5) The department shall collaborate with the Department of Economic Opportunity to identify, develop, and register preapprenticeship programs that are aligned with statewide demand for a skilled labor force in high-demand occupations and with regional workforce needs. Beginning in the 2015-2016 fiscal year, the department shall annually, by December 31, submit an accountability report, which must include information related to program usage, student demographics and performance outcomes, and program requirements for the existing apprenticeship and preapprenticeship programs and the development of new programs. The report must include regional information about program and student performance outcomes. The report must be submitted to the Governor, the President of the Senate, the Speaker of the House of Representatives, and the Higher Education Coordinating Council.
- (6) The department shall post on its Internet website information regarding preapprenticeship programs, which must, at a minimum, include:
 - (a) Program admission requirements;
 - (b) Program standards and training requirements; and
 - (c) A summary of program and student performance outcomes.

265 Section 8. Preapprenticeship and apprenticeship operational

266 report. - (1) By December 31, 2015, the Department of Education,

267 in collaboration with the Department of Economic Opportunity and

268 CareerSource Florida, Inc., shall submit an operational report

to the Governor, the President of the Senate, the Speaker of the 269

House of Representatives, and the Higher Education Coordinating

271 Council providing:

243

244 245

246

247

248

249

250

251

252

253

254

255

256

257

258

259

260

261

262

263

264

270

273 274

275

276

277

278

279

280

281

282

283

284

285

286

287

288

289

290

291

292

293

294

295 296

297

298

299

300



- (a) A summary of the activities and coordination between the two agencies to identify, develop, register, and administer preapprenticeship and apprenticeship programs over the last 5 years.
- (b) The strategies employed by the two agencies to engage school districts, Florida College System institutions, technical centers, businesses, and other stakeholders as partners in the workforce system to expand employment opportunities for individuals, including, but not limited to, those individuals with unique abilities, which must include work-based learning experiences, such as preapprenticeships and apprenticeships.
- (c) Recommendations to maximize the resources of the two agencies to gain efficiency in program development, administration, and funding and make program governance changes to improve the delivery and management of preapprenticeship and apprenticeship programs based on workforce demands. These recommendations must take into account federal resources and must include any necessary or suggested changes to the programs ensuing from implementation of the Workforce Innovation and Opportunity Act of 2014 and related regulations.
- (d) Recommendations and strategies for the two agencies to communicate effectively with employers in this state and ensure that employers have access to information and consultative services, at no cost to the employers, regarding sponsorship of demand-driven, registered preapprenticeship and apprenticeship programs and information about the availability of program students for employment.
- (e) An evaluation of the feasibility of linking or incorporating, and of the resources necessary to link or



301 incorporate, the Department of Education's website information on preapprenticeship and apprenticeship programs with the 302 303 Department of Economic Opportunity and CareerSource Florida, 304 Inc., workforce information system required under chapter 445, 305 Florida Statutes. 306 (2) This section expires on July 1, 2016. 307 Section 9. Subsection (4) is added to section 446.081, 308 Florida Statutes, to read: 446.081 Limitation.— 309 310 (4) Nothing in ss. 446.011-446.092 or the implementing 311 rules in these sections shall operate to invalidate any special 312 provision for veterans, minority persons, or women in the 313 standards, qualifications, or operation of the apprenticeship 314 program or in the apprenticeship agreement which is not 315 otherwise prohibited by law, executive order, or authorized 316 regulation. Section 10. Section 446.091, Florida Statutes, is amended 317 318 to read: 446.091 On-the-job training program.—All provisions of ss. 319 320 446.011-446.092 relating to apprenticeship and 321 preapprenticeship, including, but not limited to, programs, agreements, standards, administration, procedures, definitions, 322 expenditures, local committees, powers and duties, limitations, 323 324 grievances, and ratios of apprentices and job trainees to 325 journeyworkers journeymen on state, county, and municipal 326 contracts, shall be appropriately adapted and made applicable to 327 a program of on-the-job training authorized under those 328 provisions for persons other than apprentices. 329 Section 11. Section 446.092, Florida Statutes, is amended



330 to read:

331 332

333

334

335

336

337

338 339

340

341

342

343

344

345

346

347

348 349

350

351

352

353

354

355

356

357

358

446.092 Criteria for apprenticeship occupations.—An apprenticeable occupation is a skilled trade which possesses all of the following characteristics:

- (1) It is customarily learned in a practical way through a structured, systematic program of on-the-job, supervised training.
- (2) It is clearly identified and commonly recognized throughout an the industry, and may be associated with a nationally recognized industry certification or recognized with a positive view towards changing technology.
- (3) It involves manual, mechanical, or technical skills and knowledge which, in accordance with the industry standard for the occupation, requires require a minimum of 2,000 hours of onthe-job work and training, which hours are excluded from the time spent at related instruction.
- (4) It requires related instruction to supplement on-thejob training. Such instruction may be given in a classroom, through occupational or industrial courses, or through correspondence courses of equivalent value, including electronic media or other forms of self-study instruction approved by the department.
- (5) It involves the development of skill sufficiently broad to be applicable in like occupations throughout an industry, rather than of restricted application to the products or services of any one company.
- (6) It does not fall into any of the following categories: (a) Selling, retailing, or similar occupations in the distributive field.



(b) Managerial occupations.

359

360

361

362

363

364

365

366 367

368

369

370

371

372

373

374

375

376

377 378

379

380

381

382

383

384

385

386

387

(c) Professional and scientific vocations for which entrance requirements customarily require an academic degree.

Section 12. Subsection (4) of section 1000.03, Florida Statutes, is amended to read:

1000.03 Function, mission, and goals of the Florida K-20 education system.-

(4) The mission of Florida's K-20 education system is to allow its students to increase their proficiency by allowing them the opportunity to expand their knowledge and skills through rigorous and relevant learning opportunities, in accordance with the mission of the applicable center or system statement and accountability requirements of s. 1008.31, and avoid wasteful duplication of programs offered by state universities; Florida Community College System institutions; and career centers and charter technical career centers that are operated by district school boards.

Section 13. Paragraph (c) of subsection (2) of section 1001.02, Florida Statutes, is amended to read:

1001.02 General powers of State Board of Education.-

- (2) The State Board of Education has the following duties:
- (c) To exercise general supervision over the divisions of the Department of Education as necessary to ensure that programs offered by Florida Community College System institutions, and career centers and charter technical career centers that are operated by district school boards, are consistent with the mission of the applicable system or center to avoid wasteful duplication of programs; to ensure coordination of educational plans and programs and resolve controversies and to minimize

389 390

391

392

393

394

395

396

397

398

399

400

401

402

403

404

405 406

407

408

409 410

411

412

413

414

415

416



problems of articulation and student transfers; τ to ensure that students moving from one level of education to the next have acquired competencies necessary for satisfactory performance at that level; and to ensure maximum utilization of facilities.

Section 14. Subsections (7), (8), (12), and (15) of section 1001.03, Florida Statutes, are amended to read:

1001.03 Specific powers of State Board of Education.-

- (7) ARTICULATION ACCOUNTABILITY.—The State Board of Education shall develop articulation accountability measures that assess the status of systemwide articulation processes and preserve Florida's "2+2" system of articulation, in conjunction with the Board of Governors regarding the State University System, and shall establish an articulation accountability process in accordance with the provisions of chapter 1008, in conjunction with the Board of Governors regarding the State University System.
 - (8) SYSTEMWIDE ENFORCEMENT.-
- (a) The State Board of Education shall enforce compliance with law and state board rule by all school districts and public postsecondary educational institutions, except for the State University System, in accordance with this subsection and the provisions of s. 1008.32.
- (b) If the State Board of Education determines that a district school board or Florida Community College System institution board of trustees is unwilling or unable to comply with law or state board rule within the specified time, the state board is authorized to initiate any of the following actions:
 - 1. Report to the Legislature that the school district or

418 419

420

421 422

423

424

425

426

427

428

429

430

431

432

433

434

435

436

437 438

439

440

441

442

443

444

445



Florida Community College System institution is unwilling or unable to comply with law or state board rule and recommend action to be taken by the Legislature.

- 2. Withhold the transfer of state funds, discretionary grant funds, discretionary lottery funds, or any other funds specified as eligible for this purpose by the Legislature until the school district or Florida Community College System institution complies with the law or state board rule.
- 3. Declare the school district or Florida Community College System institution ineligible for competitive grants.
- 4. Require monthly or periodic reporting on the situation related to noncompliance until it is remedied.
 - (12) COMMON POSTSECONDARY DEFINITIONS.-
- (a) The term "college" means any Florida Community College System institution offering a substantially complete program that confers at least an associate degree requiring at least 15 semester hours or the equivalent of general education, or that furnishes or offers to furnish instruction leading toward, or prerequisite to, college credit. The use of the designation "college" in combination with any series of letters, numbers, or words is restricted in this state to Florida Community College System institutions and colleges as defined in s. 1005.03. An entity may not use the designation "college" in its name pursuant to s. 1005.03 without prior approval by the Legislature or the Commission for Independent Education, as applicable.
- (b) The State Board of Education shall adopt, by rule, common definitions for associate in science degrees and for certificates.
 - (15) FLORIDA COMMUNITY COLLEGE SYSTEM INSTITUTION

447

448 449

450

451

452

453

454

455

456

457

458

459

460

461

462

463

464 465

466

467

468

469

470

471

472

473

474



BACCALAUREATE DEGREE PROGRAMS.—The State Board of Education shall provide for the review and approval of proposals by Florida Community College System institutions to offer baccalaureate degree programs pursuant to s. 1007.33. A Florida Community College System institution, as defined in s. 1000.21, that is approved to offer baccalaureate degrees pursuant to s. 1007.33 remains under the authority of the State Board of Education and the Florida Community College System institution's board of trustees. The State Board of Education may not approve Florida College System institution baccalaureate degree program proposals from March 31, 2014, through May 31, 2015.

Section 15. Paragraph (a) of subsection (4) of section 1001.20, Florida Statutes, is amended to read:

1001.20 Department under direction of state board.-

- (4) The Department of Education shall establish the following offices within the Office of the Commissioner of Education which shall coordinate their activities with all other divisions and offices:
 - (a) Office of Technology and Information Services .-
- 1. Responsible for developing a 5-year strategic plan, in consultation with the Agency for State Technology, to incorporate the minimum information technology architecture standards for the successful implementation of digital classrooms to improve student performance outcomes under s. 1011.62(12) for establishing Florida digital classrooms by October 1, 2014, and annually updating the plan by January 1 each year thereafter. The Florida digital classrooms plan shall be provided to each school district and published on the department's website. The plan must:

476

477 478

479

480

481

482

483

484

485

486

487

488 489

490

491

492

493

494

495

496

497

498

499

500

501

502

503



- a. Describe how technology will be integrated into classroom teaching and learning to assist the state in improving student performance outcomes and enable all students in Florida to be digital learners with access to digital tools and resources.
- b. Identify minimum information technology architecture standards requirements, which that include specifications for hardware, software, devices, networking, security, and bandwidth capacity and guidelines for the ratio of students per device. The Office of Technology and Information Services shall consult with the Agency for State Technology in identifying minimum information technology architecture standards.
- c. Establish minimum requirements for professional development opportunities and training to assist district instructional personnel and staff with the integration of technology into classroom teaching.
- d. Identify the types of digital tools and resources that can assist district instructional personnel and staff in the management, assessment, and monitoring of student learning and performance.
- 2. Responsible for making budget recommendations to the commissioner, providing data collection and management for the system, assisting school districts in securing Internet access and telecommunications services, including those eligible for funding under the Schools and Libraries Program of the federal Universal Service Fund, and coordinating services with other state, local, and private agencies.
- 3. Responsible for coordinating with the Agency for State Technology to facilitate school districts' access to state term

505

506

507

508

509

510

511

512

513

514

515

516

517

518

519

520

521

522

523

524

525 526

527

528

529

530

531

532



contract procurement options and shared services pursuant to s. 282.0051(7)(c).

- 4. Responsible for consulting with the Agency for State Technology to establish uniform definitions of information technology architecture components which must be incorporated into the department's 5-year strategic plan. The uniform definitions must be incorporated by each charter school that seeks Florida digital classrooms allocation funds and by each district school board in the technology information annually submitted to the department which includes, but is not limited to, digital classroom plans and technology resources inventory.
- 5. Responsible for consulting with the Agency for State Technology to create a digital readiness scorecard to compare the digital readiness of school districts within the state. The scorecard must use the uniform definitions identified under this section and information technology architecture standards identified under s. 282.0052(1)(a). At a minimum, the scorecard must include the student-to-device ratio, the percentage of schools within each district that meet bandwidth standards, the percentage of classrooms within each district that meet wireless standards, the refresh rate of devices, network capacity, information storage capacity, and information security services.

Section 16. Subsection (26) of section 1001.42, Florida Statutes, is amended to read:

- 1001.42 Powers and duties of district school board.-The district school board, acting as a board, shall exercise all powers and perform all duties listed below:
- (26) TECHNICAL CENTER GOVERNING BOARD.—May appoint a governing board for a school district technical center or a

534

535

536

537

538

539

540

541

542

543

544

545

546

547

548

549

550

551

552

553

554

555

556

557

558

559

560

561



system of technical centers for the purpose of aligning the educational programs of the technical center with the needs of local businesses and responding quickly to the needs of local businesses for employees holding industry certifications. A technical center governing board shall be comprised of seven members, three of whom must be members of the district school board or their designees and four of whom must be local business leaders. The district school board shall delegate to the technical center governing board decisions regarding entrance requirements for students, curriculum, program development, budget and funding allocations, and the development with local businesses of partnership agreements and appropriate industry certifications in order to meet local and regional economic needs. A technical center governing board may approve only courses and programs that contain industry certifications. A course may be continued if at least 25 percent of the students enrolled in the course attain an industry certification. If fewer than 25 percent of the students enrolled in a course attain an industry certification, the course must be discontinued the following year. However, notwithstanding the authority to approve courses and programs under this subsection, a technical center governing board may not approve college credit courses or college credit certificate, associate degree, or baccalaureate degree programs.

Section 17. Paragraph (b) of subsection (1) of section 1001.43, Florida Statutes, is amended to read:

1001.43 Supplemental powers and duties of district school board.—The district school board may exercise the following supplemental powers and duties as authorized by this code or



State Board of Education rule.

562

563

564 565

566

567

568

569

570

571

572

573

574

575

576

577

578

579

580

581

582

583 584

585

586

587

588

589

590

- (1) STUDENT MANAGEMENT.—The district school board may adopt programs and policies to ensure the safety and welfare of individuals, the student body, and school personnel, which programs and policies may:
- (b) Require that the attire uniforms to be worn by the student body conform to a standard student attire policy that prohibits certain types or styles of clothing and requires solid colored clothing and fabrics for pants, skirts, shorts, or similar clothing and short or long sleeved shirts with collars. The policy may authorize a small logo but may not authorize a motto or slogan. The purpose of a standard student attire policy is to provide a safe environment that fosters learning and improves school safety and discipline by:
- 1. Encouraging students to express their individuality through personality and academic achievements, rather than outward appearance.
- 2. Enabling students to focus on academics, rather than fashion, because they are able to project a neat, serious, and studious image.
- 3. Minimizing disciplinary problems because students are not distracted by clothing.
- 4. Reducing the time needed to correct dress code violations through a readily available inventory of compliant attire.
- 5. Minimizing visible differences and eliminating social pressures to wear brand name clothing or "gang colors," thereby easing financial pressures on parents and enhancing school safety.



6. Creating a sense of school pride and belonging.

591 592

593

594

595

596

597

598 599

600

601

602

603

604

605

606

607

608

611

612

613

614

615

616

617

618

619

recess.

A district school board may implement a standard student attire policy as part of an overall program to foster and promote desirable school operating conditions and a safe and supportive educational environment. A standard student attire policy must allow a parent to opt his or her student out of the policy for religious purposes or by reason of a disability. A district school board that implements a districtwide standard student attire policy for all students in at least kindergarten through grade 8 is immune from civil liability resulting from adoption of the policy in accordance with this paragraph, or impose other dress-related requirements, if the district school board finds that those requirements are necessary for the safety or welfare of the student body or school personnel. However, Students may wear sunglasses, hats, or other sun-protective wear while outdoors during school hours, such as when students are at

609 Section 18. Section 1001.44, Florida Statutes is amended to 610 read:

1001.44 Career centers; governance, mission, and responsibilities.-

- (1) DISTRICT SCHOOL BOARD MAY ESTABLISH OR ACQUIRE CAREER CENTERS.—Any district school board, after first obtaining the approval of the Department of Education, may, as a part of the district school system, organize, establish and operate a career center, or acquire and operate a career center previously established.
 - (a) The primary mission of a career center that is operated

621

622

623

624

625

626

627

628

629

630

631

632

633

634

635

636

637

638 639

640

641 642

643

644

645

646

647

648



by a district school board is to promote advances and innovations in workforce preparation and economic development. A career center may provide a learning environment that serves the needs of a specific population group or group of occupations, thus promoting diversity and choices within the public technical education community in this state.

- (b) A career center that is operated by a district school board may not:
- 1. Offer college credit courses or college credit certificate, associate degree, or baccalaureate degree programs.
- 2. In its name, include the term "college" or indicate that the center has the authority to offer college credit courses or college credit certificate, associate degree, or baccalaureate degree programs.
- (2) DISTRICT SCHOOL BOARDS OF CONTIGUOUS DISTRICTS MAY ESTABLISH OR ACQUIRE CAREER CENTERS.—The district school boards of any two or more contiquous districts may, upon first obtaining the approval of the department, enter into an agreement to organize, establish and operate, or acquire and operate, a career center under this section.
- (3) CAREER CENTER PART OF DISTRICT SCHOOL SYSTEM DIRECTED BY A DIRECTOR.-
- (a) A career center established or acquired under provisions of law and minimum standards prescribed by the commissioner shall comprise a part of the district school system and shall mean an educational institution offering terminal courses of a technical nature which are not for college credit, and courses for out-of-school youth and adults; shall be subject to all applicable provisions of this code; shall be under the

650

651

652

653

654

655

656

657

658

659

660

661

662

663

664

665

666

667

668

669

670

671

672

673

674

675

676

677



control of the district school board of the school district in which it is located; and shall be directed by a director responsible through the district school superintendent to the district school board of the school district in which the center is located.

(b) Each career center shall maintain an academic transcript for each student enrolled in the center. Such transcript shall delineate each course completed by the student. Courses shall be delineated by the course prefix and title assigned pursuant to s. 1007.24. The center shall make a copy of a student's transcript available to any student who requests it.

Section 19. Section 1001.60, Florida Statutes, is amended to read:

1001.60 Florida Community College System.-

- (1) PURPOSES.—In order to maximize open access for students, respond to community needs for postsecondary academic education and career degree education, and provide associate and baccalaureate degrees that will best meet the state's employment needs, the Legislature establishes a system of governance for the Florida Community College System.
- (2) FLORIDA COMMUNITY COLLEGE SYSTEM.—There shall be a single Florida Community College System comprised of the Florida Community College System institutions identified in s. 1000.21(3). A Florida Community College System institution may not offer graduate degree programs.
- (a) The programs and services offered by Florida Community College System institutions in providing associate and baccalaureate degrees shall be delivered in a cost-effective manner that demonstrates substantial savings to the student and

679

680

681

682

683

684

685

686

687

688 689

690

691

692

693

694

695

696

697

698

699 700

701

702

703

704

705

706



to the state over the cost of providing the degree at a state university.

- (b) 1. With the approval of its district board of trustees, a Florida Community College System institution may change the institution's name set forth in s. 1000.21(3) and use the designation "college" or "state college" if it has been authorized to grant baccalaureate degrees pursuant to s. 1007.33 and has been accredited as a baccalaureate-degree-granting institution by the Commission on Colleges of the Southern Association of Colleges and Schools.
- 2. With the approval of its district board of trustees, a Florida Community College System institution that does not meet the criteria in subparagraph 1. may request approval from the State Board of Education to change the institution's name set forth in s. 1000.21(3) and use the designation "college." The State Board of Education may approve the request if the Florida Community College System institution enters into an agreement with the State Board of Education to do the following:
- a. Maintain as its primary mission responsibility for responding to community needs for postsecondary academic education and career degree education as prescribed in s. 1004.65(5).
- b. Maintain an open-door admissions policy for associatelevel degree programs and workforce education programs.
 - c. Continue to provide outreach to underserved populations.
 - d. Continue to provide remedial education.
- e. Comply with all provisions of the statewide articulation agreement that relate to 2-year and 4-year public degreegranting institutions as adopted by the State Board of Education



pursuant to s. 1007.23.

707

708

709

710

711

712 713

714

715

716

717

718

719

720

721

722

723

724

725

726

727

728

729

730

731

732

733

734

735

- (c) A district board of trustees that approves a change to the name of an institution under paragraph (b) must seek statutory codification of such name change in s. 1000.21(3) during the next regular legislative session.
- (d) A Florida Community College System institution may not use the designation "university."
- (3) LOCAL BOARDS OF TRUSTEES.—Each institution within the Florida Community College System shall be governed by a local board of trustees as provided in s. 1001.64. The membership of each local board of trustees shall be as provided in s. 1001.61.

Section 20. Subsection (4) is added to section 1001.705, Florida Statutes, to read:

1001.705 Responsibility for the State University System under s. 7, Art. IX of the State Constitution.-

(4) MISSION AND RESPONSIBILITIES.—The mission of the State University System is to promote excellence through teaching students, advancing research, and providing public service for the benefit of Florida's citizens and their communities and economies. A state university may provide students undergraduate and graduate level instruction leading to baccalaureate, master's, doctoral, or professional degrees or certificates in accordance with the requirements of subsection (2).

Section 21. Subsection (4) of section 1001.7065, Florida Statutes, is amended to read:

1001.7065 Preeminent state research universities program.-

(4) PREEMINENT STATE RESEARCH UNIVERSITY INSTITUTE FOR ONLINE LEARNING.—A state research university that, as of July 1, 2013, met meets all 12 of the academic and research excellence

737

738 739

740

741

742

743

744

745

746

747

748 749

750

751 752

753

754

755

756

757

758

759

760

761

762

763

764



standards identified in subsection (2), as verified by the Board of Governors, shall establish an institute for online learning. The institute shall establish a robust offering of high-quality, fully online baccalaureate degree programs at an affordable cost in accordance with this subsection.

- (a) By August 1, 2013, the Board of Governors shall convene an advisory board to support the development of high-quality, fully online baccalaureate degree programs at the university.
 - (b) The advisory board shall:
- 1. Offer expert advice, as requested by the university, in the development and implementation of a business plan to expand the offering of high-quality, fully online baccalaureate degree programs.
- 2. Advise the Board of Governors on the release of funding to the university upon approval by the Board of Governors of the plan developed by the university.
- 3. Monitor, evaluate, and report on the implementation of the plan to the Board of Governors, the Governor, the President of the Senate, and the Speaker of the House of Representatives.
- (c) The advisory board shall be composed of the following five members:
- 1. The chair of the Board of Governors or the chair's permanent designee.
- 2. A member with expertise in online learning, appointed by the Board of Governors.
- 3. A member with expertise in global marketing, appointed by the Governor.
- 4. A member with expertise in cloud virtualization, appointed by the President of the Senate.

766

767

768

769

770

771

772

773

774

775

776

777

778

779

780 781

782

783 784

785

786

787 788

789

790 791

792

793



- 5. A member with expertise in disruptive innovation, appointed by the Speaker of the House of Representatives.
- (d) The president of the university shall be consulted on the advisory board member appointments.
- (e) A majority of the advisory board shall constitute a quorum, elect the chair, and appoint an executive director.
- (f) By September 1, 2013, the university shall submit to the advisory board a comprehensive plan to expand high-quality, fully online baccalaureate degree program offerings. The plan shall include:
- 1. Existing on-campus general education courses and baccalaureate degree programs that will be offered online.
 - 2. New courses that will be developed and offered online.
- 3. Support services that will be offered to students enrolled in online baccalaureate degree programs.
- 4. A tuition and fee structure that meets the requirements in paragraph (k) for online courses, baccalaureate degree programs, and student support services.
- 5. A timeline for offering, marketing, and enrolling students in the online baccalaureate degree programs.
- 6. A budget for developing and marketing the online baccalaureate degree programs.
- 7. Detailed strategies for ensuring the success of students and the sustainability of the online baccalaureate degree programs.

Upon recommendation of the plan by the advisory board and approval by the Board of Governors, the Board of Governors shall award the university \$10 million in nonrecurring funds and \$5

795

796

797

798

799

800 801

802 803

804

805

806

807

808

809

810 811

812

813

814

815

816

817

818

819

820

821

822



million in recurring funds for fiscal year 2013-2014 and \$5 million annually thereafter, subject to appropriation in the General Appropriations Act.

- (q) Beginning in January 2014, the university shall offer high-quality, fully online baccalaureate degree programs that:
 - 1. Accept full-time, first-time-in-college students.
- 2. Have the same rigorous admissions criteria as equivalent on-campus degree programs.
- 3. Offer curriculum of equivalent rigor to on-campus degree programs.
- 4. Offer rolling enrollment or multiple opportunities for enrollment throughout the year.
- 5. Do not require any on-campus courses. However, for courses or programs that require clinical training or laboratories that cannot be delivered online, the university shall offer convenient locational options to the student, which may include, but are not limited to, the option to complete such requirements at a summer-in-residence on the university campus. The university may provide a network of sites at convenient locations and contract with commercial testing centers or identify other secure testing services for the purpose of proctoring assessments or testing.
- 6. Apply the university's existing policy for accepting credits for both freshman applicants and transfer applicants.
- (h) The university may offer a fully online Master's in Business Administration degree program and other master's degree programs.
- (i) The university may develop and offer degree programs and courses that are competency based as appropriate for the



quality and success of the program.

823

824

825

826

827

828

829

830

831

832

833 834

835

836

837

838

839

840

841

842

843

844

845

846 847

848

849

850

851

- (j) The university shall periodically expand its offering of online baccalaureate degree programs to meet student and market demands.
- (k) The university shall establish a tuition structure for its online institute in accordance with this paragraph, notwithstanding any other provision of law.
- 1. For students classified as residents for tuition purposes, tuition for an online baccalaureate degree program shall be set at no more than 75 percent of the tuition rate as specified in the General Appropriations Act pursuant to s. 1009.24(4) and 75 percent of the tuition differential pursuant to s. 1009.24(16). No distance learning fee, fee for campus facilities, or fee for on-campus services may be assessed, except that online students shall pay the university's technology fee, financial aid fee, and Capital Improvement Trust Fund fee. The revenues generated from the Capital Improvement Trust Fund fee shall be dedicated to the university's institute for online learning.
- 2. For students classified as nonresidents for tuition purposes, tuition may be set at market rates in accordance with the business plan.
- 3. Tuition for an online degree program shall include all costs associated with instruction, materials, and enrollment, excluding costs associated with the provision of textbooks and instructional materials pursuant to s. 1004.085 and physical laboratory supplies.
- 4. Subject to the limitations in subparagraph 1., tuition may be differentiated by degree program as appropriate to the

853

854 855

856

857

858 859

860

861

862

863

864

865

866

867

868

869

870

871

872

873 874

875

876

877

878

879

880



instructional and other costs of the program in accordance with the business plan. Pricing must incorporate innovative approaches that incentivize persistence and completion, including, but not limited to, a fee for assessment, a bundled or all-inclusive rate, and sliding scale features.

- 5. The university must accept advance payment contracts and student financial aid.
- 6. Fifty percent of the net revenues generated from the online institute of the university shall be used to enhance and enrich the online institute offerings, and 50 percent of the net revenues generated from the online institute shall be used to enhance and enrich the university's campus state-of-the-art research programs and facilities.
- 7. The institute may charge additional local user fees pursuant to s. 1009.24(14) upon the approval of the Board of Governors.
- 8. The institute shall submit a proposal to the president of the university authorizing additional user fees for the provision of voluntary student participation in activities and additional student services.

Section 22. Paragraph (d) of subsection (19) of section 1002.20, Florida Statutes, is amended to read:

1002.20 K-12 student and parent rights.—Parents of public school students must receive accurate and timely information regarding their child's academic progress and must be informed of ways they can help their child to succeed in school. K-12 students and their parents are afforded numerous statutory rights including, but not limited to, the following:

(19) INSTRUCTIONAL MATERIALS.-

882

883 884

885

886

887

888

889

890

891

892

893

894

895

896

897

898

899

900

901

902

903

904

905

906

907

908

909



(d) Dual enrollment students.—Instructional materials purchased by a district school board or Florida College System institution board of trustees on behalf of public school dual enrollment students shall be made available free of charge to the dual enrollment students free of charge, in accordance with s. 1007.271(17).

Section 23. Section 42. Subsection (1) of section 1002.34, Florida Statutes, is amended to read:

1002.34 Charter technical career centers; governance, mission, and responsibilities.-

- (1) AUTHORIZATION AND MISSION.-
- (a) The primary mission of a charter technical career center is to promote The Legislature finds that the establishment of charter technical career centers can assist in promoting advances and innovations in workforce preparation and economic development. A charter technical career center may provide a learning environment that better serves the needs of a specific population group or a group of occupations, thus promoting diversity and choices within the public education and public postsecondary technical education community in this state. Therefore, the creation of such centers is authorized as part of the state's program of public education. A charter technical career center may be formed by creating a new school or converting an existing school district or Florida Community College System institution program to charter technical status.
- (b) A charter technical career center that is operated by a district school board may not:
- 1. Offer college credit courses or college credit certificate, associate degree, or baccalaureate degree programs.



2. Include in its name the term "college" or indicate that the center has the authority to offer college credit courses or college credit certificate, associate degree, or baccalaureate degree programs.

Section 24. Paragraph (u) is added to subsection (2) of section 1003.42, Florida Statutes, to read:

1003.42 Required instruction.-

910

911

912 913

914

915

916

917

918

919

920

921

922

923

924

925 926

927

928 929

930

931

932 933

934

935

936 937

938

- (2) Members of the instructional staff of the public schools, subject to the rules of the State Board of Education and the district school board, shall teach efficiently and faithfully, using the books and materials required that meet the highest standards for professionalism and historic accuracy, following the prescribed courses of study, and employing approved methods of instruction, the following:
- (u) The events surrounding the terrorist attacks occurring on September 11, 2001, and the impact of those events on the nation. This paragraph may be cited as the "Representative Clay Ford, Jr., Memorial Act."

The State Board of Education is encouraged to adopt standards and pursue assessment of the requirements of this subsection.

Section 25. Subsection (2) of section 1004.015, Florida Statutes, is amended to read:

1004.015 Higher Education Coordinating Council.-

- (2) Members of the council shall include:
- (a) One member of the Board of Governors, appointed by the chair of the Board of Governors.
 - (b) The Chancellor of the State University System.
 - (c) The Chancellor of the Florida Community College System.



939 (d) The Chancellor of Career and Adult Education. 940 (e) (d) One member of the State Board of Education, 941 appointed by the chair of the State Board of Education. 942 (f) (e) The Executive Director of the Florida Association of 943 Postsecondary Schools and Colleges. 944 (q) (f) The president of the Independent Colleges and 945 Universities of Florida. 946 (h) (q) The president of Workforce Florida, Inc., or his or 947 her designee. 948 (i) (h) The president of Enterprise Florida, Inc., or a 949 designated member of the Stakeholders Council appointed by the 950 president. 951 (j) (i) Three representatives of the business community, one 952 appointed by the President of the Senate, one appointed by the 953 Speaker of the House of Representatives, and one appointed by 954 the Governor, who are committed to developing and enhancing 955 world class workforce infrastructure necessary for Florida's 956 citizens to compete and prosper in the ever-changing economy of 957 the 21st century. 958 Section 26. Section 1004.084, Florida Statutes, is created 959 to read: 960 1004.084 College affordability.—The Board of Governors and 961 State Board of Education shall continue to identify strategies 962 and initiatives to further ensure college affordability for all 963 Floridians. 964 (1) Specific strategies and initiatives to reduce the cost 965 of higher education must include, at a minimum, consideration of 966 the following: 967 (a) The impact of tuition and fee increases at state

969

970

971

972

973

974 975

976 977

978

979

980

981

982

983

984

985

986

987

988

989

990

991

992

993

994

995

996



colleges and universities, including graduate, professional, medical, and law schools.

- (b) The total cost of fees to a student and family at a state university or a state college, including orientation fees.
- (c) The cost of textbooks and instructional materials for all students. The Board of Governors and State Board of Education shall use the information provided pursuant to s. 1004.085(5) and (6) and consult with students, faculty, bookstores, and publishers, to determine the best methods to reduce costs and must, at a minimum, consider the following:
- 1. Any existing Florida College System or State University System initiatives to reduce the cost of textbooks and instructional materials.
 - 2. Purchasing e-textbooks in bulk.
- 3. Expanding the use of open-access textbooks and instructional materials.
- 4. The rental options for textbook and instructional materials.
- 5. Increasing the availability and use of affordable digital textbooks and learning objects for faculty and students.
- 6. Supporting efficient used book sales, buy-back sales, and student-to-student sales.
- 7. Developing online portals at each institution to assist students in buying, renting, selling, and sharing textbooks and instructional materials.
- 8. The feasibility of expanding and enhancing digital access platforms that are used by campus stores to help students acquire the correct and least expensive required course materials.

998

999

1000

1001

1002

1003

1004

1005

1006

1007

1008 1009

1010

1011

1012 1013

1014 1015

1016

1017 1018

1019

1020

1021

1022

1023

1024 1025



- 9. The cost to school districts of instructional materials for dual enrollment students.
- (2) By December 31, 2015, and annually thereafter, the Board of Governors and State Board of Education shall submit a report on their respective college affordability efforts, which must include recommendations, to the Governor, the President of the Senate, and the Speaker of the House of Representatives.

Section 27. Section 1004.085, Florida Statutes, is amended to read:

1004.085 Textbook and instructional materials affordability.-

- (1) As used in this section, the term "instructional materials" means educational materials, in printed or digital format, which are required or recommended for use within a course.
- (2)(1) An No employee of a Florida College System institution or a state university may not demand or receive any payment, loan, subscription, advance, deposit of money, service, or anything of value, present or promised, in exchange for requiring students to purchase a specific textbook or instructional material for coursework or instruction.
 - (3) (2) An employee may receive:
- (a) Sample copies, instructor copies, or instructional materials. These materials may not be sold for any type of compensation if they are specifically marked as free samples not for resale.
- (b) Royalties or other compensation from sales of textbooks or instructional materials that include the instructor's own writing or work.

1028 1029

1030

1031

1032

1033

1034

1035

1036

1037

1038

1039

1040

1041

1042

1043

1044

1045

1046

1047

1048

1049 1050

1051

1052

1053

1054



- 1026 (c) Honoraria for academic peer review of course materials.
 - (d) Fees associated with activities such as reviewing, critiquing, or preparing support materials for textbooks or instructional materials pursuant to guidelines adopted by the State Board of Education or the Board of Governors.
 - (e) Training in the use of course materials and learning technologies.
 - (4) (3) Each Florida College System institution institutions and state university universities shall prominently post in the course registration system and on its website on their websites, as early as is feasible, but at least 14 not less than 30 days before prior to the first day of student registration class for each term, a hyperlink to lists list of each textbook required and recommended textbooks and instructional materials for at least 90 percent of the courses and course sections each course offered at the institution during the upcoming term.
 - (a) These lists The posted list must include:
 - 1. The International Standard Book Number (ISBN) for each required and recommended textbook and instructional materials.
 - 2. For a textbook or instructional materials for which an ISBN is not available, textbook or other identifying information, which must include, at a minimum, all of the following: the title, all authors listed, publishers, edition number, copyright date, published date, and other relevant information necessary to identify the specific textbook or instructional materials textbooks required and recommended for each course.
 - 3. The new and used retail price and the rental price, if applicable, for a required or recommended textbook or

1056

1057

1058

1059

1060

1061 1062

1063

1064

1065

1066

1067

1068

1069

1070

1071

1072

1073

1074

1075

1076

1077

1078 1079

1080

1081

1082

1083



instructional materials for purchase at the institution's designated bookstore or other specified vendor, including the website or other contact information for the bookstore.

- (b) The State Board of Education and the Board of Governors shall include in the policies, procedures, and guidelines adopted under subsection (5) (4) certain limited exceptions to this notification requirement for courses classes added after the notification deadline.
- (c) An institution that is unable to comply with this subsection by the 2015 fall semester must provide the information required by this subsection to students, in a format determined by the institution, at least 60 days before the first day of classes. The institution must also submit a quarterly report to the State Board of Education or to the Board of Governors, as applicable, documenting the institution's efforts to comply with this subsection by the 2016 fall semester.
- (5) (4) The State Board of Education and the Board of Governors each shall adopt textbook and instructional materials affordability policies, procedures, and guidelines for implementation by Florida College System institutions and state universities, respectively, which that further efforts to minimize the cost of textbooks and instructional materials for students attending such institutions, while maintaining the quality of education and academic freedom. The policies, procedures, and guidelines must, at a minimum, require shall provide for the following:
- (a) That textbook and instructional materials adoptions are made with sufficient lead time to bookstores so as to confirm availability of the requested materials and, if where possible,

1085

1086

1087

1088

1089

1090

1091

1092

1093

1094

1095

1096

1097

1098

1099

1100 1101

1102

1103

1104

1105

1106

1107

1108

1109

1110

1111

1112



ensure maximum availability of used textbooks and instructional materials books.

- (b) That, in the textbook and instructional material adoption process, the intent to use all items ordered, particularly each individual item sold as part of a bundled package, is confirmed by the course instructor or the academic department offering the course before the adoption is finalized.
- (c) That a course instructor or the academic department offering the course determine determines, before a textbook or instructional materials are is adopted, the extent to which a new edition differs significantly and substantively from earlier versions and the value to the student of changing to a new edition or the extent to which an open-access textbook or instructional materials may exist and be used.
- (d) That the establishment of policies shall address the availability of required and recommended textbooks and instructional materials to students otherwise unable to afford the cost, including consideration of the extent to which an open-access textbook or instructional materials may be used.
- (e) That course instructors and academic departments are encouraged to participate in the development, adaptation, and review of open-access textbooks and instructional materials and, in particular, open-access textbooks and instructional materials for high-demand general education courses.
- (f) That postsecondary institutions consult with school districts with which they have a dual enrollment articulation agreement to identify practices that impact the cost to school districts of dual enrollment textbooks and instructional materials, including, but not limited to, the length of time

1114

1115 1116

1117

1134

1135

1136

1137

1138

1139

1140

1141



that textbooks and instructional materials remain in use and the costs associated with digital materials.

- (g) That cost-benefit analyses be conducted regularly in comparing options to ensure that students receive the highest quality product at the lowest available price.
- 1118 (6) Each Florida College System institution and each state university shall report annually to the Chancellor of the 1119 1120 Florida College System or the Chancellor of the State University 1121 System, as applicable, the cost of undergraduate textbooks and 1122 instructional materials, by course and course section; the 1123 textbook and instructional materials selection process for high-1124 enrollment courses as determined by the chancellors; specific 1125 initiatives of the institution which reduce the cost of 1126 textbooks and instructional materials; the number of courses and 1127 course sections that were not able to meet the textbook and 1128 instructional materials posting deadline; and additional 1129 information as determined by the chancellors. Annually, by 1130 December 31, the chancellors shall compile the institution 1131 reports and submit a comprehensive report to the Governor, the 1132 President of the Senate, and the Speaker of the House of 1133 Representatives.
 - (7) Each Florida College System institution and state university shall annually send the State Board of Education or the Board of Governors, as applicable, electronic copies of its current textbook and instructional materials affordability policies and procedures. The State Board of Education and the Board of Governors shall provide a link to this information on their respective websites.

Section 28. Section 1004.65, Florida Statutes, is amended



1142 to read:

1143

1144 1145

1146

1147

1148

1149

1150

1151

1152

1153 1154

1155

1156

1157

1158

1159

1160

1161

1162

1163 1164

1165

1166

1167

1168

1169

1170

1004.65 Florida Community College System institutions; governance, mission, and responsibilities.-

- (1) Each Florida Community College System institution shall be governed by a district board of trustees under statutory authority and rules of the State Board of Education.
- (2) Each Florida Community College System institution district shall:
- (a) Consist of the county or counties served by the Florida Community College System institution pursuant to s. 1000.21(3).
- (b) Be an independent, separate, legal entity created for the operation of a Florida Community College System institution.
- (3) Florida Community College System institutions are locally based and governed entities with statutory and funding ties to state government. As such, the mission for Florida Community College System institutions reflects a commitment to be responsive to local educational needs and challenges. In achieving this mission, Florida Community College System institutions strive to maintain sufficient local authority and flexibility while preserving appropriate legal accountability to the state.
- (4) As comprehensive institutions, Florida Community College System institutions shall provide high-quality, affordable education and training opportunities, shall foster a climate of excellence, and shall provide opportunities to all while combining high standards with an open-door admission policy for lower-division programs. Florida Community College System institutions shall, as open-access institutions, serve all who can benefit, without regard to age, race, gender, creed,

1172

1173

1174

1175

1176

1177

1178

1179

1180

1181

1182

1183

1184

1185

1186

1187

1188 1189

1190

1191

1192

1193

1194

1195

1196

1197

1198 1199



or ethnic or economic background, while emphasizing the achievement of social and educational equity so that all can be prepared for full participation in society.

- (5) The primary mission and responsibility of Florida Community College System institutions is responding to community needs for postsecondary academic education and career degree education. This mission and responsibility includes being responsible for:
- (a) Providing lower level undergraduate instruction and awarding associate degrees.
- (b) Preparing students directly for careers requiring less than baccalaureate degrees. This may include preparing for job entry, supplementing of skills and knowledge, and responding to needs in new areas of technology. Career education in a Florida Community College System institution shall consist of career certificates, credit courses leading to associate in science degrees and associate in applied science degrees, and other programs in fields requiring substantial academic work, background, or qualifications. A Florida Community College System institution may offer career education programs in fields having lesser academic or technical requirements.
- (c) Providing student development services, including assessment, student tracking, support for disabled students, advisement, counseling, financial aid, career development, and remedial and tutorial services, to ensure student success.
- (d) Promoting economic development for the state within each Florida Community College System institution district through the provision of special programs, including, but not limited to, the:



1200 1. Enterprise Florida-related programs. 1201 2. Technology transfer centers. 1202 3. Economic development centers. 1203 4. Workforce literacy programs. 1204 (e) Providing dual enrollment instruction. 1205 (f) Providing upper level instruction and awarding 1206 baccalaureate degrees as specifically authorized by law. 1207 (6) A separate and secondary role for Florida Community 1208 College System institutions includes the offering of programs 1209 1210 (a) Programs in community services that are not directly 1211 related to academic or occupational advancement. 1212 (b) Programs in adult education services, including adult 1213 basic education, adult general education, adult secondary 1214 education, and high school equivalency examination instruction. 1215 (c) Programs in recreational and leisure services. 1216 (d) Upper level instruction and awarding baccalaureate degrees as specifically authorized by law. 1217 1218 (7) Funding for Florida Community College System 1219 institutions shall reflect their mission as follows: 1220 (a) Postsecondary academic and career education programs 1221 and adult general education programs shall have first priority 1222 in Florida Community College System institution funding. 1223 (b) Community service programs shall be presented to the 1224 Legislature with rationale for state funding. The Legislature 1225 may identify priority areas for use of these funds. 1226 (c) The resources of a Florida Community College System

institution, including staff, faculty, land, and facilities,

shall not be used to support the establishment of a new

1227

1228



independent nonpublic educational institution. If any institution uses resources for such purpose, the Division of Florida Community Colleges shall notify the President of the Senate and the Speaker of the House of Representatives.

- (8) Florida Community College System institutions are authorized to:
- (a) Offer such programs and courses as are necessary to fulfill their mission.
- (b) Grant associate in arts degrees, associate in science degrees, associate in applied science degrees, certificates, awards, and diplomas.
- (c) Make provisions for the high school equivalency examination.
- (d) Provide access to and award baccalaureate degrees in accordance with law.

Authority to offer one or more baccalaureate degree programs does not alter the governance relationship of the Florida Community College System institution with its district board of trustees or the State Board of Education.

Section 29. Paragraph (b) of subsection (2) of section 1004.92, Florida Statutes, is amended to read:

1004.92 Purpose and responsibilities for career education.-

(2)

1229

1230

1231

1232

1233

1234

1235

1236

1237

1238

1239

1240

1241

1242

1243

1244 1245

1246

1247

1248

1249

1250

1251

1252

1253

1254

1257

- (b) Department of Education accountability for career education includes, but is not limited to:
- 1255 1. The provision of timely, accurate technical assistance 1256 to school districts and Florida College System institutions.
 - 2. The provision of timely, accurate information to the

1259

1260

1261

1262

1263

1264 1265

1266

1267

1268

1269

1270

1271

1272

1273

1274

1275

1276

1277

1278

1279

1280

1281

1282

1283

1284

1285

1286



State Board of Education, the Legislature, and the public.

- 3. The development of policies, rules, and procedures that facilitate institutional attainment of the accountability standards and coordinate the efforts of all divisions within the department.
- 4. The development of program standards and industry-driven benchmarks for career, adult, and community education programs, which must be updated every 3 years. The standards must include career, academic, and workplace skills; viability of distance learning for instruction; and work/learn cycles that are responsive to business and industry; and reflect the quality components of a career and technical education program. The State Board of Education shall adopt rules to administer this section.
- 5. Overseeing school district and Florida College System institution compliance with the provisions of this chapter.
- 6. Ensuring that the educational outcomes for the technical component of career programs are uniform and designed to provide a graduate who is capable of entering the workforce on an equally competitive basis regardless of the institution of choice.

Section 30. Present subsections (5) and (6) of section 1006.735, Florida Statutes, are redesignated as subsections (6) and (7), respectively, and a new subsection (5) is added to that section, to read:

1006.735 Complete Florida Plus Program.—The Complete Florida Plus Program is created at the University of West Florida.

(5) RAPID RESPONSE EDUCATION AND TRAINING PROGRAM.—The

1288

1289

1290

1291

1292

1293

1294

1295

1296

1297

1298

1299

1300

1301

1302

1303

1304

1305

1306

1307

1308

1309

1310

1311

1312

1313

1314

1315



Rapid Response Education and Training Program is established within the Complete Florida Plus Program. Under the Rapid Response Education and Training Program, the Complete Florida Plus Program shall work directly with Enterprise Florida, Inc., in project-specific industry recruitment and retention efforts to offer credible education and training commitments to businesses.

- (a) The Rapid Response Education and Training Program must:
- 1. Issue challenge grants through requests for proposals that are open to all education and training providers, public or private. These grants match state funding with education and training provider funds to implement particular education and training programs.
- 2. Generate periodic reports from an independent forensic accounting or auditing entity to ensure transparency of the program. These periodic reports must be submitted to the President of the Senate and the Speaker of the House of Representatives.
- 3. Keep administrative costs to a minimum through the use of existing organizational structures.
- 4. Work directly with businesses to recruit individuals for education and training.
- 5. Be able to terminate an education and training program by giving 30 days' notice.
- 6. Survey employers after completion of an education and training program to ascertain the effectiveness of the program.
- (b) The Division of Career and Adult Education within the Department of Education shall conduct an analysis and assessment of the effectiveness of the education and training programs

1320

1321

1322

1323

1324

1325

1326

1327

1328

1329

1330

1331

1332

1333

1334

1335

1336

1337

1338

1339

1340

1341 1342

1343

1344



1316 under this section in meeting labor market and occupational 1317 trends and gaps.

Section 31. Subsection (2) of section 1007.01, Florida Statutes, is amended to read:

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

- (2) To preserve Florida's "2+2" system of articulation and improve and facilitate articulation systemwide, the State Board of Education and the Board of Governors shall collaboratively establish and adopt policies with input from statewide K-20 advisory groups established by the Commissioner of Education and the Chancellor of the State University System and shall recommend the policies to the Legislature. The policies shall relate to:
- (a) The alignment between the exit requirements of one education system and the admissions requirements of another education system into which students typically transfer.
- (b) The identification of common courses, the level of courses, institutional participation in a statewide course numbering system, and the transferability of credits among such institutions.
- (c) Identification of courses that meet general education or common degree program prerequisite requirements at public postsecondary educational institutions.
 - (d) Dual enrollment course equivalencies.
 - (e) Articulation agreements.
- (f) The application of credit hours earned through CAPE industry certifications pursuant to s. 1008.44 and acceleration



1345 mechanisms, including nationally standardized examinations, to general education, associate degree, or baccalaureate degree 1346 1347 requirements.

(g) The application of credit hours earned at Florida Community College System institutions to general education, associate degree, or baccalaureate degree requirements at state universities.

Section 32. Subsection (1) of section 1007.23, Florida Statutes, is amended to read:

1007.23 Statewide articulation agreement.

- (1) The State Board of Education and the Board of Governors shall enter into a statewide articulation agreement which the State Board of Education shall adopt by rule. The agreement must preserve Florida's "2+2" system of articulation, facilitate the seamless articulation of student credit across and among Florida's educational entities, and reinforce the provisions of this chapter by governing:
- (a) Articulation between secondary and postsecondary education;
- (b) Admission of associate in arts degree graduates from Florida Community College System institutions and state universities;
- (c) Admission of applied technology diploma program graduates from Florida Community College System institutions or career centers;
- (d) Admission of associate in science degree and associate in applied science degree graduates from Florida Community College System institutions;
 - (e) The application use of credit hours earned through CAPE

1348

1349

1350

1351

1352

1353

1354

1355

1356 1357

1358

1359

1360

1361

1362

1363

1364 1365

1366

1367

1368

1369

1370

1371

1372

1373

1375 1376

1377

1378

1379

1380

1381 1382

1383

1384

1385

1386

1387

1388

1389 1390

1391

1392

1393

1394

1395

1396

1397

1398

1399

1400

1401 1402



industry certifications pursuant to s. 1008.44 and acceleration mechanisms, including nationally standardized examinations, to general education, associate degree, or baccalaureate degree requirements through which students may earn credit;

- (f) General education requirements and statewide course numbers as provided for in ss. 1007.24 and 1007.25; and
 - (g) Articulation among programs in nursing; and
- (h) The application of credit hours earned at Florida Community College System institutions to general education, associate degree, or baccalaureate degree requirements at state universities.

Section 33. Subsections (2), (10), (11), (13), (16), (17), (22), (23), and (24) of section 1007.271, Florida Statutes, are amended to read:

1007.271 Dual enrollment programs.

(2) For the purpose of this section, an eligible secondary student is a student who is enrolled in any of grades 6 through 12 in a Florida public school or in a Florida private school that is in compliance with s. 1002.42(2) and provides a secondary curriculum pursuant to s. 1003. 4282. A student Students who is are eligible for dual enrollment pursuant to this section may enroll in dual enrollment courses conducted during school hours, after school hours, and during the summer term. However, if the student is projected to graduate from high school before the scheduled completion date of a postsecondary course, the student may not register for that course through dual enrollment. The student may apply to the postsecondary institution and pay the required registration, tuition, and fees if the student meets the postsecondary institution's admissions

1404 1405

1406

1407

1408

1409 1410

1411

1412

1413

1414

1415

1416

1417

1418

1419

1420

1421

1422

1423

1424 1425

1426

1427

1428

1429

1430 1431



requirements under s. 1007.263. Instructional time for dual enrollment may vary from 900 hours; however, the full-time equivalent student membership value is shall be subject to the provisions in s. 1011.61(4). A student enrolled as a dual enrollment student is exempt from the payment of registration, tuition, technology, and laboratory fees. Applied academics for adult education instruction, developmental education, and other forms of precollegiate instruction, as well as physical education courses that focus on the physical execution of a skill, rather than the intellectual attributes of the activity, are ineligible for inclusion in the dual enrollment program. Recreation and leisure studies courses shall be evaluated individually in the same manner as physical education courses for potential inclusion in the program.

- (10) Early admission is a form of dual enrollment through which an eligible secondary student enrolls students enroll in a postsecondary institution on a full-time basis in courses that are creditable toward the high school diploma and the associate or baccalaureate degree. A student must enroll in a minimum of 12 college credit hours per semester or the equivalent to participate in the early admission program; however, a student may not be required to enroll in more than 15 college credit hours per semester or the equivalent. A student Students enrolled pursuant to this subsection is are exempt from the payment of registration, tuition, technology, and laboratory fees.
- (11) Career early admission is a form of career dual enrollment through which an eligible secondary student enrolls students enroll full time in a career center or a Florida

1433

1434

1435

1436

1437

1438 1439

1440

1441

1442

1443

1444

1445

1446

1447

1448

1449

1450

1451

1452

1453

1454

1455 1456

1457

1458

1459 1460



College System institution in postsecondary programs leading to industry certifications, as listed in the Postsecondary Industry Certification Funding List pursuant to s. 1008.44, which are creditable toward the high school diploma and the certificate or associate degree. Participation in the career early admission program is limited to students who have completed a minimum of 4 semesters of full-time secondary enrollment, including studies undertaken in the ninth grade 9. A student Students enrolled pursuant to this section is are exempt from the payment of registration, tuition, technology, and laboratory fees.

- (13) (a) The dual enrollment program for a home education student students consists of the enrollment of an eligible home education secondary student in a postsecondary course creditable toward an associate degree, a career certificate, or a baccalaureate degree. To participate in the dual enrollment program, an eligible home education secondary student must:
- 1. Provide proof of enrollment in a home education program pursuant to s. 1002.41.
- 2. Be responsible for his or her own instructional materials and transportation unless provided for in the articulation agreement otherwise.
- 3. Sign a home education articulation agreement pursuant to paragraph (b).
- (b) Each postsecondary institution that is eligible to participate in the dual enrollment program pursuant to s. 1011.62(1)(i) must shall enter into a home education articulation agreement with each home education student seeking enrollment in a dual enrollment course and the student's parent. By August 1 of each year, the applicable postsecondary

1462

1463

1464

1465

1466

1467

1468

1469

1470

1471

1472

1473

1474

1475

1476

1477

1478

1479

1480

1481

1482 1483

1484

1485

1486

1487

1488

1489



institution shall complete and submit the home education articulation agreement to the Department of Education. The home education articulation agreement must shall include, at a minimum:

- 1. A delineation of courses and programs available to a dually enrolled home education student who participates in a dual enrollment program students. The postsecondary institution may add, revise, or delete courses and programs may be added, revised, or deleted at any time by the postsecondary institution.
- 2. The initial and continued eligibility requirements for home education student participation, not to exceed those required of other dual enrollment dually enrolled students.
- 3. A provision expressing whether the postsecondary institution or the student is responsible The student's responsibilities for providing his or her own instructional materials and transportation.
- 4. A copy of the statement on transfer guarantees developed by the Department of Education under subsection (15).
- (16) A student Students who meets meet the eligibility requirements of this section and who chooses choose to participate in dual enrollment programs is are exempt from the payment of registration, tuition, technology, and laboratory fees.
- (17) Instructional materials assigned for use in within dual enrollment courses shall be made available to dual enrollment students from Florida public high schools free of charge. This subsection does not prohibit a postsecondary Florida College System institution from providing instructional

1491 1492

1493

1494

1495

1496

1497

1498 1499

1500

1501

1502

1503

1504

1505

1506

1507

1508

1509

1510

1511

1512

1513

1514

1515

1516

1517

1518



materials at no cost to a home education student or student from a private school, if provided for in the articulation agreement. Instructional materials purchased by a district school board or Florida College System institution board of trustees on behalf of dual enrollment students are shall be the property of the board against which the purchase is charged.

- (22) The Department of Education shall develop an electronic submission system for dual enrollment articulation agreements and shall review, for compliance, each dual enrollment articulation agreement submitted pursuant to subsections (13), subsection (21), and (24). The Commissioner of Education shall notify the district school superintendent and the president of the postsecondary institution that is eligible to participate in the dual enrollment program pursuant to s. 1011.62(1)(i) Florida College System institution president if the dual enrollment articulation agreement does not comply with statutory requirements and shall submit any dual enrollment articulation agreement with unresolved issues of noncompliance to the State Board of Education.
- (23) A district school board boards and a Florida College System institution institutions may enter into an additional dual enrollment articulation agreement agreements with a state university universities for the purposes of this section. A school district districts may also enter into a dual enrollment articulation agreement agreements with an eligible independent college or university colleges and universities pursuant to s. 1011.62(1)(i). By August 1 of each year, the district school board and the Florida College System institution shall complete and submit the dual enrollment articulation agreement with the

1520 1521

1522

1523

1524

1525

1526

1527

1528

1529

1530

1531

1532

1533

1534

1535

1536

1537

1538

1539

1540

1541

1542 1543

1544

1545

1546

1547



state university and an eligible independent college or

university, as applicable, to the Department of Education. (24) (a) The dual enrollment program for a private school student consists of the enrollment of an eliqible private school student in a postsecondary course creditable toward an associate degree, a career certificate, or a baccalaureate degree. In addition, the private school in which the student is enrolled must award credit toward high school completion for the postsecondary course under the dual enrollment program. To participate in the dual enrollment program, an eliqible private

- 1. Provide proof of enrollment in a private school pursuant to subsection (2).
- 2. Be responsible for his or her own instructional materials and transportation unless provided for in the articulation agreement.
- 3. Sign a private school articulation agreement pursuant to paragraph (b).
- (b) Each postsecondary institution that is eligible to participate in the dual enrollment program pursuant to s. 1011.62(1)(i) must enter into a private school articulation agreement with each private school student seeking enrollment in a dual enrollment course and the student's parent. By August 1 of each year, the applicable postsecondary institution shall complete and submit the private school articulation agreement to the Department of Education. The articulation agreement must include, at a minimum:
- 1. A delineation of courses and programs available to a private school student who participates in a dual enrollment

school student shall:

1549

1550 1551

1552

1553

1554

1555

1556

1557

1558

1559

1560

1561

1562

1563

1564

1565

1566

1567

1568

1569

1570

1571

1572

1573

1574

1575

1576



program. The postsecondary institution may add, revise, or delete courses and programs at any time.

- 2. The initial and continued eligibility requirements for private school student participation, not to exceed those required of other dual enrollment students.
- 3. A provision expressing whether the postsecondary institution or the student is responsible for providing instructional materials and transportation.
- 4. A copy of the statement on transfer guarantees developed by the Department of Education under subsection (15) Postsecondary institutions may enter into dual enrollment articulation agreements with private secondary schools pursuant to subsection (2).

Section 34. Subsection (3) of section 1007.273, Florida Statutes, is amended to read:

1007.273 Collegiate high school program.-

(3) Each district school board and its local Florida Community College System institution shall execute a contract to establish one or more collegiate high school programs at a mutually agreed upon location or locations. The contract between the district school board and the Florida Community College System institution may not establish an enrollment cap for the collegiate high school program. Each school district must document and annually report to the department the number of students accepted into or denied access to the collegiate high school program. Each Florida Community College System institution must document and annually report to the department the percent of collegiate high school program students in its institution relative to the total lower level full-time

1578 1579

1580

1581

1582

1583

1584

1585

1586

1587

1588

1589

1590

1591

1592

1593

1594

1595

1596

1597

1598

1599

1600 1601

1602

1603

1604 1605



equivalent enrollment at that institution. Beginning with the 2015-2016 school year, if the institution does not establish a program with a district school board in its designated service area, another Florida Community College System institution may execute a contract with that district school board to establish the program. The contract must be executed by January 1 of each school year for implementation of the program during the next school year. The contract must:

- (a) Identify the grade levels to be included in the collegiate high school program which must, at a minimum, include grade 12.
- (b) Describe the collegiate high school program, including the delineation of courses and industry certifications offered, including online course availability; the high school and college credits earned for each postsecondary course completed and industry certification earned; student eligibility criteria; and the enrollment process and relevant deadlines.
- (c) Describe the methods, medium, and process by which students and their parents are annually informed about the availability of the collegiate high school program, the return on investment associated with participation in the program, and the information described in paragraphs (a) and (b).
- (d) Identify the delivery methods for instruction and the instructors for all courses.
- (e) Identify student advising services and progress monitoring mechanisms.
- (f) Establish a program review and reporting mechanism regarding student performance outcomes.
 - (g) Describe the terms of funding arrangements to implement



the collegiate high school program.

1606

1607

1608 1609

1610

1611

1612

1613

1614

1615

1616

1617

1618

1619

1620

1621

1622

1623

1624

1625

1626

1627

1628

1629

1630

1631

1632

1633

1634

Section 35. Subsections (1), (4), and (5) of section 1007.33, Florida Statutes, are amended, present subsection (6) of that section is redesignated as subsection (7), and a new subsection (6) is added to that section, to read:

1007.33 Site-determined baccalaureate degree access.

- (1)(a) The Legislature recognizes that public and private postsecondary educational institutions play an essential role in improving the quality of life and economic well-being of the state and its residents. The Legislature also recognizes that economic development needs and the educational needs of placebound, nontraditional students have increased the demand for local access to baccalaureate degree programs. It is therefore the intent of the Legislature to further expand access to baccalaureate degree programs through the use of Florida Community College System institutions.
- (b) For purposes of this section, the term "district" refers to the county or counties served by a Florida Community College System institution pursuant to s. 1000.21(3).
 - (4) A Florida Community College System institution may:
- (a) Offer specified baccalaureate degree programs through formal agreements between the Florida Community College System institution and other regionally accredited postsecondary educational institutions pursuant to s. 1007.22.
- (b) Offer baccalaureate degree programs that are were authorized by law prior to July 1, 2009.
- (c) Beginning July 1, 2009, establish a first or subsequent baccalaureate degree program for purposes of meeting district, regional, or statewide workforce needs if approved by the State



1635 Board of Education under this section. However, a Florida 1636 Community College System institution may not offer a Bachelor of 1637 Arts degree program. 1638 1639 Beginning July 1, 2009, the Board of Trustees of St. Petersburg 1640 College is authorized to establish one or more bachelor of 1641 applied science degree programs based on an analysis of workforce needs in Pinellas, Pasco, and Hernando Counties and 1642 1643 other counties approved by the Department of Education. For each 1644 program selected, St. Petersburg College must offer a related 1645 associate in science or associate in applied science degree 1646 program, and the baccalaureate degree level program must be 1647 designed to articulate fully with at least one associate in 1648 science degree program. The college is encouraged to develop 1649 articulation agreements for enrollment of graduates of related 1650 associate in applied science degree programs. The Board of 1651 Trustees of St. Petersburg College is authorized to establish 1652 additional baccalaureate degree programs if it determines a 1653 program is warranted and feasible based on each of the factors 1654 in paragraph (5) (d). However, the Board of Trustees of St. 1655 Petersburg College may not establish any new baccalaureate 1656 degree programs from March 31, 2014, through May 31, 2015. Prior 1657 to developing or proposing a new baccalaureate degree program, 1658 St. Petersburg College shall engage in need, demand, and impact 1659 discussions with the state university in its service district 1660 and other local and regional, accredited postsecondary providers 1661 in its region. Documentation, data, and other information from 1662 inter-institutional discussions regarding program need, demand, 1663 and impact shall be provided to the college's board of trustees

1665

1666

1667

1668

1669

1670

1671

1672

1673

1674

1675

1676

1677

1678

1679

1680

1681

1682 1683

1684

1685

1686

1687

1688

1689

1690

1691

1692



inform the program approval process. Employment at St. Petersburg College is governed by the same laws that govern Florida College System institutions, except that upper-division faculty are eligible for continuing contracts upon the completion of the fifth year of teaching. Employee records for all personnel shall be maintained as required by s. 1012.81.

- (5) The approval process for baccalaureate degree programs requires shall require:
- (a) Each Florida Community College System institution to submit a notice of its intent to propose a baccalaureate degree program to the Division of Florida Community Colleges at least 120 100 days before the submission of its proposal under paragraph (c) (d). The notice must include a brief description of the program, the workforce demand and unmet need for graduates of the program to include evidence from entities independent of the institution, the geographic region to be served, and an estimated timeframe for implementation. Notices of intent may be submitted by a Florida Community College System institution at any time throughout the year. The notice must also include evidence that the Florida Community College System institution engaged in need, demand, and impact discussions with the state university and other regionally accredited postsecondary education providers in its service district.
- (b) The Division of Florida Community Colleges to forward the notice of intent submitted pursuant to paragraph (a) and the justification for the proposed baccalaureate degree program submitted pursuant to paragraph (c) within 10 business days after receiving such notice and justification to the Chancellor of the State University System, the President of the Independent

1694

1695 1696

1697

1698

1699

1700

1701

1702

1703

1704

1705

1706

1707

1708

1709

1710

1711

1712

1713

1714

1715

1716

1717

1718 1719

1720

1721



Colleges and Universities of Florida, and the Executive Director of the Commission for Independent Education. State universities shall have 90 60 days following receipt of the justification notice by the Chancellor of the State University System to submit an objection, including a reason for such objection, objections to the proposed new program or submit an alternative proposal to offer the baccalaureate degree program. The chancellor shall review the objection raised by a state university and inform the Board of Governors of such objection before the university submits its objection to the State Board of Education. The State Board of Education must consult with the Chancellor of the State University System to consider the objection raised by a state university in making its decision to approve or deny a Florida Community College System institution's proposal. If a proposal from a state university is not received within the 60-day period, The State Board of Education shall also provide regionally accredited private colleges and universities 90 30 days to submit objections to the proposed new program or submit an alternative proposal. Objections or alternative proposals shall be submitted to the Division of Florida Community Colleges and must be considered by the State Board of Education in making its decision to approve or deny a Florida Community College System institution's proposal.

- (c) An alternative proposal submitted by a state university or private college or university to adequately address:
- 1. The extent to which the workforce demand and unmet need described in the notice of intent will be met.
- 2. The extent to which students will be able to complete the degree in the geographic region proposed to be served by the



Florida College System institution.

1722

1723 1724

1725

1726

1727

1728

1729

1730

1731

1732

1733

1734

1735

1736

1737

1738

1739

1740

1741

1742

1743 1744

1745

1746

1747

1748

1749

1750

- 3. The level of financial commitment of the college or university to the development, implementation, and maintenance of the specified degree program, including timelines.
- 4. The extent to which faculty at both the Florida College System institution and the college or university will collaborate in the development and offering of the curriculum.
- 5. The ability of the Florida College System institution and the college or university to develop and approve the curriculum for the specified degree program within 6 months after an agreement between the Florida College System institution and the college or university is signed.
- 6. The extent to which the student may incur additional costs above what the student would expect to incur if the program were offered by the Florida College System institution.
- (d) Each proposal submitted by a Florida Community College System institution to, at a minimum, include:
- 1. A description of the planning process and timeline for implementation.
- 2. A justification for the proposed baccalaureate degree program including, at a minimum, a data-driven An analysis of workforce demand and unmet need for graduates of the program on a district, regional, or statewide basis, as appropriate, and the extent to which the proposed program will meet the workforce demand and unmet need. The analysis must include workforce and employment data for the most recent 5 years and projections for the next 3 years, and a summary of degree programs, similar to the proposed degree program, which are currently offered by state universities or by independent nonprofit colleges or



1751 universities that are eligible to participate in the William L. Boyd, IV, Florida Resident Access Grant Program, which are 1752 1753 located in the Florida Community College System institution's 1754 regional service area. The analysis must be verified by a third-1755 party professional entity that is including evidence from 1756 entities independent of the Florida Community College System 1757 institution. A Florida Community College System institution must 1758 submit the justification to the Division of Florida Community 1759 Colleges within 30 days after forwarding the institution's 1760 intent to propose a baccalaureate degree program. The division 1761 must forward the justification for the proposed baccalaureate 1762 degree program within 10 business days after receiving such 1763 justification to the Chancellor of the State University System, 1764 the President of the Independent Colleges and Universities of 1765 Florida, and the Executive Director of the Commission for 1766 Independent Education.

- 3. Identification of the facilities, equipment, and library and academic resources that will be used to deliver the program.
- 4. The program cost analysis of creating a new baccalaureate degree when compared to alternative proposals and other program delivery options.
- 5. The program's admission requirements, academic content, curriculum, faculty credentials, student-to-teacher ratios, and accreditation plan.
- 6. The program's enrollment projections and funding requirements, including the institution's efforts to sustain the program at the cost of tuition and fees for students who are classified as residents for tuition purposes under s. 1009.21, not to exceed \$10,000 for the entire degree program, including

1767

1768

1769

1770

1771

1772

1773

1774

1775

1776

1777

1778

1779

1781

1782

1783

1784

1785

1786

1787

1788

1789

1790

1791

1792

1793

1794

1795

1796

1797

1798

1799

1800

1801 1802

1803

1804 1805

1806

1807

1808



utilization of waivers pursuant to s. 1009.26(11).

7. A plan of action if the program is terminated.

(d) (e) The Division of Florida Community Colleges to review the proposal, notify the Florida Community College System institution of any deficiencies in writing within 30 days following receipt of the proposal, and provide the Florida Community College System institution with an opportunity to correct the deficiencies. Within 45 days following receipt of a completed proposal by the Division of Florida Community Colleges, after consultation with the Chancellor of the State University System and the President of the Independent Colleges and Universities of Florida, the Commissioner of Education shall recommend approval or disapproval of the proposal to the State Board of Education. The State Board of Education shall consider such recommendation, the proposal, input from the chancellor and the president, and any objections or alternative proposals at its next meeting. If the State Board of Education disapproves the Florida Community College System institution's proposal, it shall provide the Florida Community College System institution with written reasons for that determination.

(e) (f) The Florida Community College System institution to obtain from the Commission on Colleges of the Southern Association of Colleges and Schools accreditation as a baccalaureate-degree-granting institution if approved by the State Board of Education to offer its first baccalaureate degree program.

(f) (g) The Florida Community College System institution to notify the Commission on Colleges of the Southern Association of Colleges and Schools of subsequent degree programs that are

1810

1811

1812

1813

1814

1815 1816

1817

1818

1819

1820

1821

1822

1823

1824

1825

1826

1827

1828

1829

1830

1831

1832

1833

1834

1835 1836

1837



approved by the State Board of Education and to comply with the association's required substantive change protocols for accreditation purposes.

(q) (h) The Florida Community College System institution to annually report to, and upon request of the State Board of Education, the Commissioner of Education, the Chancellor of the Florida Community College System, the Chancellor of the State University System, and or the Legislature, report its status using the following performance and compliance indicators:

- 1. Obtaining and maintaining appropriate Southern Association of Colleges and Schools accreditation;
- 2. Maintaining qualified faculty and institutional resources;
 - 3. Maintaining enrollment in previously approved programs;
 - 4. Managing fiscal resources appropriately;
- 5. Complying with the primary mission and responsibility requirements in subsections (2) and (3); and
- 6. Other indicators of success, including program completions, employment and earnings outcomes, acceptance into and performance in graduate programs placements, and surveys of graduates and employers; and
- 7. Continuing to meet workforce demand, as provided in subparagraph (c)2., as demonstrated through a data-driven needs assessment by the Florida Community College System institution, which is verified by a third-party professional entity that is independent of the institution.

The State Board of Education, upon annual review of the baccalaureate degree program performance and compliance

1839

1840

1841

1842

1843

1844 1845

1846

1847

1848

1849

1850

1851

1852

1853

1854 1855

1856

1857

1858 1859

1860

1861 1862

1863

1866



indicators and needs assessment, may require a Florida Community College System institution's board of trustees to modify or terminate a baccalaureate degree program authorized under this section. However, if the annual review indicates negative program performance and compliance results and the needs assessment fails to demonstrate a need for the program, the State Board of Education shall require a Florida Community College System institution's board of trustees to terminate that baccalaureate degree program.

- (6) (a) If the current total upper level, undergraduate full-time equivalent enrollment at a Florida Community College System institution is at or above 10 percent of the 2014-2015 combined total lower level and upper level full-time equivalent enrollment at that institution reported for state funding purposes, annually the total upper level enrollment, as a percentage of the 2014-2015 combined enrollment, may not increase by more than 5 percentage points.
- (b) If the current total upper level, undergraduate fulltime equivalent enrollment at a Florida Community College System institution is below 10 percent of the 2014-2015 combined total lower level and upper level full-time equivalent enrollment at that institution reported for state funding purposes, annually the total upper level enrollment, as a percentage of the 2014-2015 combined enrollment, may not increase by more than 7 percentage points.
 - (c) This subsection expires July 1, 2018.

Section 36. Section 1008.38, Florida Statutes, is amended 1864 to read: 1865

1008.38 Articulation accountability process.—The State

1868

1869

1870 1871

1872

1873

1874

1875

1876

1877

1878

1879

1880

1881

1882

1883

1884

1885

1886

1887

1888

1889

1890

1891

1892

1893

1894 1895



Board of Education, in conjunction with the Board of Governors, shall develop articulation accountability measures which assess the status of systemwide articulation processes authorized under s. 1007.23, preserve Florida's "2+2" system of articulation, and establish an articulation accountability process which at a minimum shall address:

- (1) The impact of articulation processes on ensuring educational continuity and the orderly and unobstructed transition of students between public secondary and postsecondary education systems and facilitating the transition of students between the public and private sectors.
- (2) The adequacy of preparation of public secondary students to smoothly articulate to a public postsecondary institution.
- (3) The effectiveness of articulated acceleration mechanisms available to secondary students and the application of credit hours earned through CAPE industry certifications pursuant to s. 1008.44 and acceleration mechanisms, including nationally standardized examinations, to general education, associate degree, or baccalaureate degree requirements.
- (4) The smooth transfer of Florida Community College System associate degree graduates to a Florida Community College System institution or a state university, and the application of credit hours earned at Florida Community College System institutions to general education, associate degree, or baccalaureate degree requirements at state universities.
- (5) An examination of degree requirements that exceed the parameters of 60 credit hours for an associate degree and 120 hours for a baccalaureate degree in public postsecondary



1896 programs.

1897 1898

1899

1900

1901

1902

1903

1904

1905

1906

1907

1908

1909

1910

1911 1912

1913

1914 1915

1916

1917

1918

1919 1920

1921

1922

1923

1924

(6) The relationship between student attainment of collegelevel academic skills and articulation to the upper division in public postsecondary institutions.

Section 37. Paragraph (d) of subsection (3) of section 1009.22, Florida Statutes, is amended to read:

1009.22 Workforce education postsecondary student fees.-(3)

(d) Each district school board and each Florida College System institution board of trustees may adopt tuition and outof-state fees that vary no more than 5 percent below or no more than 5 percent above the combined total of the standard tuition and out-of-state fees established in paragraph (c).

Section 38. Paragraph (b) of subsection (3) and subsection (4) of section 1009.23, Florida Statutes, are amended, and subsection (20) is added to that section, to read:

1009.23 Florida College System institution student fees.-(3)

- (b) Effective July 1, 2014, For baccalaureate degree programs, the following tuition and fee rates shall apply:
- 1. The tuition may not exceed shall be \$91.79 per credit hour for students who are residents for tuition purposes.
- 2. The sum of the tuition and the he out-of-state fee per credit hour for students who are nonresidents for tuition purposes shall be no more than 85 percent of the sum of the tuition and the out-of-state fee at the state university nearest the Florida College System institution.
- (4) Each Florida College System institution board of trustees shall establish tuition and out-of-state fees, which

1926

1927

1928

1929

1930

1931

1932

1933

1934

1935

1936

1937

1938

1939

1940

1941 1942

1943

1944

1945

1946 1947

1948

1949 1950

1951

1952

1953



may vary no more than 10 percent below and no more than 15 percent above the combined total of the standard tuition and fees established in subsection (3).

- (20) Each Florida College System institution shall notice to the public and to all enrolled students any board of trustees meeting that votes on proposed increases in tuition or fees. The noticed meeting must allow for public comment on the proposed increase and must:
- (a) Be posted 28 days before the board of trustees meeting takes place.
 - (b) Include the date and time of the meeting.
- (c) Be clear and specifically outline the details of the original tuition or fee, the rationale for the proposed increase, and what the proposed increase will fund.
- (d) Be posted on the institution's website homepage and issued in a press release.

Section 39. Paragraphs (a) and (b) of subsection (4) of section 1009.24, Florida Statutes, are amended, present subsection (19) of that section is redesignated as subsection (20), and a new subsection (19) is added to that section, to read:

1009.24 State university student fees.-

- (4)(a) Effective July 1, 2014, The resident undergraduate tuition for lower-level and upper-level coursework may not exceed shall be \$105.07 per credit hour.
- (b) The Board of Governors, or the board's designee, may establish tuition for graduate and professional programs, and out-of-state fees for all programs. Except as otherwise provided in this section, the sum of tuition and out-of-state fees

1955

1956

1957

1958

1959

1960

1961

1962

1963

1964

1965

1966

1967

1968

1969

1970

1971

1972

1973

1974

1975

1976

1977

1978

1979

1980

1981

1982



assessed to nonresident students must be sufficient to offset the full instructional cost of serving such students. However, adjustments to out-of-state fees or tuition for graduate programs and professional programs may not exceed 15 percent in any year. Adjustments to the resident tuition for graduate programs and professional programs may not exceed the tuition amount set on July 1, 2015.

- (19) Each university shall publicly notice to the public and to all enrolled students any board of trustees meeting that votes on proposed increases in tuition or fees. The noticed meeting must allow for public comment on the proposed increase and must:
- (a) Be posted 28 days before the board of trustees meeting takes place.
 - (b) Include the date and time of the meeting.
- (c) Be clear and specifically outline the details of the original tuition or fee, the rationale for the proposed increase, and what the proposed increase will fund.
- (d) Be posted on the institution's website homepage and issued in a press release.

Section 40. Subsection (1) of section 1009.534, Florida Statutes, is amended to read:

1009.534 Florida Academic Scholars award.

- (1) A student is eligible for a Florida Academic Scholars award if he or she the student meets the general eligibility requirements for the Florida Bright Futures Scholarship Program and the student:
- (a) Has achieved a 3.5 weighted grade point average as calculated pursuant to s. 1009.531, or its equivalent, in high

1984

1985

1986

1987

1988

1989 1990

1991

1992

1993 1994

1995

1996

1997

1998

1999

2000

2001

2002

2003

2004

2005

2006

2007

2008

2009

2010

2011



school courses that are designated by the State Board of Education as college-preparatory academic courses+ and has attained at least the score required under pursuant to s. 1009.531(6)(a) on the combined verbal and quantitative parts of the Scholastic Aptitude Test, the Scholastic Assessment Test, or the recentered Scholastic Assessment Test of the College Entrance Examination, or an equivalent score on the ACT Assessment Program;

- (b) Has attended a home education program according to s. 1002.41 during grades 11 and 12, or has completed the International Baccalaureate curriculum but failed to earn the International Baccalaureate Diploma, or has completed the Advanced International Certificate of Education curriculum but failed to earn the Advanced International Certificate of Education Diploma, and has attained at least the score required under pursuant to s. 1009.531(6)(a) on the combined verbal and quantitative parts of the Scholastic Aptitude Test, the Scholastic Assessment Test, or the recentered Scholastic Assessment Test of the College Entrance Examination, or an equivalent score on the ACT Assessment Program;
- (c) Has been awarded an International Baccalaureate Diploma from the International Baccalaureate Office or an Advanced International Certificate of Education Diploma from the University of Cambridge International Examinations Office;
- (d) Has been recognized by the merit or achievement programs of the National Merit Scholarship Corporation as a scholar or finalist; or
- (e) Has been recognized by the National Hispanic Recognition Program as a scholar recipient.

2040



2013 The A student must complete a program of volunteer community 2014 service work, as approved by the district school board, the 2015 administrators of a nonpublic school, or the Department of 2016 Education for home education program students, which must shall 2017 include a minimum of 75 hours of service work for high school 2018 students graduating in the 2010-2011 academic year and 100 hours 2019 of service work for high school students graduating in the 2011-2020 2012 academic year and thereafter. The student, and must 2021 identify a social or civic issue or a professional area problem 2022 that interests him or her, develop a plan for his or her 2023 personal involvement in addressing the issue or learning about 2024 the area problem, and, through papers or other presentations, 2025 evaluate and reflect upon his or her experience. Except for 2026 credit earned through service-learning courses adopted pursuant 2027 to s. 1003.497, the student may not receive remuneration or 2028 academic credit for the volunteer service work performed. Such 2029 work may include, but is not limited to, a business or 2030 government internship, work for a nonprofit community service 2031 organization, or activity on behalf of a candidate for public 2032 office. The hours of volunteer service must be documented in 2033 writing, and the document must be signed by the student, the 2034 student's parent or guardian, and a representative of the 2035 organization for which the student performed the volunteer 2036 service work. 2037 Section 41. Subsection (1) of section 1009.535, Florida 2038 Statutes, is amended to read: 1009.535 Florida Medallion Scholars award.-2039

Page 71 of 128

(1) A student is eligible for a Florida Medallion Scholars

2042

2043

2044

2045

2046

2047

2048

2049

2050

2051

2052

2053

2054

2055

2056

2057

2058

2059

2060

2061

2062

2063

2064

2065

2066

2067

2068

2069



award if he or she the student meets the general eligibility requirements for the Florida Bright Futures Scholarship Program and the student:

- (a) Has achieved a weighted grade point average of 3.0 as calculated pursuant to s. 1009.531, or the equivalent, in high school courses that are designated by the State Board of Education as college-preparatory academic courses+ and has attained at least the score required under pursuant to s. 1009.531(6)(b) on the combined verbal and quantitative parts of the Scholastic Aptitude Test, the Scholastic Assessment Test, or the recentered Scholastic Assessment Test of the College Entrance Examination, or an equivalent score on the ACT Assessment Program;
- (b) Has completed the International Baccalaureate curriculum but failed to earn the International Baccalaureate Diploma or has completed the Advanced International Certificate of Education curriculum but failed to earn the Advanced International Certificate of Education Diploma, and has attained at least the score required under pursuant to s. 1009.531(6)(b) on the combined verbal and quantitative parts of the Scholastic Aptitude Test, the Scholastic Assessment Test, or the recentered Scholastic Assessment Test of the College Entrance Examination, or an equivalent score on the ACT Assessment Program;
- (c) Has attended a home education program according to s. 1002.41 during grades 11 and 12 and has attained at least the score required under pursuant to s. 1009.531(6)(b) on the combined verbal and quantitative parts of the Scholastic Aptitude Test, the Scholastic Assessment Test, or the recentered Scholastic Assessment Test of the College Entrance Examination,

2071

2072

2073

2074

2075

2076

2077

2078

2079

2080

2081

2082



or an equivalent score on the ACT Assessment Program, if the student's parent cannot document a college-preparatory curriculum as described in paragraph (a);

- (d) Has been recognized by the merit or achievement program of the National Merit Scholarship Corporation as a scholar or finalist but has not completed the a program of volunteer community service work required under as provided in s. 1009.534; or
- (e) Has been recognized by the National Hispanic Recognition Program as a scholar, but has not completed the a program of volunteer community service work required under as provided in s. 1009.534.

2083 A high school student graduating in the 2011-2012 academic year 2084 and thereafter must complete at least 75 hours a program of 2085 volunteer community service work approved by the district school 2086 board, the administrators of a nonpublic school, or the 2087 Department of Education for home education program students. The 2088 student, which shall include a minimum of 75 hours of service 2089 work, and must identify a social or civic issue or a 2090 professional area problem that interests him or her, develop a 2091 plan for his or her personal involvement in addressing the issue 2092 or learning about the area problem, and, through papers or other 2093 presentations, evaluate and reflect upon his or her experience. 2094 Except for credit earned through service-learning courses 2095 adopted pursuant to s. 1003.497, the student may not receive 2096 remuneration or academic credit for volunteer service work 2097 performed. Such work may include, but is not limited to, a business or government internship, work for a nonprofit 2098

2100

2101

2102

2103

2104

2105 2106

2107

2108

2109

2110

2111

2112

2113

2114 2115

2116

2117

2118

2119

2120

2121

2122

2123

2124

2125

2126

2127



community service organization, or activity on behalf of a candidate for public office. The hours of volunteer service must be documented in writing, and the document must be signed by the student, the student's parent or guardian, and a representative of the organization for which the student performed the volunteer service work.

Section 42. Subsection (1) of section 1009.536, Florida Statutes, is amended to read:

1009.536 Florida Gold Seal Vocational Scholars award.-The Florida Gold Seal Vocational Scholars award is created within the Florida Bright Futures Scholarship Program to recognize and reward academic achievement and career preparation by high school students who wish to continue their education.

- (1) A student is eliqible for a Florida Gold Seal Vocational Scholars award if he or she the student meets the general eligibility requirements for the Florida Bright Futures Scholarship Program and the student:
- (a) Completes the secondary school portion of a sequential program of studies that requires at least three secondary school career credits. On-the-job training may not be substituted for any of the three required career credits.
- (b) Demonstrates readiness for postsecondary education by earning a passing score on the Florida College Entry Level Placement Test or its equivalent as identified by the Department of Education.
- (c) Earns a minimum cumulative weighted grade point average of 3.0, as calculated pursuant to s. 1009.531, on all subjects required for a standard high school diploma, excluding elective courses.



2128 (d) Earns a minimum unweighted grade point average of 3.5 2129 on a 4.0 scale for secondary career courses that compose 2130 comprising the career program. 2131 (e) Beginning with high school students graduating in the 2132 2011-2012 academic year and thereafter, completes at least 30 2133 hours a program of volunteer community service work approved by 2134 the district school board, the administrators of a nonpublic 2135 school, or the Department of Education for home education 2136 program students. The student must identify, which shall include 2137 a minimum of 30 hours of service work, and identifies a social 2138 or civic issue or a professional area problem that interests him 2139 or her, develop develops a plan for his or her personal 2140 involvement in addressing the issue or learning about the area 2141 problem, and, through papers or other presentations, evaluate 2142 evaluates and reflect reflects upon his or her experience. 2143 Except for credit earned through service-learning courses 2144 adopted pursuant to s. 1003.497, the student may not receive 2145 remuneration or academic credit for the volunteer service work 2146 performed. Such work may include, but is not limited to, a 2147 business or government internship, work for a nonprofit 2148 community service organization, or activity on behalf of a 2149 candidate for public office. The hours of volunteer service must 2150 be documented in writing, and the document must be signed by the 2151 student, the student's parent or guardian, and a representative 2152 of the organization for which the student performed the 2153 volunteer service work.

Section 43. Section 1009.893, Florida Statutes, is amended to read:

1009.893 Benacquisto Scholarship Florida National Merit

2154

2155

2156



Scholar Incentive Program. -

2157

2158 2159

2160

2161

2162

2163

2164

2165

2166

2167

2168

2169

2170

2171

2172

2173

2174

2175

2176

2177

2178 2179

2180

2181

2182

2183

2184

2185

- (1) As used in this section, the term:
- (a) "Department" means the Department of Education.
- (b) "Scholarship Incentive program" means the Benacquisto Scholarship Florida National Merit Scholar Incentive Program.
- (2) The Benacquisto Scholarship Florida National Merit Scholar Incentive Program is created to reward any Florida high school graduate who receives recognition as a National Merit Scholar or National Achievement Scholar and who initially enrolls in the 2014-2015 academic year or, later, in a baccalaureate degree program at an eligible Florida public or independent postsecondary educational institution.
- (3) The department shall administer the scholarship incentive program according to rules and procedures established by the State Board of Education. The department shall advertise the availability of the scholarship incentive program and notify students, teachers, parents, certified school counselors, and principals or other relevant school administrators of the criteria.
- (4) In order to be eligible for an award under the scholarship incentive program, a student must:
- (a) Be a state resident as determined in s. 1009.40 and rules of the State Board of Education;
- (b) Earn a standard Florida high school diploma or its equivalent pursuant to s. 1002.3105, s. 1003.4281, s. 1003.4282, or s. 1003.435 unless:
 - 1. The student completes a home education program according to s. 1002.41; or
 - 2. The student earns a high school diploma from a non-

2187

2188

2189

2190

2191

2192

2193

2194

2195

2196

2197

2198

2199

2200

2201

2202

2203

2204

2205

2206

2207

2208

2209

2210

2211

2212

2213

2214



Florida school while living with a parent who is on military or public service assignment out of this state;

- (c) Be accepted by and enroll in a Florida public or independent postsecondary educational institution that is regionally accredited; and
- (d) Be enrolled full-time in a baccalaureate degree program at an eligible regionally accredited Florida public or independent postsecondary educational institution during the fall academic term following high school graduation.
- (5)(a) An eligible student who is a National Merit Scholar or National Achievement Scholar and who attends a Florida public postsecondary educational institution shall receive a scholarship an incentive award equal to the institutional cost of attendance minus the sum of the student's Florida Bright Futures Scholarship and National Merit Scholarship or National Achievement Scholarship.
- (b) An eligible student who is a National Merit Scholar or National Achievement Scholar and who attends a Florida independent postsecondary educational institution shall receive a scholarship an incentive award equal to the highest cost of attendance at a Florida public university, as reported by the Board of Governors of the State University System, minus the sum of the student's Florida Bright Futures Scholarship and National Merit Scholarship or National Achievement Scholarship.
- (6)(a) To be eligible for a renewal award, a student must earn all credits for which he or she was enrolled and maintain a 3.0 or higher grade point average.
- (b) A student may receive the scholarship incentive award for a maximum of 100 percent of the number of credit hours

2216

2217

2218

2219

2220

2221

2222

2223

2224

2225

2226

2227

2228

2229

2230

2231

2232

2233

2234

2235

2236

2237

2238

2239

2240

2241

2242

2243



required to complete a baccalaureate degree program, or until completion of a baccalaureate degree program, whichever comes first.

- (7) The department shall annually issue awards from the scholarship incentive program. Before the registration period each semester, the department shall transmit payment for each award to the president or director of the postsecondary educational institution, or his or her representative, except that the department may withhold payment if the receiving institution fails to report or to make refunds to the department as required in this section.
- (a) Each institution shall certify to the department the eligibility status of each student to receive a disbursement within 30 days before the end of its regular registration period, inclusive of a drop and add period. An institution is not required to reevaluate the student eligibility after the end of the drop and add period.
- (b) An institution that receives funds from the scholarship incentive program must certify to the department the amount of funds disbursed to each student and remit to the department any undisbursed advances within 60 days after the end of regular registration.
- (c) If funds appropriated are not adequate to provide the maximum allowable award to each eligible student, awards must be prorated using the same percentage reduction.
- (8) Funds from any award within the scholarship incentive program may not be used to pay for remedial coursework or developmental education.
 - (9) A student may use an award for a summer term if funds

2245

2246

2247

2248

2249

2250

2251

2252

2253

2254

2255

2256

2257

2258

2259

2260 2261

2262

2263

2264

2265

2266

2267 2268

2269

2270

2271

2272



are available and appropriated by the Legislature.

- (10) The department shall allocate funds to the appropriate institutions and collect and maintain data regarding the scholarship incentive program within the student financial assistance database as specified in s. 1009.94.
- (11) Section 1009.40(4) does not apply to awards issued under this section.
- (12) A student who receives an award under the scholarship program shall be known as a Benacquisto Scholar.
- (13) All eligible Florida public or independent postsecondary educational institutions are encouraged to become, and all eligible state universities shall become, a college sponsor of the National Merit Scholarship Program.
- (14) (12) The State Board of Education shall adopt rules necessary to administer this section.

Section 44. Paragraphs (f), (i), and (o) of subsection (1), paragraph (a) of subsection (4), subsection (5), paragraph (b) of subsection (7), paragraph (a) of subsection (9), subsection (11), paragraphs (b) through (e) of subsection (12), and present subsection (13) of section 1011.62, Florida Statutes, are amended, present subsections (13), (14), and (15) of that section are redesignated as subsections (14), (15), and (16), respectively, and a new subsection (13) is added to that section, to read:

1011.62 Funds for operation of schools.—If the annual allocation from the Florida Education Finance Program to each district for operation of schools is not determined in the annual appropriations act or the substantive bill implementing the annual appropriations act, it shall be determined as



2273 follows:

2274

2275

2276

2277

2278

2279

2280

2281

2282

2283

2284

2285

2286

2287

2288

2289

2290

2291 2292

2293

2294

2295

2296

2297

2298

2299

2300

2301

- (1) COMPUTATION OF THE BASIC AMOUNT TO BE INCLUDED FOR OPERATION.—The following procedure shall be followed in determining the annual allocation to each district for operation:
 - (f) Supplemental academic instruction; categorical fund.-
- 1. There is created a categorical fund to provide supplemental academic instruction to students in kindergarten through grade 12. This paragraph may be cited as the "Supplemental Academic Instruction Categorical Fund."
- 2. Categorical funds for supplemental academic instruction shall be allocated annually to each school district in the amount provided in the General Appropriations Act. These funds shall be in addition to the funds appropriated on the basis of FTE student membership in the Florida Education Finance Program and shall be included in the total potential funds of each district. These funds shall be used to provide supplemental academic instruction to students enrolled in the K-12 program. For the 2014-2015, 2015-2016, 2016-2017, and 2017-2018 fiscal years year, each school district that has one or more of the 300 lowest-performing elementary schools based on the state reading assessment shall use these funds, together with the funds provided in the district's research-based reading instruction allocation and other available funds, to provide an additional hour of instruction beyond the normal school day for each day of the entire school year, and to provide the equivalent hours of instruction in a summer program, for intensive reading instruction for the students in each of these schools. If a participating school is no longer classified as one of the 300

2303

2304

2305

2306

2307

2308

2309

2310

2311

2312

2313

2314

2315

2316

2317

2318 2319

2320

2321

2322

2323

2324

2325

2326

2327

2328

2329

2330



lowest-performing elementary schools in the subsequent year, the school must continue to provide the additional hour of intensive reading instruction to all students who have Level 1 or Level 2 reading assessment scores. This additional hour of instruction must be provided by teachers or reading specialists who are effective in teaching reading or by a K-5 mentoring reading program that is supervised by a teacher who is effective at teaching reading. Students enrolled in these schools who have level 5 assessment scores may participate in the additional hour of instruction on an optional basis. Exceptional student education centers may shall not be included in the 300 schools. After this requirement has been met, supplemental instruction strategies may include, but are not limited to: modified curriculum, reading instruction, after-school instruction, tutoring, mentoring, class size reduction, extended school year, intensive skills development in summer school, and other methods for improving student achievement. Supplemental instruction may be provided to a student in any manner and at any time during or beyond the regular 180-day term identified by the school as being the most effective and efficient way to best help that student progress from grade to grade and to graduate.

3. Effective with the 1999-2000 fiscal year, funding on the basis of FTE membership beyond the 180-day regular term shall be provided in the FEFP only for students enrolled in juvenile justice education programs or in education programs for juveniles placed in secure facilities or programs under s. 985.19. Funding for instruction beyond the regular 180-day school year for all other K-12 students shall be provided through the supplemental academic instruction categorical fund

2332

2333

2334

2335

2336

2337

2338

2339

2340

2341

2342

2343

2344

2345

2346

2347

2348

2349

2350 2351

2352

2353

2354

2355

2356

2357

2358

2359



and other state, federal, and local fund sources with ample flexibility for schools to provide supplemental instruction to assist students in progressing from grade to grade and graduating.

- 4. The Florida State University School, as a lab school, is authorized to expend from its FEFP or Lottery Enhancement Trust Fund allocation the cost to the student of remediation in reading, writing, or mathematics for any graduate who requires remediation at a postsecondary educational institution.
- 5. Beginning in the 1999-2000 school year, dropout prevention programs as defined in ss. 1003.52, 1003.53(1)(a), (b), and (c), and 1003.54 shall be included in group 1 programs under subparagraph (d) 3.
- (i) Calculation of full-time equivalent membership with respect to dual enrollment instruction.—Students enrolled in dual enrollment instruction pursuant to s. 1007.271 may be included in calculations of full-time equivalent student memberships for basic programs for grades 9 through 12 by a district school board. Instructional time for dual enrollment may vary from 900 hours; however, the full-time equivalent student membership value shall be subject to the provisions in s. 1011.61(4). Dual enrollment full-time equivalent student membership shall be calculated in an amount equal to the hours of instruction that would be necessary to earn the full-time equivalent student membership for an equivalent course if it were taught in the school district. Students in dual enrollment courses may also be calculated as the proportional shares of full-time equivalent enrollments they generate for a Florida College System institution or university conducting the dual

2361

2362

2363

2364

2365

2366

2367

2368

2369

2370 2371

2372

2373

2374

2375

2376

2377

2378

2379

2380

2381

2382

2383

2384

2385

2386

2387

2388



enrollment instruction. Early admission students shall be considered dual enrollments for funding purposes. Students may be enrolled in dual enrollment instruction provided by an eligible independent college or university and may be included in calculations of full-time equivalent student memberships for basic programs for grades 9 through 12 by a district school board. However, those provisions of law which exempt dual enrollment students dual enrolled and early admission students from payment of instructional materials and tuition and fees, including technology, registration, and laboratory fees, do shall not apply to students who select the option of enrolling in an eligible independent institution. An independent college or university that which is located and chartered in Florida, is not for profit, is accredited by the Commission on Colleges of the Southern Association of Colleges and Schools or the Accrediting Council for Independent Colleges and Schools, and confers degrees as defined in s. 1005.02 is shall be eligible for inclusion in the dual enrollment or early admission program. Students enrolled in dual enrollment instruction are shall be exempt from the payment of tuition and fees, including technology, registration, and laboratory fees. A No student enrolled in college credit mathematics or English dual enrollment instruction may not shall be funded as a dual enrollment unless the student has successfully completed the relevant section of the entry-level examination required pursuant to s. 1008.30.

(o) Calculation of additional full-time equivalent membership based on successful completion of a career-themed course pursuant to ss. 1003.491, 1003.492, and 1003.493, or

2390

2391

2392

2393

2394

2395

2396

2397

2398

2399

2400

2401

2402

2403

2404

2405

2406

2407

2408

2409

2410

2411

2412

2413

2414 2415

2416

2417



courses with embedded CAPE industry certifications or CAPE Digital Tool certificates, and issuance of industry certification identified on the CAPE Industry Certification Funding List pursuant to rules adopted by the State Board of Education or CAPE Digital Tool certificates pursuant to s. 1003.4203.-

1.a. A value of 0.025 full-time equivalent student membership shall be calculated for CAPE Digital Tool certificates earned by students in elementary and middle school grades.

b. A value of 0.1 or 0.2 full-time equivalent student membership shall be calculated for each student who completes a course as defined in s. 1003.493(1)(b) or courses with embedded CAPE industry certifications and who is issued an industry certification identified annually on the CAPE Industry Certification Funding List approved under rules adopted by the State Board of Education. A value of 0.2 full-time equivalent membership shall be calculated for each student who is issued a CAPE industry certification that has a statewide articulation agreement for college credit approved by the State Board of Education. For CAPE industry certifications that do not articulate for college credit, the Department of Education shall assign a full-time equivalent value of 0.1 for each certification. Middle grades students who earn additional FTE membership for a CAPE Digital Tool certificate pursuant to subsubparagraph a. may not use the previously funded examination to satisfy the requirements for earning an industry certification under this sub-subparagraph. Additional FTE membership for an elementary or middle grades student may $\frac{1}{2}$ not exceed 0.1 for

2419

2420

2421

2422

2423

2424

2425

2426

2427

2428

2429 2430

2431

2432

2433

2434

2435

2436

2437

2438

2439

2440

2441

2442

2443

2444

2445

2446



certificates or certifications earned within the same fiscal year. The State Board of Education shall include the assigned values on the CAPE Industry Certification Funding List under rules adopted by the state board. Such value shall be added to the total full-time equivalent student membership for grades 6 through 12 in the subsequent year for courses that were not provided through dual enrollment. CAPE industry certifications earned through dual enrollment must be reported and funded pursuant to s. 1011.80. However, if a student earns a certification through a dual enrollment course and the certification is not a fundable certification on the postsecondary certification funding list, or the dual enrollment certification is earned as a result of an agreement between a school district and a nonpublic postsecondary institution, the bonus value shall be funded in the same manner as for other nondual enrollment course industry certifications. In such cases, the school district may provide for an agreement between the high school and the technical center, or the school district and the postsecondary institution may enter into an agreement for equitable distribution of the bonus funds.

- c. A value of 0.3 full-time equivalent student membership shall be calculated for student completion of the courses and the embedded certifications identified on the CAPE Industry Certification Funding List and approved by the commissioner pursuant to ss. 1003.4203(5)(a) and 1008.44.
- d. A value of 0.5 full-time equivalent student membership shall be calculated for CAPE Acceleration Industry Certifications that articulate for 15 to 29 college credit hours, and 1.0 full-time equivalent student membership shall be

2448

2449

2450

2451

2452

2453

2454

2455

2456

2457

2458

2459

2460

2461

2462

2463

2464

2465

2466

2467

2468

2469

2470

2471

2472

2473

2474

2475



calculated for CAPE Acceleration Industry Certifications that articulate for 30 or more college credit hours pursuant to CAPE Acceleration Industry Certifications approved by the commissioner pursuant to ss. 1003.4203(5)(b) and 1008.44.

- 2. Each district must allocate at least 80 percent of the funds provided for CAPE industry certification, in accordance with this paragraph, to the program that generated the funds. This allocation may not be used to supplant funds provided for basic operation of the program.
- 3. For CAPE 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 a CAPE 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 a CAPE industry certification on the CAPE Industry Certification Funding List with a weight of 0.1.
- b. A bonus in the amount of \$50 for each student taught by a teacher who provided instruction in a course that led to the attainment of a CAPE industry certification on the CAPE Industry Certification Funding List with a weight of 0.2, 0.3, 0.5, and 1.0.
- c. A bonus of \$75 for each student taught by a teacher who provided instruction in a course that led to the attainment of a CAPE industry certification on the CAPE Industry Certification Funding List with a weight of 0.3.
 - d. A bonus of \$100 for each student taught by a teacher who



provided instruction in a course that led to the attainment of a CAPE industry certification on the CAPE Industry Certification Funding List with a weight of 0.5 or 1.0.

2478 2479 2480

2481

2482 2483

2484

2485

2486

2487

2488

2489

2490

2491

2492

2493

2494

2495

2496

2497

2498

2499

2500

2501

2502

2503

2504

to receive.

2476

2477

Bonuses awarded pursuant to this paragraph shall be provided to teachers who are employed by the district in the year in which the additional FTE membership calculation is included in the calculation. Bonuses shall be calculated based upon the associated weight of a CAPE industry certification on the CAPE Industry Certification Funding List for the year in which the certification is earned by the student. In a single school year, a Any bonus awarded to a teacher under sub-subparagraph 3.a. or sub-subparagraph 3.b. this paragraph may not exceed \$2,000 or under sub-subparagraph 3.c. or sub-subparagraph 3.d. may not exceed \$4,000. The maximum bonus that may be awarded to a teacher under this paragraph is \$4,000 in a single school year. This bonus in any given school year and is in addition to any regular wage or other bonus the teacher received or is scheduled

- (4) COMPUTATION OF DISTRICT REQUIRED LOCAL EFFORT.-The Legislature shall prescribe the aggregate required local effort for all school districts collectively as an item in the General Appropriations Act for each fiscal year. The amount that each district shall provide annually toward the cost of the Florida Education Finance Program for kindergarten through grade 12 programs shall be calculated as follows:
 - (a) Estimated taxable value calculations.-
- 1.a. Not later than 2 working days prior to July 19, the Department of Revenue shall certify to the Commissioner of

2506

2507

2508

2509

2510

2511

2512

2513

2514

2515

2516

2517

2518

2519

2520

2521

2522

2523

2524

2525

2526

2527

2528

2529

2530

2531

2532

2533



Education its most recent estimate of the taxable value for school purposes in each school district and the total for all school districts in the state for the current calendar year based on the latest available data obtained from the local property appraisers. The value certified shall be the taxable value for school purposes for that year, and no further adjustments shall be made, except those made pursuant to paragraphs (c) and (d), or an assessment roll change required by final judicial decisions as specified in paragraph (15)(b) (14)(b). Not later than July 19, the Commissioner of Education shall compute a millage rate, rounded to the next highest one one-thousandth of a mill, which, when applied to 96 percent of the estimated state total taxable value for school purposes, would generate the prescribed aggregate required local effort for that year for all districts. The Commissioner of Education shall certify to each district school board the millage rate, computed as prescribed in this subparagraph, as the minimum millage rate necessary to provide the district required local effort for that year.

b. The General Appropriations Act shall direct the computation of the statewide adjusted aggregate amount for required local effort for all school districts collectively from ad valorem taxes to ensure that no school district's revenue from required local effort millage will produce more than 90 percent of the district's total Florida Education Finance Program calculation as calculated and adopted by the Legislature, and the adjustment of the required local effort millage rate of each district that produces more than 90 percent of its total Florida Education Finance Program entitlement to a

2535

2536

2537

2538

2539

2540

2541

2542

2543

2544

2545

2546

2547

2548

2549

2550 2551

2552

2553

2554

2555

2556

2557

2558

2559

2560

2561

2562



level that will produce only 90 percent of its total Florida Education Finance Program entitlement in the July calculation.

- 2. On the same date as the certification in subsubparagraph 1.a., the Department of Revenue shall certify to the Commissioner of Education for each district:
- a. Each year for which the property appraiser has certified the taxable value pursuant to s. 193.122(2) or (3), if applicable, since the prior certification under sub-subparagraph 1.a.
- b. For each year identified in sub-subparagraph a., the taxable value certified by the appraiser pursuant to s. 193.122(2) or (3), if applicable, since the prior certification under sub-subparagraph 1.a. This is the certification that reflects all final administrative actions of the value adjustment board.
- (5) DISCRETIONARY MILLAGE COMPRESSION SUPPLEMENT. The Legislature shall prescribe in the General Appropriations Act, pursuant to s. 1011.71(1), the rate of nonvoted current operating discretionary millage that shall be used to calculate a discretionary millage compression supplement. If the prescribed millage generates an amount of funds per unweighted FTE for the district that is less than 105 percent of the state average, the district shall receive an amount per FTE that, when added to the funds per FTE generated by the designated levy, shall equal 105 percent of the state average.
 - (7) DETERMINATION OF SPARSITY SUPPLEMENT.-
- (b) The district sparsity index shall be computed by dividing the total number of full-time equivalent students in all programs in the district by the number of senior high school

2564

2565

2566

2567

2568

2569

2570

2571

2572

2573

2574

2575

2576

2577

2578

2579

2580

2581

2582

2583

2584

2585

2586 2587

2588

2589

2590

2591



centers in the district, not in excess of three, which centers are approved as permanent centers by a survey made by the Department of Education. For districts with a full-time equivalent student membership of at least 20,000, but no more than 24,000, the index shall be computed by dividing the total number of full-time equivalent students in all programs by the number of permanent senior high school centers in the district, not to exceed four.

- (9) RESEARCH-BASED READING INSTRUCTION ALLOCATION.
- (a) The research-based reading instruction allocation is created to provide comprehensive reading instruction to students in kindergarten through grade 12. For the 2014-2015, 2015-2016, 2016-2017, and 2017-2018 fiscal years year, in each school district that has one or more of the 300 lowest-performing elementary schools based on the state reading assessment, priority shall be given to providing an additional hour per day of intensive reading instruction beyond the normal school day for each day of the entire school year, and to providing the equivalent hours of instruction in a summer program, for the students in each school. If a participating school is no longer classified as one of the 300 lowest-performing elementary schools in the subsequent year, the school must continue to provide the additional hour of intensive reading instruction to all students who have Level 1 or Level 2 reading assessment scores. Students enrolled in these schools who have level 5 assessment scores may participate in the additional hour of instruction on an optional basis. Exceptional student education centers may shall not be included in the 300 schools. The intensive reading instruction delivered in this additional hour

2593

2594

2595 2596

2597

2598

2599

2600

2601

2602

2603

2604

2605

2606

2607

2608

2609

2610

2611

2612

2613

2614

2615

2616

2617

2618

2619

2620



and for other students shall include: research-based reading instruction that has been proven to accelerate progress of students exhibiting a reading deficiency; differentiated instruction based on student assessment data to meet students' specific reading needs; explicit and systematic reading development in phonemic awareness, phonics, fluency, vocabulary, and comprehension, with more extensive opportunities for guided practice, error correction, and feedback; and the integration of social studies, science, and mathematics-text reading, text discussion, and writing in response to reading. For the 2012-2013 and 2013-2014 fiscal years, a school district may not hire more reading coaches than were hired during the 2011-2012 fiscal year unless all students in kindergarten through grade 5 who demonstrate a reading deficiency, as determined by district and state assessments, including students scoring Level 1 or Level 2 on the statewide, standardized reading assessment or, upon implementation, the English Language Arts assessment, are provided an additional hour per day of intensive reading instruction beyond the normal school day for each day of the entire school year.

(11) VIRTUAL EDUCATION CONTRIBUTION.—The Legislature may annually provide in the Florida Education Finance Program a virtual education contribution. The amount of the virtual education contribution shall be the difference between the amount per FTE established in the General Appropriations Act for virtual education and the amount per FTE for each district and the Florida Virtual School, which may be calculated by taking the sum of the base FEFP allocation, the declining enrollment supplement, the discretionary local effort, the state-funded

2622

2623 2624

2625

2626

2627

2628

2629

2630

2631

2632

2633

2634

2635

2636

2637

2638

2639

2640

2641

2642

2643

2644

2645

2646

2647

2648 2649



discretionary contribution, the discretionary millage compression supplement, the research-based reading instruction allocation, the exceptional student education guaranteed allocation, and the instructional materials allocation, and then dividing by the total unweighted FTE. This difference shall be multiplied by the virtual education unweighted FTE for programs and options identified in s. 1002.455(3) and the Florida Virtual School and its franchises to equal the virtual education contribution and shall be included as a separate allocation in the funding formula.

- (12) FLORIDA DIGITAL CLASSROOMS ALLOCATION.-
- (b) Each district school board shall adopt a district digital classrooms plan that meets the unique needs of students, schools, and personnel and submit the plan for approval to the Department of Education. In addition, each district school board must, at a minimum, seek input from the district's instructional, curriculum, and information technology staff to develop the district digital classrooms plan. The district's plan must be within the general parameters established in the Florida digital classrooms plan pursuant to s. 1001.20. In addition, if the district participates in federal technology initiatives and grant programs, the district digital classrooms plan must include a plan for meeting requirements of such initiatives and grant programs. Funds allocated under this subsection must be used to support implementation of district digital classrooms plans. By August October 1, 2014, and by March 1 of each year thereafter, on a date determined by the department, each district school board shall submit to the department, in a format prescribed by the department, a digital

2651

2652 2653

2654

2655

2656

2657

2658

2659

2660

2661

2662

2663

2664

2665

2666

2667 2668

2669

2670

2671

2672

2673

2674

2675

2676

2677

2678



classrooms plan. At a minimum, such plan must include, and be annually updated to reflect, the following:

- 1. Measurable student performance outcomes. Outcomes related to student performance, including outcomes for students with disabilities, must be tied to the efforts and strategies to improve outcomes related to student performance by integrating technology in classroom teaching and learning. Results of the outcomes shall be reported at least annually for the current school year and subsequent 3 years and be accompanied by an independent evaluation and validation of the reported results.
- 2. Digital learning and technology infrastructure purchases and operational activities. Such purchases and activities must be tied to the measurable outcomes under subparagraph 1., including, but not limited to, connectivity, broadband access, wireless capacity, Internet speed, and data security, all of which must meet or exceed minimum requirements and protocols established by the department. For each year that the district uses funds for infrastructure, a third-party, independent evaluation of the district's technology inventory and infrastructure needs must accompany the district's plan.
- 3. Professional development purchases and operational activities. Such purchases and activities must be tied to the measurable outcomes under subparagraph 1., including, but not limited to, using technology in the classroom and improving digital literacy and competency.
- 4. Digital tool purchases and operational activities. Such purchases and activities must be tied to the measurable outcomes under subparagraph 1., including, but not limited to, competency-based credentials that measure and demonstrate

2680

2681

2682

2683

2684

2685

2686

2687

2688

2689

2690

2691

2692

2693

2694

2695

2696 2697

2698

2699

2700

2701

2702

2703

2704

2705

2706

2707



digital competency and certifications; third-party assessments that demonstrate acquired knowledge and use of digital applications; and devices that meet or exceed minimum requirements and protocols established by the department.

- 5. Online assessment-related purchases and operational activities. Such purchases and activities must be tied to the measurable outcomes under subparagraph 1., including, but not limited to, expanding the capacity to administer assessments and compatibility with minimum assessment protocols and requirements established by the department. If the administration of online assessments after January 1, 2015, does not comply with the minimum assessment protocols and requirements established by the department, the department shall contract with an independent auditing entity that has expertise in the area of the noncompliance to evaluate the extent of the noncompliance and provide recommendations to remediate the noncompliance in future administrations of online assessments.
- (c) The Legislature shall annually provide in the General Appropriations Act the FEFP allocation for implementation of the Florida digital classrooms plan to be calculated in an amount up to 1 percent of the base student allocation multiplied by the total K-12 full-time equivalent student enrollment included in the FEFP calculations for the legislative appropriation or as provided in the General Appropriations Act. Each school district shall be provided a minimum of \$250,000, with the remaining balance of the allocation to be distributed based on each district's proportion of the total K-12 full-time equivalent student enrollment. Distribution of funds for the Florida digital classrooms allocation shall begin following submittal of

2709

2710

2711

2712

2713

2714

2715

2716

2717

2718

2719

2720

2721

2722

2723

2724

2725

2726

2727

2728

2729

2730

2731

2732

2733

2734

2735

2736



each district's digital classrooms plan, which must include formal verification of the superintendent's approval of the digital classrooms plan of each charter school in the district, and approval of the plan by the department. A charter school shall submit the school's digital classrooms plan, in a streamlined format prescribed by the department, to the applicable school district. Prior to the distribution of the Florida digital classrooms allocation funds, each district school superintendent shall certify to the Commissioner of Education that the district school board has approved a comprehensive district digital classrooms plan that supports the fidelity of implementation of the Florida digital classrooms allocation. District allocations shall be recalculated during the fiscal year consistent with the periodic recalculation of the FEFP. School districts shall provide a proportionate share of the digital classrooms allocation to each charter school in the district, as required for categorical programs in s. 1002.33(17)(b). A school district may use a competitive process to distribute funds for the Florida digital classrooms allocation to the schools within the school district. Beginning in the 2016-2017 school year, to be eligible to receive Florida digital classrooms allocation funds, a school district must undergo an annual assessment pursuant to s. 282.0052 and an annual independent verification of its use of Florida digital classrooms allocation funds pursuant to paragraph (e).

(d) To facilitate the implementation of the district digital classrooms plans and charter school digital classrooms plans, the commissioner shall support statewide, coordinated partnerships and efforts of this state's education practitioners

2738

2739

2740

2741

2742

2743

2744

2745

2746

2747

2748

2749

2750

2751

2752

2753

2754

2755

2756

2757

2758

2759

2760

2761

2762

2763

2764

2765



in the field, including, but not limited to, superintendents, principals, and teachers, to identify and share best practices, corrective actions, and other identified needs. By August 1, 2016, the commissioner shall implement an online, web-based portal for school districts and charter schools to submit their digital classrooms plan.

- (e) Beginning in the 2015-2016 fiscal year and each year thereafter, each district school board and charter school shall report to the department its use of funds provided through the Florida digital classrooms allocation and student performance outcomes in accordance with the district's digital classrooms plan. The department may contract with an independent thirdparty entity to conduct an annual independent verification of the district's use of Florida digital classrooms allocation funds in accordance with the district's digital classrooms plan. In the event an independent third-party verification is not conducted, the Auditor General shall, during scheduled operational audits of the school districts, verify compliance of the use of Florida digital classrooms allocation funds in accordance with the district's digital classrooms plan. No later than October 1 of each year, beginning in the 2015-2016 fiscal year, the commissioner shall provide to the Governor, the President of the Senate, and the Speaker of the House of Representatives a summary of each district's student performance goals and outcomes, use of funds, in support of such student performance goals and outcomes, and progress toward meeting statutory requirements and timelines.
- (13) FEDERALLY CONNECTED STUDENT SUPPLEMENT.—The federally connected student supplement is created to provide supplemental

2767

2768

2769

2770

2771

2772

2773

2.774

2775

2776

2777

2778

2779

2780

2781

2782

2783

2784

2785

2786

2787

2788

2789

2790

2791

2792

2793

2794



funding for school districts to support the education of students connected with federally owned military installations, National Aeronautics and Space Administration (NASA) property, and Indian lands. To be eligible for this supplement, the district must be eligible for federal Impact Aid Program funds under s. 8003, Title VIII of the Elementary and Secondary Education Act of 1965. The supplement shall be the sum of the student allocation and an exempt property allocation.

- (a) The student allocation shall be calculated based on the number of students reported for federal Impact Aid Program funds, including students with disabilities, who meet one of the following criteria:
- 1. Resides with a parent who is on active duty in the uniformed services or is an accredited foreign government official and military officer. Students with disabilities shall also be reported separately for this condition.
- 2. Resides on eligible federally owned Indian lands. Students with disabilities shall also be reported separately for this condition.
- 3. Resides with a civilian parent who lives or works on eligible federal property connected with a military installation or NASA. The number of these students shall be multiplied by a factor of 0.5.
- (b) The total number of federally connected students calculated under paragraph (a) shall be multiplied by a percentage of the base student allocation as provided in the General Appropriations Act. The total of the number of students with disabilities as reported separately under subparagraphs (a) 1. and (a) 2. shall be multiplied by an additional percentage

2796

2797

2798

2799

2800 2801

2802

2803

2804

2805 2806

2807

2808

2809

2810

2811

2812

2813

2814

2815

2816

2817

2818

2819

2820

2821

2822

2823



of the base student allocation as provided in the General Appropriations Act. The base amount and the amount for students with disabilities shall be summed to provide the student allocation.

(c) The exempt-property allocation shall be equal to the tax-exempt value of federal Impact Aid lands reserved as military installations, real property owned by NASA, or eligible federally owned Indian lands located in the district, as of January 1 of the previous year, multiplied by the millage authorized and levied under s. 1011.71(2).

(14) (13) QUALITY ASSURANCE GUARANTEE.—The Legislature may annually in the General Appropriations Act determine a percentage increase in funds per K-12 unweighted FTE as a minimum guarantee to each school district. The guarantee shall be calculated from prior year base funding per unweighted FTE student which shall include the adjusted FTE dollars as provided in subsection $(15)\frac{(14)}{(14)}$, quality quarantee funds, and actual nonvoted discretionary local effort from taxes. From the base funding per unweighted FTE, the increase shall be calculated for the current year. The current year funds from which the quarantee shall be determined shall include the adjusted FTE dollars as provided in subsection $(15)\frac{(14)}{(14)}$ and potential nonvoted discretionary local effort from taxes. A comparison of current year funds per unweighted FTE to prior year funds per unweighted FTE shall be computed. For those school districts which have less than the legislatively assigned percentage increase, funds shall be provided to guarantee the assigned percentage increase in funds per unweighted FTE student. Should appropriated funds be less than the sum of this calculated

2825

2826

2827

2828

2829

2830 2831

2832

2833

2834

2835

2836

2837

2838

2839

2840

2841

2842

2843

2844

2845

2846

2.847

2848

2849

2850

2851

2852



amount for all districts, the commissioner shall prorate each district's allocation. This provision shall be implemented to the extent specifically funded.

Section 45. Subsection (1) and paragraph (d) of subsection (2) of section 1011.71, Florida Statutes, are amended to read: 1011.71 District school tax.-

- (1) If the district school tax is not provided in the General Appropriations Act or the substantive bill implementing the General Appropriations Act, each district school board desiring to participate in the state allocation of funds for current operation as prescribed by s. 1011.62(15) s. 1011.62(14)shall levy on the taxable value for school purposes of the district, exclusive of millage voted under the provisions of s. 9(b) or s. 12, Art. VII of the State Constitution, a millage rate not to exceed the amount certified by the commissioner as the minimum millage rate necessary to provide the district required local effort for the current year, pursuant to s. 1011.62(4)(a)1. In addition to the required local effort millage levy, each district school board may levy a nonvoted current operating discretionary millage. The Legislature shall prescribe annually in the appropriations act the maximum amount of millage a district may levy.
- (2) In addition to the maximum millage levy as provided in subsection (1), each school board may levy not more than 1.5 mills against the taxable value for school purposes for district schools, including charter schools at the discretion of the school board, to fund:
- (d) The purchase, lease-purchase, or lease of new and replacement equipment; computer hardware, including electronic

2854

2855

2856

2857

2858

2859

2860

2861

2862

2863

2864

2865

2866

2867

2868

2869

2.870

2871

2872

2873

2874 2875

2876

2877

2878

2879

2880

2881



hardware and other hardware devices necessary for gaining access to or enhancing the use of electronic content and resources or to facilitate the access to and the use of a school district's digital classrooms plan pursuant to s. 1011.62, excluding software other than the operating system necessary to operate the hardware or device; and enterprise resource software applications that are classified as capital assets in accordance with definitions of the Governmental Accounting Standards Board, have a useful life of at least 5 years, and are used to support districtwide administration or state-mandated reporting requirements. Enterprise resource software may be acquired by annual license fees, maintenance fees, or lease agreements.

Section 46. Section 1011.802, Florida Statutes, is created to read:

1011.802 Florida Apprenticeship Grant (FLAG) Program.-

- (1) The Florida Apprenticeship Grant Program is created to provide grants, as provided in the General Appropriations Act, to career centers, charter technical career centers, and Florida College System institutions on a competitive basis to establish new apprenticeship programs and expand existing apprenticeship programs. The Division of Career and Adult Education within the Department of Education shall administer the grant program.
- (2) Applications from career centers, charter technical career centers, and Florida College System institutions must contain projected enrollment and projected costs for the new or expanded apprenticeship program.
- (3) The department shall give priority to apprenticeship programs in the areas of information technology, health, and machining and manufacturing. Grant funds may be used for

2883

2884

2885

2886

2887

2888

2889 2890

2891

2892

2893

2894

2895

2896

2897

2898

2899 2900

2901

2902

2903

2904

2905 2906

2907

2908

2909

2910



instructional equipment, supplies, personnel, student services, and other expenses associated with the creation or expansion of an apprenticeship program. Grant funds may not be used for recurring instructional costs or for a center's or an institution's indirect costs. Grant recipients must submit quarterly reports in a format prescribed by the department.

Section 47. Paragraph (e) is added to subsection (3) of section 1012.34, Florida Statutes, to read:

1012.34 Personnel evaluation procedures and criteria.

- (3) EVALUATION PROCEDURES AND CRITERIA.—Instructional personnel and school administrator performance evaluations must be based upon the performance of students assigned to their classrooms or schools, as provided in this section. Pursuant to this section, a school district's performance evaluation is not limited to basing unsatisfactory performance of instructional personnel and school administrators solely upon student performance, but may include other criteria approved to evaluate instructional personnel and school administrators' performance, or any combination of student performance and other approved criteria. Evaluation procedures and criteria must comply with, but are not limited to, the following:
- (e) A classroom teacher's performance evaluation must be based upon the performance of students with fewer than 25 absences within the school year, or, for schools with block scheduling, fewer than 10 absences within the school year, assigned to their classrooms, as provided in this section.

Section 48. Subsection (4) is added to section 1012.3401, Florida Statutes, to read:

1012.3401 Requirements for measuring student performance in

2912

2913

2914

2915

2916

2917

2918

2919

2920

2921

2922

2923

2924

2925

2926

2927

2928

2929

2930

2931

2932

2933

2934

2935

2936

2937

2938

2939



instructional personnel and school administrator performance evaluations; performance evaluation of personnel for purposes of performance salary schedule. - Notwithstanding any provision to the contrary in ss. 1012.22 and 1012.34 regarding the performance salary schedule and personnel evaluation procedures and criteria:

(4) A classroom teacher's performance evaluation must be based upon the performance of students with fewer than 25 absences within the school year, or, for schools with block scheduling, fewer than 10 absences within the school year, assigned to their classrooms.

Section 49. Subsection (3) of section 1012.39, Florida Statutes, is amended to read:

1012.39 Employment of substitute teachers, teachers of adult education, nondegreed teachers of career education, and career specialists; students performing clinical field experience.-

(3) A student who is enrolled in a state-approved teacher preparation program in a postsecondary educational institution that is approved by rules of the State Board of Education and who is jointly assigned by the postsecondary educational institution and a district school board to perform a clinical field experience under the direction of a regularly employed and certified educator shall, while serving such supervised clinical field experience, be accorded the same protection of law as that accorded to the certified educator except for the right to bargain collectively as an employee of the district school board. The district school board providing the clinical field experience shall notify the student electronically or in writing

2941

2942

2943

2944

2945

2946

2947

2948

2949

2950

2951

2952

2953

2954

2955

2956

2957

2958

2959

2960

2961

2962

2963

2964

2965

2966

2967

2968



of the availability of educator liability insurance under s. 1012.75. A postsecondary educational institution or district school board may not require a student enrolled in a stateapproved teacher preparation program to purchase liability insurance as a condition of participation in any clinical field experience or related activity on the premises of an elementary or secondary school.

Section 50. Subsections (4), (5), and (6) of section 1012.71, Florida Statutes, are amended to read:

1012.71 The Florida Teachers Classroom Supply Assistance Program.-

- (4) Each classroom teacher must provide the school district with receipts for the expenditure of the funds. If the classroom teacher is provided funds in advance of expenditure, the Each classroom teacher must sign a statement acknowledging receipt of the funds, provide keep receipts as requested by the school district for no less than 4 years to show that funds expended meet the requirements of this section, and return any unused funds to the district school board by at the end of the regular school year. Any unused funds that are returned to the district school board shall be deposited into the school advisory council account of the school at which the classroom teacher returning the funds was employed when that teacher received the funds or deposited into the Florida Teachers Classroom Supply Assistance Program account of the school district in which a charter school is sponsored, as applicable.
- (5) The statement must be signed and dated by each classroom teacher before receipt of the Florida Teachers Classroom Supply Assistance Program funds and shall include the

2970

2971

2972

2973

2974

2975

2976

2.977 2978

2979

2980

2981

2982

2983

2984

2985

2986

2987

2988

2989

2990

2991

2992

2993

2994

2995

2996

2997



wording: "I, ... (name of teacher)..., am employed by theCounty District School Board or by theCharter School as a full-time classroom teacher. I acknowledge that Florida Teachers Classroom Supply Assistance Program funds are appropriated by the Legislature for the sole purpose of purchasing classroom materials and supplies to be used in the instruction of students assigned to me. In accepting custody of these funds, I agree to keep the receipts for all expenditures for no less than 4 years. I understand that if I do not keep the receipts, it will be my personal responsibility to pay any federal taxes due on these funds. I also agree to return any unexpended funds to the district school board at the end of the regular school year for deposit into the school advisory council account of the school where I was employed at the time I received the funds or for deposit into the Florida Teachers Classroom Supply Assistance Program account of the school district in which the charter school is sponsored, as applicable." (5) (6) The Department of Education and district school boards may, and are encouraged to, enter into public-private partnerships in order to increase the total amount of Florida Teachers Classroom Supply Assistance Programs funds available to classroom teachers. Section 51. Section 1012.731, Florida Statutes, is created to read: 1012.731 The Florida Best and Brightest Teacher Scholarship Program.-

Page 104 of 128

(1) The Legislature recognizes that, second only to

parents, teachers play the most critical role within schools in

2999

3000

3001

3002

3003

3004

3005

3006

3007

3008

3009

3010

3011

3012

3013

3014 3015

3016

3017

3018

3019

3020

3021

3022

3023

3024

3025

3026



preparing students to achieve a high level of academic performance. The Legislature further recognizes that research has linked student outcomes to a teacher's own academic achievement. Therefore, it is the intent of the Legislature to designate teachers who have achieved high academic standards during their own education as Florida's best and brightest teacher scholars.

- (2) There is created the Florida Best and Brightest Teacher Scholarship Program to be administered by the Department of Education. Beginning in the 2015-2016 school year, the scholarship program shall provide categorical funding for scholarships to be awarded to teachers who have demonstrated a high level of academic achievement.
 - (3) (a) To be eligible for a scholarship, a teacher:
- 1. Must have scored at or above the 80th percentile on either the SAT or the ACT based upon the percentile ranks in effect when the teacher took the assessment and have been evaluated as highly effective pursuant to s. 1012.34; or
- 2. If the teacher is a first-year teacher who has not been evaluated pursuant to s. 1012.34, must have scored at or above the 80th percentile on either the SAT or the ACT based upon the percentile ranks in effect when the teacher took the assessment.
- (b) In order to demonstrate eligibility for an award, an eligible teacher must submit to the school district, no later than October 1, an official record of his or her SAT or ACT score demonstrating that the teacher scored at or above the 80th percentile based upon the percentile ranks in effect when the teacher took the assessment. Once a teacher is deemed eligible by the school district, the teacher shall remain eligible as

3028 3029

3030

3031

3032

3033

3034

3035

3036

3037

3038

3039

3040

3041

3042

3043

3044

3045

3046

3047

3048

3049

3050

3051

3052

3053

3054

3055



long as he or she is employed by the school district and maintains or, if the teacher is a first-year teacher, earns the evaluation designation of highly effective pursuant to s. 1012.34.

- (4) Annually, by December 1, each school district shall submit to the department the number of eligible teachers who qualify for the scholarship.
- (5) Annually, by February 1, the department shall disburse scholarship funds, in an amount prescribed annually by the Legislature in the General Appropriations Act, to each school district for each eligible teacher to receive a scholarship. If the number of eligible teachers exceeds the total appropriation authorized in the General Appropriation Act, the department shall prorate the per teacher scholarship amount.
- (6) Annually, by April 1, each school district shall provide payment of the scholarship to each eligible teacher.
- (7) For purposes of this section, the term "school district" includes the Florida School for the Deaf and the Blind and charter school governing boards.

Section 52. Section 1012.75, Florida Statutes, is amended to read:

1012.75 Liability of teacher or principal; excessive force.-

(1) Except in the case of excessive force or cruel and unusual punishment, a teacher or other member of the instructional staff, a principal or the principal's designated representative, or a bus driver shall not be civilly or criminally liable for any action carried out in conformity with State Board of Education and district school board rules

3057

3058 3059

3060

3061

3062

3063 3064

3065

3066

3067

3068

3069

3070

3071

3072

3073

3074 3075

3076

3077

3078

3079

3080

3081

3082

3083

3084



regarding the control, discipline, suspension, and expulsion of students, including, but not limited to, any exercise of authority under s. 1003.32 or s. 1006.09.

- (2) The State Board of Education shall adopt rules that outline administrative standards for the use of reasonable force by school personnel to maintain a safe and orderly learning environment. Such standards shall be distributed to each school in the state and shall provide guidance to school personnel in receiving the limitations on liability specified in this section.
- (3) Beginning with the 2015-2016 school year, the Department of Education shall administer an educator liability insurance program, as provided in the General Appropriation Act, to protect full-time instructional personnel from liability for monetary damages and the costs of defending actions resulting from claims made against the instructional personnel arising out of occurrences in the course of activities within the instructional personnel's professional capacity. For purposes of this subsection, the terms "full-time," "part-time," and "administrative personnel" shall be defined by the individual district school board. For purposes of this subsection, the term "instructional personnel" has the same meaning as provided in s. 1012.01(2).
- (a) Liability coverage of at least \$2 million shall be provided to all full-time instructional personnel. Liability coverage may be provided to the following individuals who choose to participate in the program, at cost: part-time instructional personnel, administrative personnel, and students enrolled in a state-approved teacher preparation program pursuant to s.



1012.39(3).

3085

3086 3087

3088

3089

3090

3091 3092

3093

3094

3095

3096

3097

3098

3099

3100

3101

3102

3103

3104

3105

3106

3107

3108

3109

3110

3111

3112

3113

(b) Annually, by August 1, each district school board shall notify personnel specified in paragraph (a) of the liability coverage provided pursuant to this subsection. The department shall develop the form of the notice which each district school board must use. The notice must be on an $8 \frac{1}{2}$ -inch by $5 \frac{1}{2}$ inch postcard and include the amount of coverage, a general description of the nature of the coverage, and the contact information for coverage and claims questions. The notification must be provided separately from any other correspondence. Each district school board shall certify to the department, by August 5 of each year, that the notification required by this paragraph has been provided.

(c) The department shall consult with the Department of Financial Services to select the most economically prudent and cost-effective means of implementing the program through selfinsurance, a risk management program, or competitive procurement.

Section 53. (1) The State University System Performance-Based Incentive must be based on indicators of institutional attainment of performance metrics adopted by the Board of Governors. The performance-based funding metrics must include metrics that measure graduation and retention rates; degree production; affordability; postgraduation employment, salaries, or further education; student loan default rates; access; and any other metrics approved by the board.

(2) The Board of Governors shall evaluate the institutions' performance on the metrics based on benchmarks adopted by the board which measure the achievement of institutional excellence



3114	or improvement. The amount of funds available for allocation to
3115	the institutions each fiscal year based on the performance
3116	funding model is composed of the state investment in performance
3117	funding, plus an institutional investment consisting of funds to
3118	be redistributed from the base funding of the State University
3119	System, as determined in the General Appropriations Act. The
3120	state investment shall be distributed in accordance with the
3121	performance funding model. The institutional investment shall be
3122	restored for all institutions that meet the board's minimum
3123	performance threshold under the performance funding model. An
3124	institution that is one of the bottom three institutions is not
3125	eligible for the state investment. An institution that fails to
3126	meet the board's minimum performance funding threshold is not
3127	eligible for the state investment, shall have a portion of its
3128	institutional investment withheld, and shall submit an
3129	improvement plan to the board which specifies the activities and
3130	strategies for improving the institution's performance. The
3131	board shall review the improvement plan, and if approved,
3132	monitor the institution's progress in implementing the
3133	activities and strategies specified in the improvement plan. The
3134	Chancellor of the State University System shall withhold
3135	disbursement of the institutional investment until such time as
3136	the monitoring report for the institution is approved by the
3137	board. Any institution that fails to make satisfactory progress
3138	may not have its full institutional investment restored. If all
3139	funds are not restored, any remaining funds shall be
3140	redistributed to the top three scorers in accordance with the
3141	board's performance funding model. The ability of an institution
3142	to submit an improvement plan to the board is limited to 1

3144 3145

3146

3147

3148

3149

3150

3151

3152

3153

3154

3155

3156

3157

3158

3159

3160

3161

3162

3163

3164

3165

3166 3167

3168

3169

3170 3171



fiscal year. If an institution subject to an improvement plan fails to meet the board's minimum performance funding threshold during any future fiscal year, the institution's institutional investment will be withheld by the board and redistributed to the top three scorers in accordance with the board's performance funding model.

- (3) By October 1 of each year, the Board of Governors shall submit to the Governor, the President of the Senate, and the Speaker of the House of Representatives a report on the previous year's performance funding allocation which reflects the rankings and award distributions.
- (4) The Board of Governors shall adopt a regulation to implement this section.

Section 54. (1) The Florida College System Performance-Based Incentive must be based on indicators of institutional attainment of performance metrics adopted by the State Board of Education. The performance-based funding metrics must be limited to metrics that measure retention; program completion and graduation rates; student loan default rates; job placement; and postgraduation employment, salaries, or further education.

(2) The State Board of Education shall evaluate the institutions' performance on the metrics based on benchmarks adopted by the board which measure the achievement of institutional excellence or improvement. The amount of funds available for allocation to the institutions each fiscal year based on the performance funding model is composed of the state's investment in performance funding, plus an institutional investment consisting of funds to be redistributed from the base funding of the Florida College System Program Fund, as

3173

3174

3175

3176

3177

3178 3179

3180

3181

3182

3183

3184

3185

3186

3187

3188

3189 3190

3191

3192

3193 3194

3195

3196

3197

3198

3199

3200



determined in the General Appropriations Act. The board shall establish a minimum performance threshold that institutions must meet in order to be eligible for the state's investment in performance funds. The institutional investment shall be restored for all institutions eligible for the state's investment under the performance funding model. An institution that fails to meet the board's minimum performance funding threshold is not eligible for the state's investment, shall have a portion of its institutional investment withheld, and shall submit an improvement plan to the board which specifies the activities and strategies for improving the institution's performance.

- (3) The State Board of Education shall review the improvement plan, and if approved, must monitor the institution's progress in implementing the specified activities and strategies. The institutions shall submit monitoring reports to the board no later than December 31 and May 31 of each year.
- (4) The Commissioner of Education shall withhold disbursement of the institutional investment until such time as the monitoring report for the institution is approved by the State Board of Education. Any institution that fails to make satisfactory progress will not have its full institutional investment restored. If all institutional investment funds are not restored, any remaining funds shall be redistributed in accordance with the board's performance funding model.
- (5) By October 1 of each year, the State Board of Education shall submit to the Governor, the President of the Senate, and the Speaker of the House of Representatives a report on the previous year's performance funding allocation which reflects



3201 the rankings and award distributions. 3202 (6) The State Board of Education shall adopt rules to 3203 implement this section. 3204 Section 55. Section 1013.385, Florida Statutes, is created 3205 to read: 3206 1013.385 School district construction flexibility.-3207 (1) A district school board may, with a supermajority vote 3208 at a public meeting that begins no earlier than 5 p.m., adopt a 3209 resolution to implement one or more of the exceptions to the 3210 educational facilities construction requirements provided in 3211 this section. Before voting on the resolution, a district school 3212 board must conduct a cost-benefit analysis prepared according to 3213 a professionally accepted methodology that describes how each 3214 exception selected by the district school board achieves cost 3215 savings, improves the efficient use of school district 3216 resources, and impacts the life-cycle costs and life span for 3217 each educational facility to be constructed, as applicable, and 3218 demonstrates that implementation of the exception will not 3219 compromise student safety or the quality of student instruction. 3220 The district school board must conduct at least one public 3221 workshop to discuss and receive public comment on the proposed 3222 resolution and cost-benefit analysis, which must begin no 3223 earlier than 5 p.m. and may occur at the same meeting at which 3224 the resolution will be voted upon. 3225 (2) A resolution adopted under this section may propose 3226 implementation of exceptions to requirements relating to: 3227 (a) Interior nonload-bearing walls, as specified in s. 3228 423.8.3.1.1 of the Florida Building Code, by approving the use of fire-rated wood stud walls in new construction or remodeling 3229

3234

3235

3236

3237

3238

3239

3240

3241

3242

3243

3244

3245

3246

3247 3248

3249

3250

3251 3252

3253

3254

3255

3258



3230 for interior nonload-bearing wall assemblies that will not be exposed to water or located in wet areas. 3231

- (b) Walkways, roadways, driveways, and parking areas, as specified in s. 423.10.2 of the Florida Building Code, by approving the use of designated, stabilized, and well-drained gravel or grassed student parking areas.
- (c) Standards for relocatables used as classroom space, as specified in s. 1013.20, by approving construction specifications for installation of relocatable buildings that do not have covered walkways leading to the permanent buildings onsite.
- (d) Site lighting, as specified in s. 423.10.3 of the Florida Building Code, by approving construction specifications regarding site lighting which:
- 1. Do not provide for lighting of gravel or grassed auxiliary or student parking areas.
- 2. Provide lighting for walkways, roadways, driveways, paved parking lots, exterior stairs, ramps, and walkways from the exterior of the building to a public walkway through installation of a timer that is set to provide lighting only during periods when the site is occupied.
- 3. Allow lighting for building entrances and exits to be installed with a timer that is set to provide lighting only during periods in which the building is occupied. The minimum illumination level at single-door exits may be reduced to no less than 1 footcandle.
- 3256 Section 56. Subsection (7) is added to section 1013.74, 3257 Florida Statutes, to read:
 - 1013.74 University authorization for fixed capital outlay



3259 projects.-3260 (7) A university board of trustees may expend reserve or 3261 carry forward balances from prior year operational and 3262 programmatic appropriations for fixed capital outlay projects 3263 authorized for academic instructional space or critical deferred 3264 maintenance needs in this area as approved by the Board of 3265 Governors. 3266 Section 57. The State Board of Education, in collaboration 32.67 with the Board of Governors, shall evaluate and report on the status of Florida's "2+2" system of articulation using the 3268 3269 accountability measures required under this section or any other state law. By November 1, 2016, the state board and the Board of 3270 3271 Governors shall submit their report to the Governor, the 3272 President of the Senate, and the Speaker of the House of 3273 Representatives. The report must include findings regarding the 3274 status of Florida's "2+2" system of articulation and 3275 recommendations for improvement. 3276 Section 58. The Division of Law Revision and Information is 3277 directed to prepare a reviser's bill for the 2016 Regular 3278 Session to conform the Florida Statutes to the changes in 3279 terminology made by this act. The reviser's bill must substitute 3280 the term "Division of Florida Community Colleges" for "Division 3281 of Florida Colleges"; "Florida Community College System" for "Florida College System"; and "Florida Community College System 3282 3283 institution" for "Florida College System institution" where 3284 those terms appear in the Florida Statutes. 3285 Section 59. This act shall take effect July 1, 2015. 3286 ========= T I T L E A M E N D M E N T ============= 3287

3289

3290 3291

3292

3293

3294

3295

3296

3297

3298

3299

3300

3301

3302

3303

3304

3305

3306

3307

3308

3309

3310

3311

3312

3313

3314

3315 3316



And the title is amended as follows: Delete everything before the enacting clause and insert:

> A bill to be entitled An act relating to education; amending s. 282.0051, F.S.; requiring the Agency for State Technology to establish and publish information technology architecture standards for purposes of implementing digital classrooms by a specified date; requiring the agency to collaborate with the Department of Education and the Department of Management Services to identify certain state contract procurement options for services that support such standards and to identify certain shared services available through the State Data Center to facilitate the implementation of school district digital classrooms plans; requiring the agency's annual assessment of the Department of Education to review specified issues with respect to school district digital classrooms plans and to provide planning assistance to address and reduce issues identified by the assessment; amending s. 282.00515, F.S.; conforming a cross-reference to changes made by the act; creating s. 282.0052, F.S.; establishing requirements for the agency or a contracted organization with respect to the establishment and assessment of digital classrooms information technology architecture standards; requiring the agency or contracted organization to annually submit a report to the Governor and the

3318

3319

3320

3321

3322

3323

3324

3325

3326

3327

3328

3329

3330

3331

3332

3333

3334

3335

3336

3337

3338

3339

3340 3341

3342

3343

3344

3345



Legislature; prescribing report requirements; requiring the agency to annually update the Commissioner of Education on the status of technology infrastructure; requiring the Department of Education to annually update school districts regarding compliance with information technology architecture standards and provide planning guidance; requiring a school district to take certain action in the event of noncompliance with information technology architecture standards; amending s. 446.021, F.S.; revising terms; amending s. 446.032, F.S.; conforming a provision to changes made by the act; requiring the Department of Education, in collaboration with the Department of Economic Opportunity, to identify, develop, and register specified apprenticeship programs; requiring the department to annually submit an accountability report with specified requirements to the Governor, the Legislature, and the Higher Education Coordinating Council; requiring the department to post on its Internet website specified information regarding apprenticeship programs; amending s. 446.045, F.S.; clarifying State Apprenticeship Advisory Council membership; amending s. 446.052, F.S.; requiring the Department of Education, in collaboration with the Department of Economic Opportunity, to identify, develop, and register specified preapprenticeship programs; requiring the department to annually submit an accountability report with specified requirements to the Governor, the Legislature, and the Higher

3347

3348

3349

3350

3351

3352

3353

3354

3355

3356

3357

3358

3359

3360

3361

3362

3363

3364

3365

3366

3367

3368

3369

3370

3371

3372

3373

3374



Education Coordinating Council; requiring the department to post on its Internet website specified information regarding preapprenticeship programs; requiring the Department of Education, in collaboration with the Department of Economic Opportunity and CareerSource Florida, Inc., to submit an operational report to the Governor, the Legislature, and the Higher Education Coordinating Council with specified information; providing for expiration; amending s. 446.081, F.S.; clarifying the limitations of certain provisions; amending s. 446.091, F.S.; conforming a provision to a change made by the act; amending s. 446.092, F.S.; revising characteristics of an apprenticeable occupation; amending s. 1000.03, F.S.; revising the mission of the Florida K-20 education system; amending s. 1001.02, F.S.; revising the duties of the State Board of Education with respect to the supervision of the divisions of the Department of Education; amending s. 1001.03, F.S.; revising requirements for the state board's articulation accountability measures; authorizing the state board to take certain action in the event of noncompliance of a district school board or a Florida Community College System institution board of trustees; defining the term "college"; specifying authorized and prohibited uses of the term; conforming provisions to changes made by the act; amending s. 1001.20, F.S.; requiring the Office of Technology and Information Services of the Department

3376

3377

3378

3379

3380

3381

3382

3383

3384

3385

3386

3387

3388

3389

3390

3391

3392 3393

3394

3395

3396

3397

3398

3399 3400

3401

3402

3403



of Education to consult with the Agency for State Technology in developing the 5-year strategic plan for Florida digital classrooms; removing an obsolete date; revising requirements for the 5-year strategic plan; expanding the list of responsibilities of the Office of Technology and Information Services; amending s. 1001.42, F.S.; prohibiting a technical center governing board from approving specified courses and programs; amending s. 1001.43, F.S.; authorizing district school boards to adopt a standard student attire policy; establishing criteria for and the purpose of the policy; providing immunity from civil liability for district school boards that implement a standard student attire policy under certain conditions; amending s. 1001.44, F.S.; prescribing the mission and responsibilities of a career center operated by a district school board; specifying certain restrictions applicable to a career center; amending s. 1001.60, F.S.; redesignating the "Florida College System" as the "Florida Community College System"; amending s. 1001.705, F.S.; prescribing the mission and responsibilities of the State University System; amending s. 1001.7065, F.S.; revising a requirement that a specified state research university establish an institute for online learning; conforming provisions to changes made by the act; amending s. 1002.20, F.S.; conforming provisions to changes made by the act; amending s. 1002.34, F.S.; prescribing the mission and responsibilities of a charter technical

3405

3406

3407

3408

3409

3410

3411

3412

3413

3414

3415

3416

3417

3418

3419

3420

3421

3422

3423

3424

3425

3426

3427

3428

3429

3430

3431

3432



career center; specifying certain restrictions applicable to a charter technical career center; amending s. 1003.42, F.S.; requiring that instructional staff of public schools provide instruction to students about the terrorist attacks occurring on September 11, 2001, and the impact of those events; providing a short title; amending s. 1004.015, F.S.; revising the composition of the Higher Education Coordinating Council; creating s. 1004.084, F.S.; requiring the Board of Governors and the State Board of Education to identify strategies and initiatives to reduce the cost of higher education; requiring the Board of Governors and the state board to annually submit a report to the Governor and the Legislature; amending s. 1004.085, F.S.; defining the term "instructional materials"; revising policies and procedures relating to textbooks; requiring a public postsecondary institution to post information relating to required and recommended textbooks and instructional materials and prices in its course registration system and on its website; requiring the state board and the Board of Governors to adopt textbook and instructional materials affordability policies, procedures, and guidelines; providing requirements for the use of adopted undergraduate textbooks and instructional materials; requiring annual reporting of textbook and instructional materials cost information and affordability policies and procedures to the Chancellor of the Florida

3434

3435

3436

3437

3438

3439

3440

3441

3442

3443

3444

3445

3446

3447

3448

3449

3450 3451

3452

3453

3454 3455

3456

3457

3458

3459

3460

3461



College System or the Chancellor of the State University System; requiring electronic copies of the affordability policies and procedures be sent annually to the state board or the Board of Governors; amending s. 1004.65, F.S.; providing that Florida Community College System institutions may offer upper level instruction and award baccalaureate degrees, as authorized; conforming provisions to changes made by the act; amending s. 1004.92, F.S.; requiring the State Board of Education to adopt rules relating to accountability for career education; amending s. 1006.735, F.S.; establishing the Rapid Response Education and Training Program within the Complete Florida Plus Program; requiring the Complete Florida Plus Program to work with Enterprise Florida, Inc., to offer credible education and training commitments to businesses; specifying the duties of the Rapid Response Education and Training Program; requiring reports to the Legislature; requiring the Division of Career and Adult Education within the Department of Education to conduct an analysis and assessment of the effectiveness of the education and training programs; amending s. 1007.01, F.S.; revising required components for articulation policies established and adopted by the state board and the Board of Governors; amending s. 1007.23, F.S.; revising requirements for the statewide articulation agreement; amending s. 1007.271, F.S.; exempting dual enrollment students from paying technology fees; requiring a home

3463

3464

3465

3466

3467

3468 3469

3470

3471

3472

3473

3474

3475

3476

3477

3478

3479 3480

3481 3482

3483

3484

3485

3486

3487

3488

3489

3490



education secondary student to be responsible for his or her own instructional materials and transportation in order to participate in the dual enrollment program unless the articulation agreement provides otherwise; requiring a postsecondary institution that is eligible to participate in the dual enrollment program to enter into a home education articulation agreement; requiring the postsecondary institution to annually complete and submit the agreement to the Department of Education by a specified date; conforming provisions to changes made by the act; authorizing certain instructional materials to be made available free of charge to dual enrollment students in home education programs and private schools if provided for in the articulation agreement; requiring the department to review dual enrollment articulation agreements submitted for certain students, including home education students and private school students, to participate in a dual enrollment program; requiring the Commissioner of Education to notify the district school superintendent and the president of the postsecondary institution if the dual enrollment articulation agreement does not comply with statutory requirements; requiring a district school board and a Florida College System institution to annually complete and submit to the department by a specified date a dual enrollment articulation agreement with a state university and an eligible independent college or university, as applicable; providing requirements

3492

3493

3494

3495

3496

3497

3498

3499

3500

3501

3502

3503

3504

3505

3506

3507

3508

3509

3510

3511

3512

3513

3514

3515

3516

3517

3518

3519



for a private school student to participate in a dual enrollment program; requiring a postsecondary institution eligible to participate in the dual enrollment program to enter into an articulation agreement with each private school student seeking enrollment in a dual enrollment course and his or her parent; requiring the postsecondary institution to annually complete and submit the articulation agreement to the department by a specified date; providing requirements for the articulation agreement; amending s. 1007.273, F.S.; revising requirements for a contract between a district school board and a Florida Community College System institution for the administration of collegiate high school programs; requiring school districts and Florida Community College System institutions to annually report specified information regarding collegiate high school programs to the Department of Education; amending s. 1007.33, F.S.; revising provisions regarding baccalaureate degree programs that may be offered by a Florida Community College System institution; prohibiting a Florida Community College System institution from offering a Bachelor of Arts degree program; removing obsolete language; revising provisions regarding the approval process for baccalaureate degree programs; restricting total upper-level, undergraduate full-time equivalent enrollment at a Florida Community College System institution; amending s. 1008.38, F.S.; revising

3521

3522 3523

3524

3525

3526

3527

3528

3529

3530

3531

3532

3533

3534

3535

3536

3537 3538

3539

3540

3541

3542

3543

3544

3545

3546

3547

3548



minimum requirements for an articulation accountability process; amending s. 1009.22, F.S.; revising the amount tuition may vary for the combined total of the standard tuition and out-of-state fees: amending s. 1009.23, F.S.; prohibiting resident tuition at a Florida College System institution from exceeding a specified amount per credit hour; revising the amount tuition may vary for the combined total of the standard tuition and out-of-state fees; requiring a Florida College System institution to publicly notice meetings at which votes on proposed tuition or fee increases are scheduled; amending s. 1009.24, F.S.; prohibiting resident undergraduate tuition at a state university from exceeding a specified amount per credit hour; removing authority for a designee of the Board of Governors to establish graduate and professional tuition and out-of-state fees; prohibiting graduate and professional program tuition from exceeding a specified amount; requiring a state university to publicly notice meetings at which votes on proposed tuition or fee increases are scheduled; amending ss. 1009.534, 1009.535, and 1009.536, F.S.; requiring a student, as a prerequisite for the Florida Academic Scholars award, the Florida Medallion Scholars award, or the Florida Gold Seal Vocational Scholars award, to identify a social or civic issue or a professional area of interest and develop a plan for his or her personal involvement in addressing the issue or learning about the area; prohibiting the

3550 3551

3552

3553

3554

3555

3556

3557

3558

3559

3560

3561

3562

3563

3564

3565 3566

3567

3568

3569

3570

3571

3572

3573

3574

3575

3576

3577



student from receiving remuneration or academic credit for the volunteer service work performed except in certain circumstances; requiring the hours of volunteer service work to be documented in writing and signed by the student, the student's parent or quardian, and a representative of the organization for which the student performed the volunteer service work; amending s. 1009.893, F.S., changing the name of the "Florida National Merit Scholar Incentive Program" to the "Benacquisto Scholarship Program"; providing that a student who receives the scholarship award under the program be referred to as a Benacquisto Scholar; encouraging all eligible Florida public or independent postsecondary educational institutions, and requiring all eligible state universities, to become a college-sponsor of the program; conforming provisions to changes made by the act; amending s. 1011.62, F.S.; requiring supplemental academic instruction categorical funds and research-based reading instruction allocation funds to be used by a school district with at least one of certain lowestperforming elementary schools for additional intensive reading instruction at such school during the summer program in addition to the school year; providing that the additional instruction requirements continue in the subsequent year for certain students; revising the funding of full-time equivalent values for students who earn CAPE industry certifications through dual enrollment; increasing the bonus awarded to teachers

3579

3580

3581

3582

3583

3584

3585

3586

3587

3588

3589

3590

3591

3592

3593

3594

3595

3596

3597

3598

3599

3600

3601

3602

3603

3604

3605

3606



who provided instruction in courses that led to certain CAPE industry certifications; specifying a maximum bonus amount per teacher per school year; revising the calculation of the discretionary millage compression supplement amount; revising the computation of district sparsity index for districts with a specified full-time equivalent student membership; deleting obsolete language; revising the calculation of the virtual education contribution; revising the date by which district school boards must annually submit a digital classrooms plan to the Department of Education; requiring the department to contract with an independent auditing entity in the event of noncompliance with minimum protocols and requirements in the administration of online assessments; requiring a charter school to submit the school's digital classrooms plan to the applicable school district; specifying required format for the plan; specifying conditions for a school district to maintain eligibility for Florida digital classrooms allocation funds; requiring the Commissioner of Education to implement an online portal for electronic submission of digital classrooms plans by a specified date; requiring a charter school to annually report to the department regarding the use of specified funds; revising requirements for the commissioner's annual report to the Governor and the Legislature regarding the digital classrooms plan; creating a federally connected student supplement for school districts;

3608

3609

3610

3611

3612

3613

3614

3615

3616

3617

3618

3619

3620

3621

3622

3623

3624

3625

3626

3627

3628

3629

3630 3631

3632

3633

3634

3635



specifying eligibility requirements and calculations for the supplement; providing for the withholding of a district's safe schools funding for failure to comply with certain reporting requirements with respect to school safety and student discipline; conforming provisions to changes made by the act; amending s. 1011.71, F.S.; conforming a cross-reference; authorizing enterprise resource software to be acquired by certain fees and agreements; creating s. 1011.802, F.S.; creating the Florida Apprenticeship Grant Program within the Department of Education to provide grants to specific centers and institutions for the creation of new apprenticeship programs or the expansion of existing apprenticeship programs; providing funding for the program; providing requirements related to applications, program priority, use of grant funds, and quarterly reports; amending ss. 1012.34 and 1012.3401, F.S.; requiring that classroom teacher performance evaluations be based upon the performance of students with fewer than a specified number of absences; amending s. 1012.39, F.S.; providing requirements regarding liability insurance for students performing clinical field experience; amending s. 1012.71, F.S.; requiring a classroom teacher to provide the school district with receipts for the expenditure of certain funds; creating s. 1012.731, F.S.; providing legislative intent; establishing the Florida Best and Brightest Teacher Scholarship Program; providing eligibility

3637

3638

3639

3640

3641

3642

3643

3644

3645

3646

3647

3648

3649

3650

3651

3652

3653

3654

3655

3656

3657

3658

3659

3660

3661

3662

3663

3664



criteria; requiring a school district to annually submit the number of eligible teachers to the department; providing for funding and the disbursement of funds; defining the term "school district" for purposes of the act; amending s. 1012.75, F.S.; requiring the department to administer an educator liability insurance program; defining terms; specifying program administration and eligibility requirements; requiring the Board of Governors and the State Board of Education to base state performance funds for the State University System and the Florida College System, respectively, on specified metrics adopted by each board; specifying allocation of the funds; requiring certain funds to be withheld from an institution based on specified performance; requiring the boards to submit reports by a specified time to the Governor and the Legislature; requiring the boards to adopt rules; creating s. 1013.385, F.S.; providing for school district construction flexibility; authorizing exceptions to educational facilities construction requirements under certain circumstances; amending s. 1013.74, F.S.; authorizing a university board of trustees to expend specified reserve or carry forward balances for academic instructional space or critical deferred maintenance needs; requiring the state board and the Board of Governors to submit a report to the Governor and the Legislature by a specified date; prescribing report requirements; providing a directive to the Division of Law Revision



and Information; providing an effective date.

Page 128 of 128