Tab 1	SB 1	<b>470</b> b	y <b>Burgess;</b> S	imilar to CS/H 01403 Scho	ol Safety	
220728	Α	S	LRCS	AED, Burgess	Delete L.85 - 577:	03/25 07:29 PM
162312	AA	S	RCS	AED, Burgess	btw L.401 - 402:	03/25 07:29 PM
485440	-AA	S	WD	AED, Burgess	After L.518:	03/24 10:28 AM
698062	AA	S	RCS	AED, Burgess	After L.518:	03/25 07:29 PM

 Tab 2
 SB 1472 by Burgess; Compare to CS/H 01403 Public Records/School Security Guards

Tab 3	SB 16	<b>518</b> by	Calatayud;	Compare to H 00355 Preking	ndergarten Through Grade 12	2 Education
847128	Α	S	LRCS	AED, Calatayud	btw L.505 - 506:	03/26 07:07 PM
<del>300346</del>	–A	S	LWD	AED, Calatayud	btw L.685 - 686:	03/24 08:58 AM

Tab 4CS/SB 1058 by GO, Gruters; Similar to CS/H 00549 Gulf of America

#### The Florida Senate

**COMMITTEE MEETING EXPANDED AGENDA** 

#### APPROPRIATIONS COMMITTEE ON PRE-K - 12 EDUCATION Senator Burgess, Chair Senator Pizzo, Vice Chair

TIME:	Monday, March 24, 2025 1:30—3:30 p.m. <i>Mallory Horne Committee Room,</i> 37 Senate Building
MEMBERS:	Senator Burgess, Chair; Senator Pizzo, Vice Chair; Senators Bradley, Calatayud, Fine, Gaetz, Jones, Osgood, Simon, and Yarborough

TAB	BILL NO. and INTRODUCER	BILL DESCRIPTION and SENATE COMMITTEE ACTIONS	COMMITTEE ACTION
1	<b>SB 1470</b> Burgess (Similar CS/H 1403, Compare CS/H 969, S 1310, Linked S 1472)	School Safety; Requiring a sheriff to establish a school guardian program if a school board contracts for the use of security guards; requiring the Office of Safe Schools to create and maintain a list of exceptions to school safety requirements under certain circumstances; revising school safety requirements that must be followed by a school district or charter school governing board; requiring that a person who serves as a school security guard be approved by the sheriff, etc. ED 03/11/2025 Favorable AED 03/24/2025 Fav/CS FP	Fav/CS Yeas 8 Nays 0
2	<b>SB 1472</b> Burgess (Compare CS/H 1403, Linked S 1470)	Public Records/School Security Guards; Providing that certain information relating to school security guards held by the Department of Law Enforcement, a law enforcement agency, a school district, or a charter school is exempt from public records requirements; providing for future legislative review and repeal of the exemption; providing a statement of public necessity, etc. ED 03/11/2025 Favorable AED 03/24/2025 Favorable FP	Favorable Yeas 7 Nays 1

#### COMMITTEE MEETING EXPANDED AGENDA

Appropriations Committee on Pre-K - 12 Education Monday, March 24, 2025, 1:30—3:30 p.m.

TAB	BILL NO. and INTRODUCER	BILL DESCRIPTION and SENATE COMMITTEE ACTIONS	COMMITTEE ACTION
3	<b>SB 1618</b> Calatayud (Compare H 355, CS/H 1255, CS/H 1261, H 1309, S 442, S 1624)	Prekindergarten Through Grade 12 Education; Removing the Florida School for Competitive Academics from audit requirements; removing the Florida School for Competitive Academics from specified classification and pay plans; removing the Florida School for Competitive Academics from the definition of a public employer; prohibiting the expenditure of funds by public schools, charter schools, school districts, charter school administrators, or direct-support organizations to purchase membership in, or goods or services from, any organization that discriminates on the basis of race, color, national origin, sex, disability, or religion, etc. ED 03/11/2025 Favorable AED 03/24/2025 Fav/CS FP	Fav/CS Yeas 8 Nays 0
4	<b>CS/SB 1058</b> Governmental Oversight and Accountability / Gruters (Similar CS/H 549)	Gulf of America; Requiring state agencies to update geographic materials to reflect the new federal designation of the "Gulf of Mexico" as the "Gulf of America"; requiring that specified materials and collections adopted or acquired by district school boards and charter school governing boards on or after a specified date reflect the new federal designation of the "Gulf of Mexico" as the "Gulf of America", etc. GO 03/11/2025 Fav/CS AED 03/24/2025 Favorable RC	Favorable Yeas 8 Nays 0
5	Other Related Meeting Documents		

P	epared By: Th	ne Professional Staff of the A	ppropriations Comr	nittee on Pre-K - 12 Education
BILL:	CS/SB 14	70		
INTRODUCER:	Appropria	ations Committee on Pre-	K - 12 Educatior	and Senator Burgess
SUBJECT:	School Sa	ıfety		
DATE:	March 26	, 2025 REVISED:		
ANA	LYST	STAFF DIRECTOR	REFERENCE	ACTION
. Brick		Bouck	ED	Favorable
. Gray		Elwell	AED	Fav/CS
			FP	

# Please see Section IX. for Additional Information:

COMMITTEE SUBSTITUTE - Substantial Changes

### I. Summary:

CS/SB 1470 strengthens school safety measures, enhances behavioral threat management protocols, expands oversight of school security personnel, and clarifies campus security requirements. Specifically, the bill:

- Aligns the training and certification requirements for school security guards with those for school guardians and requires that all security guards be trained and approved by a sheriff.
- Clarifies participation in the school security guard program to private schools, ensuring they meet the same training and screening requirements as public schools.
- Enhances reporting requirements for school security guards and safe-school officers, requiring employment and disciplinary actions to be reported to the Florida Department of Law Enforcement (FDLE).
- Mandates that security guards submit the results of the required psychological evaluation to the sheriff for review.
- Clarifies that locked campus requirements apply only during school supervision hours, rather than whenever students are present.
- Expands the use of firearm detection canines by authorizing school districts, in addition to law enforcement agencies, to employ them for school security.
- Establishes a formal partnership between OSS and the Florida Association of School Safety Specialists (FS3) to develop training and certification programs for school safety personnel.
- Requires the Office of Safe Schools to convene a stakeholder work group to develop recommendations for the establishment of a Florida Institute of School Safety.

• Requires the Department of Education to establish and maintain a centralized system that integrates panic alert systems and digital school maps used by public schools.

This bill appropriates for the 2025-2026 fiscal year, the sum of \$450,000 in recurring general revenue funds to the Department of Education to implement the provisions of the centralized alert system. See Section V., Fiscal Impact Statement.

The bill takes effect July 1, 2025

# II. Present Situation:

# Chris Hixon, Coach Aaron Feis, and Coach Scott Beigel Guardian Program

# School Guardian Training

Florida law requires sheriffs to assist district school boards, charter school governing boards, and private schools in exercising options for safe-school officers. Each sheriff must provide access to the Chris Hixon, Coach Aaron Feis, and Coach Scott Beigel Guardian Program to aid in the prevention or abatement of active assailant incidents on school premises.

A sheriff who establishes a guardian program must consult with the Florida Department of Law Enforcement (FDLE) on programmatic guiding principles, practices, and resources, and is responsible for certifying school employees as school guardians if they meet statutory qualifications, including:

- Holding a license to carry a concealed weapon or concealed firearm.
- Completing a 144-hour training program, consisting of 12 hours of training to improve the school guardian's knowledge and skills necessary to respond to and de-escalate incidents on school premises and 132 total hours of comprehensive firearm safety and proficiency training conducted by Criminal Justice Standards and Training Commission-certified instructors.
- Passing a psychological evaluation.
- Submitting to and passing an initial drug test and subsequent random drug tests.
- Successfully completing ongoing annual training, weapon inspection, and firearm qualification.<sup>1</sup>

A sheriff who conducts the training or waives training requirements must issue a school guardian certificate and maintain detailed records of training, inspections, and certifications.<sup>2</sup>

# Permitless Carry and Guardian Training Eligibility

A sheriff may only certify school employees as school guardians if they hold a concealed weapon or concealed firearm license under s. 790.06, F.S.<sup>3</sup> However, in 2023, Florida enacted permitless concealed carry under s. 790.01(1), F.S., allowing individuals to carry a concealed firearm without obtaining a license under s. 790.06, F.S.<sup>4</sup> Current law does not explicitly

<sup>&</sup>lt;sup>1</sup> Section 30.15(1), F.S.

 $<sup>^{2}</sup>$  *Id.* authorizes a sheriff to waive the guardian training requirements for a person who meets specified statutory criminal justice training standards and law enforcement qualifications.

 $<sup>\</sup>overline{}^{3}$  Id.

<sup>&</sup>lt;sup>4</sup> Section 790.01(1), F.S.

authorize sheriffs to provide guardian training to individuals who are legally permitted to carry under Chapter 790, F.S., without a license.

## Sheriff and School Guardian Reporting Requirements

## Sheriff Reporting Responsibilities

A sheriff who issues a school guardian certificate must report to FDLE the name, date of birth, and certification date of the school guardian within 30 days. Additionally, each sheriff must submit quarterly reports to FDLE detailing:

- Upcoming school guardian training schedules.
- Training dates, locations, and registration contacts.
- Class capacity for training programs.

The FDLE must publish and update these reports at least quarterly on its website.

Sheriffs who fail to comply with these reporting requirements are ineligible to receive reimbursement from the Department of Education (DOE) for school guardian training expenses. However, upon submission of the required reports, sheriffs regain eligibility.<sup>5</sup>

# School District, Charter School, and Private School Reporting Requirements

By February 1 and September 1 of each school year, each school district, charter school, and private school must report to the FDLE:

- The name, date of birth, and appointment date of each school guardian.
- The date of separation for any school guardian no longer serving in that capacity.

Failure to comply prohibits the school from operating a school guardian program in the following school year unless missing information is submitted.<sup>6</sup>

# The FDLE Responsibilities and Enforcement

The FDLE must maintain a statewide list of all school guardians. This list must include:

- The guardian's name, certification date, and appointment date.
- The name of the appointing school district, charter school, or private school.
- Any additional information regarding misconduct or firearm discharges, except those occurring during training.
- The date a guardian separated from their appointment, if applicable.<sup>7</sup>

The FDLE must remove from the list any school guardian whose training has expired.

By March 1 and October 1 of each school year, the FDLE must notify the Department of Education of any sheriff, school district, charter school, or private school that has failed to comply with these reporting requirements.

<sup>&</sup>lt;sup>5</sup> Section 30.15, F.S.

<sup>&</sup>lt;sup>6</sup> *Id*.

 $<sup>^{7}</sup>$  Id.

The FDLE is authorized to adopt rules to implement these reporting requirements and may require additional identifying information as necessary to ensure accurate record-keeping of school guardians.<sup>8</sup>

Currently, 53 counties participate in the Chris Hixon, Coach Aaron Feis, and Coach Scott Beigel Guardian Program.<sup>9</sup>

#### **Behavioral Threat Management and School Safety Oversight**

Florida law establishes the Office of Safe Schools (OSS) within the DOE to serve as the central authority for school safety, overseeing training standards, best practices, and compliance measures.<sup>10</sup>

The OSS develops, administers, and ensures compliance with Florida's statewide behavioral threat management framework, which includes a standardized threat assessment process, a digital reporting portal, and oversight of school-based and district-level threat management teams.<sup>11</sup>

The OSS is also required to develop and implement a School Safety Specialist Training Program for school safety specialists, based on national and state best practices on school safety and security and must include active shooter training.<sup>12</sup>

### **Behavioral Threat Management Operational Process**

The OSS is responsible for developing a statewide behavioral threat management operational process to assist school districts, charter school governing boards, and individual schools in identifying, assessing, managing, and monitoring potential threats. This process includes:

- Establishing and defining the duties of threat management teams.
- Developing criteria for behavioral risk and threat assessment.
- Implementing intervention, school support, and community services procedures.
- Providing guidelines for law enforcement intervention and risk management procedures.
- Establishing monitoring mechanisms for ongoing threats and interventions.
- Requiring schools to use the Florida-specific behavioral threat assessment instrument to coordinate interventions for students who may pose a threat.

Each school district, charter school governing board, and individual school must use the statewide behavioral threat management operational process upon its availability.<sup>13</sup>

<sup>&</sup>lt;sup>8</sup> Id.

<sup>&</sup>lt;sup>9</sup> Florida Department of Education, *Chris Hixon, Coach Aaron Feis, & Coach Scott Beigel Guardian Program*, <u>https://www.fldoe.org/safe-schools/guardian-program.stml</u> (last visited Mar. 14, 2025).

<sup>&</sup>lt;sup>10</sup> Section 1001.212, F.S.

<sup>&</sup>lt;sup>11</sup> Florida Department of Education, *Florida Harm Prevention and Threat Management Manual, Rule 6A-1.0019, F.A.C., available* at <u>https://flrules.org/gateway/ruleno.asp?id=6A-1.0019</u>.

<sup>&</sup>lt;sup>12</sup> Section 1001.212(4), F.S.

<sup>&</sup>lt;sup>13</sup> Section 1001.212(11)(a), F.S.

The OSS is required to develop the Florida-specific behavioral threat assessment instrument, which school districts, charter schools, and governing boards must use to evaluate student threats and coordinate intervention services. The assessment instrument:

- Includes a standardized threat assessment report containing documentation of evaluations, interventions, and ongoing monitoring.
- Establishes procedures for assessing student, family, school, and social dynamics when determining threat levels.
- Outlines requirements for school responses, law enforcement engagement, and mental health provider coordination in response to threats.
- Is integrated into the statewide digital threat management portal, where records are retained in accordance with State Board of Education (SBE) rules.<sup>14</sup>

# Threat Management Portal and Data Access Restrictions

The OSS is responsible for developing, maintaining, and administering a statewide digital threat management portal to support behavioral threat assessment and intervention efforts. The portal digitizes the Florida-specific behavioral threat assessment instrument and is used by school districts, charter schools, and school governing boards for reporting, documentation, and coordination of student threat assessments.<sup>15</sup>

Florida law strictly regulates access to records maintained in the portal:

- The OSS and its system administrators may not access a threat assessment report, its corresponding documentation, or any other information stored in the portal.
- School districts and charter school governing boards may not access education records within the portal unless authorized by SBE rule.
- Parents may access their own child's education records in the portal but are not permitted direct access to the portal itself.
- The portal must have security controls that alert system administrators to any unauthorized access attempts.

Florida law further requires:

- Education records stored in the portal to be retained, maintained, and transferred only in compliance with SBE rule.
- A quarterly portal access review audit process to be developed and implemented by the OSS.
- Annual role-based training for authorized users of the portal to be provided by the OSS beginning August 1, 2025.
- Any unauthorized access, use, or release of an education record in the portal to be punishable by a fine of up to \$2,000.<sup>16</sup>

<sup>&</sup>lt;sup>14</sup> Section 1001.212(11)(b), F.S.

<sup>&</sup>lt;sup>15</sup> Section 1001.212(11)(c), F.S.

<sup>&</sup>lt;sup>16</sup> Id.

#### Federal and State Privacy Protections for Student Records

The Family Educational Rights and Privacy Act (FERPA), 20 U.S.C. § 1232g, is the primary federal law governing access to student education records. FERPA prohibits the disclosure of personally identifiable information (PII) from student education records without prior written parental consent, unless an exception applies.<sup>17</sup>

FERPA applies to any educational institution receiving federal funds, including Florida's public schools, charter schools, and state education agencies.<sup>18</sup> Education records include records that are directly related to a student and maintained by an educational agency or institution.<sup>19</sup>

Florida law further aligns with FERPA by stating that education records may not be disclosed without consent except as authorized by FERPA or other federal regulations.<sup>20</sup>

#### **Exceptions to FERPA's General Prohibition on Disclosure**

#### State Program Audits and Compliance Monitoring

FERPA authorizes the disclosure of student records without parental consent to state and local educational authorities for the purpose of audits, program evaluations, and compliance monitoring related to state-supported education programs.<sup>21</sup> This exception could permit the OSS to access threat assessment records if the access is necessary to monitor compliance with state safety policies.

#### Student Safety and Health Exceptions

FERPA's health or safety emergency exception allows schools to disclose student education records without parental consent when necessary to protect the health or safety of the student or other individuals.<sup>22</sup> Disclosure under this provision must be limited to appropriate parties, such as law enforcement, school officials, or state safety agencies, who require the information to address an imminent threat.<sup>23</sup>

This exception may justify the OSS's access to student threat assessment records if the access is necessary to protect student safety and prevent school violence. However, disclosures under the health or safety emergency exception must be limited to the duration of the emergency, and routine access to records would not be justified under this exception alone.<sup>24</sup>

<sup>17 20</sup> U.S.C. § 1232g; 34 C.F.R. § 99.30.

<sup>&</sup>lt;sup>18</sup> 34 C.F.R. § 99.1.

<sup>&</sup>lt;sup>19</sup> 34 C.F.R. § 99.3.

<sup>&</sup>lt;sup>20</sup> Section 1002.221, F.S.

<sup>&</sup>lt;sup>21</sup> 20 U.S.C. § 1232g; 34 C.F.R. § 99.31.

<sup>&</sup>lt;sup>22</sup> 20 U.S.C. § 1232g; 34 C.F.R. § 99.36.

<sup>&</sup>lt;sup>23</sup> 34 C.F.R. § 99.36(b).

<sup>&</sup>lt;sup>24</sup> 34 C.F.R. § 99.36(c).

# District School Board Responsibilities for School Safety

### **Emergency Alert Procedures**

Each public school, including charter schools, is required to implement a mobile panic alert system capable of connecting diverse emergency services technologies to ensure real-time coordination between multiple first responder agencies. Such system, known as "Alyssa's Alert," integrates with local public safety answering point infrastructure to transmit 911 calls and mobile activations.<sup>25</sup>

A public school district may also implement additional strategies or systems to ensure real-time coordination between multiple first responder agencies in a school security emergency.<sup>26</sup>

### **Emergency Alert Procedures**

Each district school board is required to provide for the control, safety, and welfare of students on school campuses, including implementing security measures to prevent violence and unauthorized access. Each district school superintendent must establish policies and procedures for preventing violence on school grounds, including assessing and intervening with individuals who may pose a threat.<sup>27</sup>

Florida law also establishes specific locked campus requirements to regulate access to school buildings, classrooms, and campus gates. Each school district and charter school governing board must comply with statewide school safety requirements, which mandate:

- Locking all gates and access points that restrict ingress to or egress from a school campus when students are on campus, unless actively staffed, permitted under a shared-use agreement, or exempted by the school safety specialist based on other security measures.
- Keeping all school classroom doors and instructional spaces locked when occupied by students, except between class periods or when actively staffed at the door.
- Securing all campus access doors, gates, and entry points to school buildings at all times to prevent unauthorized ingress, unless a person is actively entering or exiting, or an exemption has been documented by the school safety specialist.
- Clearly marking the safest areas for sheltering in place within each classroom and instructional space, with students being notified of these locations within the first 10 days of the school year.<sup>28</sup>

### **Enforcement and Compliance**

Each school district and charter school must document compliance with these requirements through the Florida Safe Schools Assessment Tool (FSSAT),<sup>29</sup> maintained by the OSS. The OSS

<sup>&</sup>lt;sup>25</sup> Section 1006.07(4)(c), F.S.

<sup>&</sup>lt;sup>26</sup> Section 1006.07(4)(d), F.S.

<sup>&</sup>lt;sup>27</sup> Section 1006.07, F.S.

<sup>&</sup>lt;sup>28</sup> Section 1006.07(6), F.S.

<sup>&</sup>lt;sup>29</sup> Section 1006.1493, F.S. The Florida Safe Schools Assessment Tool (FSSAT) is a statewide risk assessment and compliance monitoring system used by school districts and charter schools to evaluate school safety, identify security vulnerabilities, and document compliance with statutory safety requirements.

is authorized to conduct compliance visits to verify whether school safety specialists have appropriately documented exemptions or security adjustments.<sup>30</sup>

### **Safe-School Officer Requirements**

Florida law requires each public school, including charter schools, to have at least one safeschool officer assigned to its facility. School districts may partner with law enforcement agencies or private security agencies to meet this requirement through any combination of the following safe-school officer options:

- School resource officers (sworn law enforcement officers).
- School safety officers (sworn law enforcement officers who are employed by the school district).
- School guardians (trained school personnel or volunteers who complete guardian program training).
- School security guards (contracted private security personnel meeting state training and screening requirements).<sup>31</sup>

# School Security Guards and Required Screening

A school district or charter school governing board may contract with a licensed security agency to employ a school security guard to fulfill the safe-school officer requirement. To serve in this role, an individual must:<sup>32</sup>

- Hold a valid Class "D" (unarmed security) and Class "G" (armed security) license under Chapter 493, F.S.<sup>33</sup>
- Complete 144 hours of required guardian program training.<sup>34</sup>
- Pass a psychological evaluation administered by a licensed psychologist, with the results submitted to the sheriff's office, school district, or charter school governing board.
- Submit to and pass an initial drug test and subsequent random drug tests, following state drug-free workplace regulations and applicable school district policies.
- Complete ongoing annual training, weapon inspections, and firearm qualifications, providing documentation to the appropriate contracting entity.<sup>35</sup>

Additionally, contracts between a school district, charter school, or private security agency must specify who is responsible for training, inspection, and record maintenance related to school security guard qualifications.<sup>36</sup>

### Florida Safe Schools Canine Program

Florida law establishes the Florida Safe Schools Canine Program under the OSS within the DOE to support the use of firearm detection canines in K-12 schools. The program was created to:

<sup>&</sup>lt;sup>30</sup> Section 1001.212(14), F.S.

<sup>&</sup>lt;sup>31</sup> Section 1006.12, F.S.

<sup>&</sup>lt;sup>32</sup> Section 1006.12(4), F.S.

<sup>&</sup>lt;sup>33</sup> Section 493.6101(18), F.S.

<sup>&</sup>lt;sup>34</sup> Section 30.15(1), F.S.

<sup>&</sup>lt;sup>35</sup> Section 1006.12, F.S.

<sup>&</sup>lt;sup>36</sup> Id.

- Encourage partnerships between schools, businesses, and law enforcement agencies to fund the acquisition, training, and care of firearm detection canines.
- Enhance school safety by increasing the presence of firearm detection canines in schools, reinforcing public confidence in law enforcement's role in school security.<sup>37</sup>

A firearm detection canine is defined as any canine that is owned or the service of which is employed by a law enforcement agency for use in K-12 schools for the primary purpose of detecting firearms and ammunition.<sup>38</sup> These canines must be trained to interact with children and may also be trained as animal-assisted therapy canines.<sup>39</sup>

# III. Effect of Proposed Changes:

This bill strengthens school safety measures, enhances behavioral threat management protocols, expands oversight of school security personnel, and clarifies campus security requirements.

# Chris Hixon, Coach Aaron Feis, and Coach Scott Beigel Guardian Program

The bill amends s. 30.15, F.S., to modify training, certification, and oversight requirements for school guardians and school security guards. Specifically, the bill:

- Aligns the training and certification requirements for school security guards with those for school guardians, establishing consistent standards across both roles.
- Requires a sheriff to establish a school guardian program if a school board, charter school, or private school contracts for the use of school security guards.
- Authorizes private schools to contract for school security guards and allows a sheriff to establish a guardian program to provide training for private school security guards.
- Clarifies that security agencies are responsible for all training and screening-related costs for school security guards, which may not be waived by sheriffs, preventing the use of state funds for private security agency expenses. The bill clarifies that the fee a sheriff may charge a security agency for guardian training may not exceed the actual cost incurred by the sheriff to provide the training.
- Requires sheriffs to maintain documentation of training, certification, weapon inspection, and firearm qualification records for each certified school security guard.
- Specifies that a school security guard who has completed the guardian training program is not required to complete another guardian training program unless there has been at least a one-year break in appointment as a school guardian or employment as a school security guard.
- Authorizes a sheriff to provide guardian training to individuals who are legally permitted to possess or carry a concealed firearm under Florida law, aligning with the state's permitless carry provisions.
- Requires a sheriff to provide guardian training only to individuals who have already satisfied all background screening, psychological evaluation, and drug test requirements.
- Requires a sheriff to issue a school security guard certificate to individuals who meet all statutory screening, training, and experience requirements and to maintain documentation of

<sup>&</sup>lt;sup>37</sup> Section 1006.121(1), F.S.

<sup>&</sup>lt;sup>38</sup> Section 1006.121(2), F.S.

<sup>&</sup>lt;sup>39</sup> Section 1006.121(3), F.S.

weapon and equipment inspections, training, certification, and qualification records for each certified school security guard.

### Sheriff and School Guardian Reporting Requirements

To streamline reporting processes and enhance oversight, the bill aligns school security guard reporting requirements with those for school guardians. Specifically, the bill:

- Aligns school security guard reporting and recordkeeping requirements with those for school guardians and mandates that security agencies report to the FDLE the date a school security guard was last employed in a school.
- Clarifies that the fee a sheriff may charge a security agency for guardian training may not exceed the actual cost incurred by the sheriff to provide the training.
- Specifies that if no guardian or security guard training sessions are scheduled, the sheriff is not required to submit a quarterly training report to the FDLE.
- Removes outdated reporting requirements for sheriffs, school districts, charter schools, and private schools regarding school guardian certifications and appointments.

#### **Behavioral Threat Management and School Safety Oversight**

The bill amends s. 1001.212, F.S., to modify the duties of the OSS related to threat assessment processes and security exceptions. Specifically, the bill:

- Clarifies that the OSS is responsible for maintaining the statewide behavioral threat management operational process and the Florida-specific behavioral threat assessment instrument.
- Authorizes the State Board of Education to establish in rule when the OSS or its system administrators may access a threat assessment report, related documentation, or any other information required by the Florida-specific behavioral threat assessment instrument maintained in the portal. Access must comply with state and federal privacy laws.
- Requires the OSS to convene a stakeholder work group to develop recommendations for the establishment of a Florida Institute of School Safety. The work group must include representatives from postsecondary institutions, law enforcement, fire and emergency medical services, emergency management, school facilities staff, school safety specialists, school administrators, superintendents, school-based mental health professionals, and threat management practitioners. The recommendations must address potential programs and functions to enhance school safety. The Office must submit its finding and recommendations to the Governor, the President of the Senate, and the Speaker of the House of Representatives by January 1, 2026.

The bill amends s. 1006.07, F.S., to require the Department of Education to establish and maintain a centralized system that integrates panic alert systems and digital school maps used by public schools, charter schools, and other educational institutions. The centralized system must:

- Receive and process alerts from Department-approved panic alert systems.
- Integrate digital maps to provide real-time situational awareness for law enforcement and emergency responders.
- Store and provide access to historical alert data for authorized state agencies.

The bill also requires that:

All public and charter schools connect their panic alert systems to the centralized system.

- Panic alert systems be interoperable with the centralized system to ensure seamless communication with emergency personnel.
- Digital maps required under s. 1013.13, F.S., be integrated into the centralized system to support emergency response coordination.

#### **District School Board Responsibilities for School Safety**

The bill also amends s. 1006.07, F.S., to modify locked campus and building requirements to apply only during school supervision hours rather than whenever students are present. It also clarifies when certain access points may remain unlocked. Specifically, the bill:

- Authorizes an exception to the requirement that campus areas and school buildings remain locked, permitting an access point to be unlocked if another closed and locked gate or access point separates it from areas occupied by students for campus areas, or if another closed and locked door, gate, or access point prevents access to a school building.
- Defines "school supervision hours" as the hours of the school day plus a reasonable time immediately before and after school when student supervision is available, as determined by school district policy.
- Clarifies that the exception allowing an access point to remain unlocked when it is actively staffed applies not only to campus entry points but also to school buildings when staffed by school personnel.
- Defines the terms "exclusive zone" and "nonexclusive zone" to clarify where locked access point requirements apply on a school campus. The exclusive zone refers to the interior portion of a campus that lies beyond a secured gate or door limiting access to a single point of entry. Locked access point requirements apply to this zone.
- Defines the nonexclusive zone as the area outside of the exclusive zone but still located on school property. These areas may include, but are not limited to, parking lots, athletic fields and stadiums, mechanical buildings, playgrounds, bus ramps, agricultural spaces, and other locations that do not provide direct, unimpeded access to the exclusive zone. The bill expressly states that locked access point requirements do not apply to nonexclusive zones.

The bill provides specific exemptions to the requirement that all school classrooms and other instructional spaces remain locked to prevent ingress when occupied by students. The bill allows a classroom or instructional space used for a career and technical education (CTE) program to remain unlocked if locking the space would pose a health or safety risk to students. In such cases, the school safety specialist, or his or her designee, must document in the Florida Safe Schools Assessment Tool (FSSAT) that the space is used for CTE and that other safety measures are in place to prevent authorized access.

The bill also exempts common areas such as cafeterias, media centers, and auditoriums from the locked classroom requirement, except when those spaces are being used for instructional time or student testing.

The bill requires that each substitute teacher be provided with all school safety protocols and policies before their first day of substitute teaching at a school.

#### Safe-School Officer Requirements

The bill amends s. 1006.12, F.S., to clarify participation in the school security guard program and increase oversight of security guard training, certification, and reporting requirements. Specifically, the bill:

- Clarifies private school authority to contract with security agencies for school security guards.
- Requires private schools contracting for security guards to adhere to all training and screening requirements applicable to public schools.
- Requires that all school security guards be trained by a sheriff pursuant to the training requirements of the Chris Hixon, Coach Aaron Feis, and Coach Scott Beigel Guardian Program.
- Mandates that security guards be approved by the sheriff of each county in which the school security guard will be assigned to a school before being assigned to a school in that county.
- Requires that school security guards submit the results of the required psychological evaluation to the sheriff for review.
- Mandates that all ongoing training, weapon inspections, and firearm qualifications for school security guards be conducted by a sheriff or through a sheriff-approved program.

The bill adds private school administrators to the notification requirements concerning safeschool officer misconduct and firearm discharges, supporting uniform reporting across all schools utilizing safe-school officers. The bill requires the OSS to provide the FDLE with any information it receives from a district school superintendent or charter school administrator, private school administrator, or respective designee concerning a school security guard who:

- Is dismissed for misconduct or is otherwise disciplined.
- Discharges his or her firearm in the exercise of the school security guard's duties, other than for training purposes.

# Florida Safe Schools Canine Program

The bill expands the definition of the term "firearm detection canine" in s. 1006.121(2), F.S., to authorize school districts, rather than just law enforcement agencies, to employ firearm detection canines and specify that only sworn law enforcement officers may use the canines in K-12 schools.

The bill takes effect July 1, 2025.

# IV. Constitutional Issues:

A. Municipality/County Mandates Restrictions:

None.

B. Public Records/Open Meetings Issues:

None.

C. Trust Funds Restrictions:

None.

D. State Tax or Fee Increases:

None.

E. Other Constitutional Issues:

None.

#### V. Fiscal Impact Statement:

A. Tax/Fee Issues:

None.

B. Private Sector Impact:

None.

C. Government Sector Impact:

This bill appropriates, for the 2025-2026 fiscal year, the sum of \$450,000 in recurring general revenue funds, to the Department of Education to implement the centralized system to integrate all panic alert systems and digital school maps used by public schools, charter schools, and other educational institutions, and for schools to connect their panic alert systems to the centralized system.

### VI. Technical Deficiencies:

None.

VII. Related Issues:

None.

#### VIII. Statutes Affected:

This bill substantially amends the following sections of the Florida Statutes: 30.15, 1001.212, 1006.07, 1006.12, and 1006.121.

### IX. Additional Information:

A. Committee Substitute – Statement of Substantial Changes: (Summarizing differences between the Committee Substitute and the prior version of the bill.)

CS by Appropriations Committee on Pre-K - 12 Education on March 24, 2025:

The committee substitute:

- Clarifies that the fee a sheriff may charge a security agency for guardian training may not exceed the actual cost incurred by the sheriff to provide the training.
- Replaces the provision requiring the Office of Safe Schools (OSS) to partner with the Florida Association of School Safety Specialists with a requirement that the OSS convene a stakeholder workgroup to develop recommendations for establishing a Florida Institute of School Safety, with findings due to the Governor and Legislature by January 1, 2026.
- Removes the requirement for OSS to maintain a list of exceptions to locked access point requirements.
- Defines the terms "exclusive zone" and "non-exclusive zone" and applies locked access point requirements only to the exclusive zone.
- Removes the provision authorizing the OSS to recognize exceptions to locked classroom requirements.
- Adds specific exceptions to locked classroom requirements for certain career and technical education (CTE) instructional spaces and common areas.
- Applies locked school building requirements to schools that do not have a secure exclusive zone, as a conforming change.
- Requires substitute teachers to be provided with all school safety protocols and policies before their first day of substitute teaching.

The committee substitute requires the Department of Education (DOE) to establish and maintain a centralized system that integrates panic alert systems and digital school maps used by public schools, charter schools, and other educational institutions. The centralized system must:

- Receive and process alerts from DOE-approved panic alert systems.
- Integrate digital maps to provide real-time situational awareness for law enforcement and emergency responders.
- Store and provide access to historical alert data for authorized state agencies.

The committee substitute also requires that:

- All public and charter schools connect their panic alert systems to the centralized system.
- Panic alert systems be interoperable with the centralized system to ensure seamless communication with emergency personnel.
- Digital maps required under s. 1013.13, F.S., be integrated into the centralized system to support emergency response coordination.

The committee substitute appropriates, for the 2025-2026 fiscal year, the sum of \$450,000 in recurring funds from the General Revenue Fund to the DOE to implement a centralized system to integrate all panic alert systems and digital school maps used by

public schools, charter schools, and other educational institutions, and for schools to connect their panic alert systems to the centralized system.

B. Amendments:

None.

This Senate Bill Analysis does not reflect the intent or official position of the bill's introducer or the Florida Senate.

House



LEGISLATIVE ACTION

Senate Comm: RCS 03/25/2025

The Appropriations Committee on Pre-K - 12 Education (Burgess) recommended the following:

Senate Amendment (with title amendment)

Delete lines 85 - 577

and insert:

1 2 3

4

5

6 7

8

9

10

guard, but such charges may not exceed the actual cost incurred by the sheriff to provide the training.

c. A private school in a school district that has not voted, or has declined, to implement a guardian program may request that the sheriff in the county of the private school establish a guardian program for the purpose of training private

Page 1 of 20

220728

11 school employees or school security guards. If the county 12 sheriff denies the request, the private school may contract with 13 a sheriff from another county who has established a guardian 14 program under subparagraph 2. to provide such training. The private school must notify the sheriff in the private school's 15 county of the contract with a sheriff from another county before 16 its execution. The private school or security agency is 17 18 responsible for all training and screening-related costs for a 19 school guardian program. The sheriff providing such training must ensure that any moneys paid by a private school or security 20 21 agency are not commingled with any funds provided by the state 22 to the sheriff as reimbursement for screening-related and 23 training-related costs of any school district or charter school 24 employee.

d. The training program required in sub-subparagraph 2.b. 25 26 is a standardized statewide curriculum, and each sheriff 27 providing such training shall adhere to the course of 28 instruction specified in that sub-subparagraph. This 29 subparagraph does not prohibit a sheriff from providing 30 additional training. A school guardian or school security guard 31 who has completed the training program required in sub-32 subparagraph 2.b. may not be required to attend another 33 sheriff's training program pursuant to that sub-subparagraph 34 unless there has been at least a 1-year break in his or her 35 appointment as a guardian or employment by a security agency as 36 a school security quard in a school.

e. The sheriff conducting the training pursuant to subparagraph 2. for school district and charter school employees will be reimbursed for screening-related and training-related

37

38

39



40 costs and for providing a one-time stipend of \$500 to each41 school guardian who participates in the school guardian program.

f. The sheriff may waive the training and screening-related costs for a private school for a school guardian program. Funds provided pursuant to sub-subparagraph e. may not be used to subsidize any costs that have been waived by the sheriff. <u>The</u> <u>sheriff may not waive the training and screening-related costs</u> <u>required to be paid by a security agency for initial training or</u> <u>ongoing training of a school security guard.</u>

49 q. A person who is certified and in good standing under the 50 Florida Criminal Justice Standards and Training Commission, who 51 meets the qualifications established in s. 943.13, and who is 52 otherwise qualified for the position of a school quardian or 53 school security guard may be certified as a school guardian or 54 school security guard by the sheriff without completing the 55 training requirements of sub-subparagraph 2.b. However, a person 56 certified as a school guardian or school security guard under 57 this sub-subparagraph must meet the requirements of sub-58 subparagraphs 2.c.-e.

2. A sheriff who establishes a program shall consult with the Department of Law Enforcement on programmatic guiding principles, practices, and resources, and shall certify as school guardians, without the power of arrest, school employees, as specified in s. 1006.12(3), <u>or shall certify as school</u> <u>security guards those persons employed by a security agency who</u> <u>meet the criteria specified in s. 1006.12(4), and</u> who:

a. Hold a valid license issued under s. 790.06 or are
otherwise eligible to possess or carry a concealed firearm under
chapter 790.

59

60

61

62

63 64

65

220728

69 b. After satisfying the requirements of s. 1006.12(7), 70 complete a 144-hour training program, consisting of 12 hours of training to improve the school guardian's knowledge and skills 71 72 necessary to respond to and de-escalate incidents on school 73 premises and 132 total hours of comprehensive firearm safety and 74 proficiency training conducted by Criminal Justice Standards and 75 Training Commission-certified instructors, which must include: 76 (I) Eighty hours of firearms instruction based on the

Criminal Justice Standards and Training Commission's Law Enforcement Academy training model, which must include at least 10 percent but no more than 20 percent more rounds fired than associated with academy training. Program participants must achieve an 85 percent pass rate on the firearms training.

77

78

79

80

81

82

83 84

85

86

(II) Sixteen hours of instruction in precision pistol.

(III) Eight hours of discretionary shooting instruction using state-of-the-art simulator exercises.

(IV) Sixteen hours of instruction in active shooter or assailant scenarios.

87 88 (V) Eight hours of instruction in defensive tactics.

(VI) Four hours of instruction in legal issues.

89 c. Pass a psychological evaluation administered by a 90 psychologist licensed under chapter 490 and designated by the 91 Department of Law Enforcement and submit the results of the 92 evaluation to the sheriff's office. The Department of Law 93 Enforcement is authorized to provide the sheriff's office with 94 mental health and substance abuse data for compliance with this 95 paragraph.

96 d. Submit to and pass an initial drug test and subsequent97 random drug tests in accordance with the requirements of s.

101

basis.

220728

98 112.0455 and the sheriff's office.
99 e. Successfully complete ongoing training, weapon
100 inspection, and firearm qualification on at least an annual

102 103 The sheriff who conducts the quardian training or waives the 104 training requirements for a person under sub-subparagraph 1.q. 105 shall issue a school quardian certificate to persons who meet 106 the requirements of this section to the satisfaction of the 107 sheriff, and shall maintain documentation of weapon and 108 equipment inspections, as well as the training, certification, 109 inspection, and qualification records of each school guardian 110 certified by the sheriff. A person who is certified under this 111 paragraph may serve as a school guardian under s. 1006.12(3) 112 only if he or she is appointed by the applicable school district 113 superintendent, charter school principal, or private school head 114 of school. A sheriff who conducts the training for a school 115 security guard or waives the training requirements for a person 116 under sub-subparagraph 1.g. and determines that the school 117 security guard has met all the requirements of s. 1006.12(4) 118 shall issue a school security guard certificate to persons who 119 meet the requirements of this section to the satisfaction of the 120 sheriff and shall maintain documentation of weapon and equipment 121 inspections, training, certification, and qualification records 122 for each school security guard certified by the sheriff.

123 3.a.(I) Within 30 days after issuing a school guardian or 124 school security guard certificate, the sheriff who issued the 125 certificate must report to the Department of Law Enforcement the 126 name, date of birth, and certification date of the school

220728

127 guardian <u>or school security guard</u>. 128 (II) By September 1, 2024, each sheriff who issued a school 129 guardian certificate must report to the Department of Law 130 Enforcement the name, date of birth, and certification date of 131 each school guardian who received a certificate from the 132 sheriff.

133 b.(I) By February 1 and September 1 of each school year, 134 each school district, charter school, employing security agency, 135 and private school must report in the manner prescribed to the 136 Department of Law Enforcement the name, date of birth, and 137 appointment date of each person appointed as a school guardian 138 or employed as a school security guard. The school district, 139 charter school, employing security agency, and private school 140 must also report in the manner prescribed to the Department of 141 Law Enforcement the date each school guardian or school security 142 guard separates from his or her appointment as a school guardian or employment as a school security guard in a school. 143

(II) By September 1, 2024, each school district, charter school, and private school must report to the Department of Law Enforcement the name, date of birth, and initial and end-ofappointment dates, as applicable, of each person appointed as a school guardian.

c. The Department of Law Enforcement shall maintain a list of each person appointed as a school guardian <u>or certified as a</u> school security guard in the state. The list must include the name and certification date of each school guardian <u>and school</u> security guard and the date the person was appointed as a school guardian <u>or certified as a school security guard</u>, including the name of the school district, charter school, or private school

144 145

146

147

148



156 in which the school guardian is appointed, or the employing 157 security agency of a school security guard, any information 158 provided pursuant to s. 1006.12(5), and, if applicable, the date 159 such person separated from his or her appointment as a school 160 guardian or the last date a school security guard served in a 161 school as of the last reporting date. The Department of Law 162 Enforcement shall remove from the list any person whose training 163 has expired pursuant to sub-subparagraph 1.d.

164 d. Each sheriff shall must report on a quarterly basis to 165 the Department of Law Enforcement the schedule for upcoming 166 school guardian trainings, to include guardian trainings for 167 school security guards, including the dates of the training, the 168 training locations, a contact person to register for the 169 training, and the class capacity. If no trainings are scheduled, 170 the sheriff is not required to report to the Department of Law 171 Enforcement. The Department of Law Enforcement shall publish on 172 its website a list of the upcoming school guardian trainings. 173 The Department of Law Enforcement shall must update such list 174 quarterly.

e. A sheriff who fails to report the information required by this subparagraph may not receive reimbursement from the Department of Education for school guardian trainings. Upon the submission of the required information, a sheriff is deemed eligible for such funding and is authorized to continue to receive reimbursement for school guardian training.

181 f. A school district, charter school, or private school, or 182 employing security agency that fails to report the information 183 required by this subparagraph is prohibited from operating may 184 not operate a school guardian program or employing school

220728

185 <u>security guards in</u> for the following school year, unless the 186 <u>missing</u> school district, charter school, or private school has 187 <u>submitted the required</u> information <u>is provided</u>.

188 g. By March 1 and October 1 of each school year, the 189 Department of Law Enforcement shall notify the Department of 190 Education of any sheriff, school district, charter school, or 191 private school that has not complied with the reporting 192 requirements of this subparagraph.

193 h. The Department of Law Enforcement may adopt rules to 194 implement the requirements of this subparagraph, including 195 requiring additional reporting information only as necessary to 196 uniquely identify each school guardian <u>and school security guard</u> 197 reported.

Section 2. Paragraphs (a), (b), and (c) of subsection (11) and subsection (17) of section 1001.212, Florida Statutes, are amended to read:

1001.212 Office of Safe Schools.—There is created in the Department of Education the Office of Safe Schools. The office is fully accountable to the Commissioner of Education. The office shall serve as a central repository for best practices, training standards, and compliance oversight in all matters regarding school safety and security, including prevention efforts, intervention efforts, and emergency preparedness planning. The office shall:

209 (11) Develop a statewide behavioral threat management
210 operational process, a Florida-specific behavioral threat
211 assessment instrument, and a threat management portal.

(a)1. By December 1, 2023, The office shall maintain the
 develop a statewide behavioral threat management operational

198

199

200

201

202

203

204

205

206

207

208

220728

214 process to guide school districts, schools, charter school 215 governing boards, and charter schools through the threat 216 management process. The process must be designed to identify, 217 assess, manage, and monitor potential and real threats to 218 schools. This process must include, but is not limited to: 219 a. The establishment and duties of threat management teams. 220 b. Defining behavioral risks and threats. 221 c. The use of the Florida-specific behavioral threat 2.2.2 assessment instrument developed pursuant to paragraph (b) to 223 evaluate the behavior of students who may pose a threat to the 224 school, school staff, or other students and to coordinate 225 intervention and services for such students. 226 d. Upon the availability of the threat management portal 227 developed pursuant to paragraph (c), the use, authorized user 228 criteria, and access specifications of the portal. 229 e. Procedures for the implementation of interventions, 230 school support, and community services. 231 f. Guidelines for appropriate law enforcement intervention. 232 q. Procedures for risk management. 233 h. Procedures for disciplinary actions. 234 i. Mechanisms for continued monitoring of potential and 235 real threats. 236 j. Procedures for referrals to mental health services 237 identified by the school district or charter school governing 238 board pursuant to s. 1012.584(4). 239 k. Procedures and requirements necessary for the creation 240 of a threat assessment report, all corresponding documentation, and any other information required by the Florida-specific 241 behavioral threat assessment instrument under paragraph (b). 242

602-02676-25

220728

2. Upon availability, Each school district, school, charter school governing board, and charter school <u>shall</u> must use the statewide behavioral threat management operational process.

3. The office shall provide training to all school districts, schools, charter school governing boards, and charter schools on the statewide behavioral threat management operational process.

4. The office shall coordinate the ongoing development, implementation, and operation of the statewide behavioral threat management operational process.

(b)1. By August 1, 2023, The office shall maintain the develop a Florida-specific behavioral threat assessment instrument for school districts, schools, charter school governing boards, and charter schools to use to evaluate the behavior of students who may pose a threat to the school, school staff, or students and to coordinate intervention and services for such students. The Florida-specific behavioral threat assessment instrument must include, but is not limited to:

a. An assessment of the threat, which includes an assessment of the student, family, and school and social dynamics.

264 b. An evaluation to determine whether a threat exists and265 if so, the type of threat.

c. The response to a threat, which includes the school
response, the role of law enforcement agencies in the response,
and the response by mental health providers.

269 d. Ongoing monitoring to assess implementation of threat270 management and safety strategies.

271

243

244

245

246

247

248

249

250

251

252

253

254

255

256

257

258

259

260

261 262

263

e. Ongoing monitoring to evaluate interventions and support



272 provided to the students.

274 275

277

278

279

280

281

282

283

284

285

286

287

288

289

273 f. A standardized threat assessment report, which must include, but need not be limited to, all documentation associated with the evaluation, intervention, management, and 276 any ongoing monitoring of the threat.

2. A report, all corresponding documentation, and any other information required by the instrument in the threat management portal under paragraph (c) is an education record and may not be retained, maintained, or transferred, except in accordance with State Board of Education rule.

3. Upon availability, Each school district, school, charter school governing board, and charter school shall must use the Florida-specific behavioral threat assessment instrument.

4. The office shall provide training for members of threat management teams established under s. 1006.07(7) and for all school districts and charter school governing boards regarding the use of the Florida-specific behavioral threat assessment instrument.

290 (c)1. By August 1, 2025, the office shall develop, host, 291 maintain, and administer a threat management portal that will 292 digitize the Florida-specific behavioral threat assessment 293 instrument for use by each school district, school, charter school governing board, and charter school. The portal will also 294 295 facilitate the electronic threat assessment reporting and 296 documentation as required by the Florida-specific behavioral threat assessment instrument to evaluate the behavior of 297 298 students who may pose a threat to the school, school staff, or 299 students and to coordinate intervention and services for such 300 students. The portal may not provide the office with access to

Page 11 of 20

602-02676-25

306

307

308

309

310

311

312

313

314

315

316

320

321

322



301 the portal unless authorized in accordance with State Board of 302 Education rule. The portal must include, but need not be limited 303 to, the following functionalities:

304 a. Workflow processes that align with the statewide305 behavioral threat management operational process.

b. Direct data entry and file uploading as required by the Florida-specific behavioral threat assessment instrument.

c. The ability to create a threat assessment report as required by the Florida-specific behavioral threat assessment instrument.

d. The ability of authorized personnel to add to or update a threat assessment report, all corresponding documentation, or any other information required by the Florida-specific behavioral threat assessment instrument.

e. The ability to create and remove connections between education records in the portal and authorized personnel.

317 f. The ability to grant access to and securely transfer any 318 education records in the portal to other schools or charter 319 schools in the district.

g. The ability to grant access to and securely transfer any education records in the portal to schools and charter schools not in the originating district.

h. The ability to retain, maintain, and transfer education
records in the portal in accordance with State Board of
Education rule.

i. The ability to restrict access to, entry of,
modification of, and transfer of education records in the portal
to a school district, school, charter school governing board, or
charter school and authorized personnel as specified by the

602-02676-25

220728

330 statewide behavioral threat management operational process.
331 j. The ability to designate school district or charter
332 school governing board system administrators who may grant
333 access to authorized school district and charter school
334 governing board personnel and school and charter school system
335 administrators.

336 k. The ability to designate school or charter school system 337 administrators who may grant access to authorized school or 338 charter school personnel.

339 1. The ability to notify the office's system administrators 340 and school district or charter school governing board system 341 administrators of attempts to access any education records by 342 unauthorized personnel.

2. Upon availability, each school district, school, charter school governing board, and charter school shall use the portal.

3. A threat assessment report, <u>including</u>, <u>but not limited</u> <u>to</u>, all corresponding documentation, and any other information required by the Florida-specific behavioral threat assessment instrument which is maintained in the portal, is an education record and may not be retained, maintained, or transferred, except in accordance with State Board of Education rule.

351 4. The office and the office system administrators may not 352 have access to a threat assessment report, all corresponding 353 documentation, and any other information required by the 354 Florida-specific behavioral threat assessment instrument which 355 is maintained in the portal, except in accordance with State 356 Board of Education rule.

357 5. A school district or charter school governing board may358 not have access to the education records in the portal, except

343

344

345

346

347

348

349

350

361 362

363

364

365

366

367 368

369

370

371

372

220728

359 in accordance with State Board of Education rule.

360 6. The parent of a student may access his or her student's education records in the portal in accordance with State Board of Education rule, but may not have access to the portal.

7. The office shall develop and implement a quarterly portal access review audit process.

8. Upon availability, each school district, school, charter school governing board, and charter school shall comply with the quarterly portal access review audit process developed by the office.

9. By August 1, 2025, and annually thereafter, the office shall provide role-based training to all authorized school district, school, charter school governing board, and charter school personnel.

373 10. Any individual who accesses, uses, or releases any 374 education record contained in the portal for a purpose not 375 specifically authorized by law commits a noncriminal infraction, 376 punishable by a fine not exceeding \$2,000.

377 (17) Convene a workgroup of stakeholders, including, but not limited to, postsecondary institutions, law enforcement, 378 379 fire and EMS, emergency management, school facilities staff, 380 school safety specialists, school administrators, 381 superintendents, school-based mental health professionals, and 382 threat management practitioners. The workgroup shall make 383 recommendations for the establishment of a Florida Institute of 384 School Safey, including programs and functions to enhance school 385 safety. The workgroup shall submit the findings and 386 recommendations to the Governor, the President of the Senate, 387 and the Speaker of the House of Representatives no later than

Page 14 of 20

220728

388 January 1, 2026 By December 1, 2024, evaluate the methodology 389 for the safe schools allocation in s. 1011.62(12) and, if 390 necessary, make recommendations for an alternate methodology to 391 distribute the remaining balance of the safe schools allocation 392 as indicated in s. 1011.62(12).

Section 3. Paragraph (f) of subsection (6) of section 1006.07, Florida Statutes, is amended, and paragraph (h) is added to that subsection, to read:

1006.07 District school board duties relating to student discipline and school safety.—The district school board shall provide for the proper accounting for all students, for the attendance and control of students at school, and for proper attention to health, safety, and other matters relating to the welfare of students, including:

(6) SAFETY AND SECURITY BEST PRACTICES.—Each district school superintendent shall establish policies and procedures for the prevention of violence on school grounds, including the assessment of and intervention with individuals whose behavior poses a threat to the safety of the school community.

(f) School safety requirements. By August 1, 2024, Each school district and charter school governing board shall comply with the following school safety requirements:

410 1. All gates or other access points that restrict ingress 411 to or egress from <u>the exclusive zone of</u> a school campus shall 412 remain closed and locked <u>during school supervision hours. For</u> 413 <u>the purposes of this section, the term "exclusive zone" means</u> 414 <u>the area within a gate or door allowing access to the interior</u> 415 <u>perimeter of a school campus beyond a single point of entry. The</u> 416 <u>term "school supervision hours" means the hours of the school</u>

2	220728
---	--------

417	day plus the reasonable time immediately before and after school
418	during which student supervision is available per school
419	district policy when students are on campus. A gate or other
420	<del>campus</del> access point <u>to the exclusive zone</u> may <u>only</u> <del>not</del> be open
421	or unlocked during school supervision hours if one of the
422	following conditions is met, regardless of whether it is during
423	normal school hours, unless:
424	a. <u>It is</u> attended or actively staffed <del>by a person</del> when
425	students are on campus;
426	b. The use <u>complies</u> <del>is in accordance</del> with a shared use
427	agreement pursuant to s. 1013.101;
428	c. Another closed and locked gate or access point separates
429	the open or unlocked gate from areas occupied by students; or
430	<u>d.</u> The school safety specialist, or his or her designee,
431	has documented in the Florida Safe Schools Assessment Tool
432	portal maintained by the Office of Safe Schools that the gate or
433	other access point is not subject to this requirement based upon
434	other safety measures at the school. The office may conduct a
435	compliance visit pursuant to s. 1001.212(14) to review if such
436	determination is appropriate.
437	
438	This subparagraph does not apply to the nonexclusive zone of a
439	school campus. The term "nonexclusive zone" means the area
440	outside of the exclusive zone but contained on school property.
441	Nonexclusive zones may include, but are not limited to, such
442	spaces as parking lots, athletic fields and stadiums, mechanical
443	buildings, playgrounds, bus ramps, agricultural spaces, and
444	other areas that do not give direct, unimpeded access to the
445	exclusive zone.

455

456

457

458

459

460

461

462

463

464

465

466

467

468

469

470 471

472



446 2.a. During school supervision hours, all school classrooms 447 and other instructional spaces must be locked to prevent ingress 448 when occupied by students, except between class periods when 449 students are moving between classrooms or other instructional 450 spaces. If a classroom or other instructional space door must be 451 left unlocked or open for any other reason other than between 452 class periods when students are moving between classrooms or 453 other instructional spaces, the door must be actively staffed by 454 a person standing or seated at the door.

b. Instructional spaces for career and technical education which are designed as open areas for which compliance with the requirements of sub-subparagraph a. affects the health and safety of students may be exempted from compliance with that sub-subparagraph by the school safety specialist. For such a space to be exempt, the school safety specialist, or his or her designee, must document in the Florida Safe Schools Assessment Tool portal maintained by the Office of Safe Schools that the instructional space is exempt from these requirements due to negative impacts to student health and safety and the presence of other safety measures at the school which prevent egress from the instructional space is hallways or other classrooms or instructional spaces.

<u>c. Common areas on a school campus, including, but not</u> <u>limited to, cafeterias, auditoriums, and media centers, which</u> <u>are used for instructional time or student testing must meet the</u> <u>requirements of sub-subparagraph a. only when such areas are</u> <u>being used for instructional time or student testing.</u>

473 3. For schools that do not have a secure exclusive zone,
474 all campus access doors, gates, and other access points that

COMMITTEE AMENDMENT

Florida Senate - 2025 Bill No. SB 1470

478

480

481

220728

475 allow ingress to or egress from a school building shall remain 476 closed and locked during school supervision hours at all times 477 to prevent unauthorized access, except when:

a. ingress, unless A person is actively entering or exiting 479 the door, gate, or other access point;

b. The door, gate, or access point is actively staffed by school personnel to prevent unauthorized entry; or

482 c. The school safety specialist, or his or her designee, 483 has documented in the Florida Safe Schools Assessment Tool 484 portal maintained by the Office of Safe Schools that the open 485 and unlocked door, gate, or other access point is not subject to 486 this requirement based upon other safety measures at the school. 487 The office may conduct a compliance visit pursuant to s. 488 1001.212(14) to review if such determination is appropriate. All 489 campus access doors, gates, and other access points may be 490 electronically or manually controlled by school personnel to 491 allow access by authorized visitors, students, and school 492 personnel.

493 4. All school classrooms and other instructional spaces 494 must clearly and conspicuously mark the safest areas in each 495 classroom or other instructional space where students must 496 shelter in place during an emergency. Students must be notified 497 of these safe areas within the first 10 days of the school year. If it is not feasible to clearly and conspicuously mark the 498 499 safest areas in a classroom or other instructional space, the 500 school safety specialist, or his or her designee, must document 501 such determination in the Florida Safe Schools Assessment Tool 502 portal maintained by the Office of Safe Schools, identifying 503 where affected students must shelter in place. The office shall

Page 18 of 20

602-02676-25

220728

504	assist the school safety specialist with compliance during the
505	inspection required under s. 1001.212(14).
506	
507	Persons who are aware of a violation of this paragraph must
508	report the violation to the school principal. The school
509	principal must report the violation to the school safety
510	specialist no later than the next business day after receiving
511	such report. If the person who violated this paragraph is the
512	school principal or charter school administrator, the report
513	must be made directly to the district school superintendent or
514	charter school governing board, as applicable.
515	(h) Provision of school safety protocols and policiesEach
516	substitute teacher must be provided with all school safety
517	protocols and policies before beginning his or her first day of
518	substitute teaching at a school.
519	
520	======================================
521	And the title is amended as follows:
522	Delete lines 7 - 34
523	and insert:
524	costs; prohibiting such costs from exceeding a
525	specified amount; requiring a sheriff who conducts
526	training for security guards or who waives certain
527	training requirements for a person and makes a certain
528	determination to issue a school security guard
529	certificate; requiring the sheriff to maintain
530	specified documentation; deleting an obsolete
531	requirement for a sheriff to report information
532	relating to school guardians to the Department of Law

Page 19 of 20

602-02676-25



533 Enforcement; deleting an obsolete requirement for a 534 school district, charter school, or private school to 535 report information relating to a school guardian to 536 the Department of Law Enforcement; conforming 537 provisions to changes made by the act; amending s. 538 1001.212, F.S; requiring the Office of Safe Schools to 539 convene a workgroup of specified entities; requiring 540 the workgroup to make recommendations for the 541 establishment of a Florida Institute of School Safety; 542 requiring the workgroup to submit its findings and 543 recommendations to the Governor and the Legislature by 544 a certain date; deleting a requirement for the office 545 to evaluate the methodology for the safe school 546 allocation; amending s. 1006.07, F.S.; revising school 547 safety requirements that must be followed by a school 548 district or charter school governing board; defining the terms "exclusive zone," "school supervision 549 550 hours," and "nonexclusive zone"; providing certain 551 exceptions to the safety requirements; providing 552 applicability; providing an exemption for certain 553 instructional spaces; specifying requirements for 554 common areas; requiring substitute teachers to be 555 provided all school safety protocols and policies; 556 amending s. 1006.12,

602-02676-25

Sena: Comm: 03/25/	RCS		• • •		House
			• • •		
03/25/	2025		•		
			•		
			•		
recommended	the follow	wing:			directory an
	n lines 401	1 and 402	2		
Betwee					
Betwee					
insert:	IERGENCY DF	RILLS; EM	MERGENCY PR	OCEDURES	
insert: (4) EN			MERGENCY PR ducation sh		
The Appropr recommended Senate	the follow	wing:			-

162312

11	1. Receive and process alerts from department-approved
12	panic alert systems.
13	2. Integrate digital maps to provide real-time situational
14	awareness to law enforcement and emergency responders.
15	3. Store and provide access to historical alert data for
16	authorized state agencies.
17	(g) Each public and charter school shall connect its panic
18	alert system to the centralized system. Panic alert systems must
19	be interoperable with the centralized system to ensure seamless
20	communication with law enforcement and emergency responders.
21	Digital maps required under s. 1013.13 must also be integrated
22	into the system to support emergency response.
23	
24	===== DIRECTORY CLAUSE AMENDMENT ======
25	And the directory clause is amended as follows:
26	Delete lines 394 - 395
27	and insert:
28	1006.07, Florida Statutes, is amended, paragraph (h) is added to
29	that subsection, and paragraphs (f) and (g) are added to
30	subsection (4) of that section, to read:
31	
32	========== T I T L E A M E N D M E N T =============
33	And the title is amended as follows:
34	Delete line 546
35	and insert:
36	allocation; amending s. 1006.07, F.S.; requiring the
37	Department of Education to establish a centralized
38	system to integrate all panic alert systems and
39	digital school maps used by specified entities;

602-02708-25



40 providing requirements for the system; revising school

3/24/2025 9:19:48 AM

House



LEGISLATIVE ACTION

Senate	
Comm: WD	
03/24/2025	

.

The Appropriations Committee on Pre-K - 12 Education (Burgess) recommended the following:

Senate Amendment to Amendment (220728) (with title amendment)

After line 518

insert:

Section 4. For the 2025-2026 fiscal year, the sum of \$450,000 in recurring funds from the General Revenue Fund is appropriated to the Department of Education to implement the requirements under s. 1006.07(6)(f) and (g), Florida Statutes, as amended by this act.

10

1 2

3 4

5

6

7

8

9

# 485440

11	
12	======================================
13	And the title is amended as follows:
14	Between lines 555 and 556
15	insert:
16	providing an appropriation;

Page 2 of 2

House



LEGISLATIVE ACTION

Senate . Comm: RCS . 03/25/2025 . .

The Appropriations Committee on Pre-K - 12 Education (Burgess) recommended the following:

Senate Amendment to Amendment (220728) (with title amendment)

After line 518

insert:

Section 4. For the 2025-2026 fiscal year, the sum of \$450,000 in recurring funds from the General Revenue Fund is appropriated to the Department of Education to implement the requirements under s. 1006.07(4)(f) and (g), Florida Statutes, as amended by this act.

```
9
10
```

1

2

3

4 5

6

7

8

# 698062

11	
12	======================================
13	And the title is amended as follows:
14	Between lines 555 and 556
15	insert:
16	providing an appropriation;

SB 1470

20251470

By Senator Burgess 23-01031-25 20251470 23-01031-25 1 A bill to be entitled 30 a specified date; amending s. 1006.07, F.S.; revising 2 An act relating to school safety; amending s. 30.15, 31 school safety requirements that must be followed by a F.S.; requiring a sheriff to establish a school 32 school district or charter school governing board; guardian program if a school board contracts for the 33 defining the term "school supervision hours"; use of security guards; providing that the security 34 providing certain exceptions; amending s. 1006.12, agency is responsible for training and screening 35 F.S.; requiring that a person who serves as a school costs; requiring a sheriff who conducts training for 36 security guard be approved by the sheriff; providing security guards or who waives certain training 37 that the sheriff's approval authorizes the school ç 38 requirements for a person and makes a certain security guard to work at any school in the county; 10 determination to issue a school security guard 39 requiring the Office of Safe Schools to provide to the 11 certificate; requiring the sheriff to maintain 40 Department of Law Enforcement certain information 12 specified documentation; deleting an obsolete 41 relating to a school security guard; amending s. 13 requirement for a sheriff to report information 1006.121, F.S.; revising the definition of the term 42 14 relating to school guardians to the Department of Law 43 "firearm detection canine"; providing an effective 15 Enforcement; deleting an obsolete requirement for a 44 date. 16 school district, charter school, or private school to 45 17 report information relating to a school guardian to 46 Be It Enacted by the Legislature of the State of Florida: 18 47 the Department of Law Enforcement; conforming 19 provisions to changes made by the act; amending s. 48 Section 1. Paragraph (k) of subsection (1) of section 20 1001.212, F.S; requiring the Office of Safe Schools to 49 30.15, Florida Statutes, is amended to read: 21 create and maintain a list of exceptions to school 50 30.15 Powers, duties, and obligations.-22 safety requirements under certain circumstances; 51 (1) Sheriffs, in their respective counties, in person or by 23 deleting a requirement for the office to evaluate the 52 deputy, shall: 24 methodology for the safe school allocation; requiring 53 (k) Assist district school boards and charter school 2.5 the office to partner with the Florida Association of 54 governing boards in complying with, or private schools in 26 School Safety Specialists to recommend a structure to 55 exercising options in, s. 1006.12. A sheriff shall must, at a 27 provide training and certification for school safety 56 minimum, provide access to a Chris Hixon, Coach Aaron Feis, and 28 specialists; requiring the office to make specified 57 Coach Scott Beigel Guardian Program to aid in the prevention or 29 abatement of active assailant incidents on school premises, as recommendations to the Governor and the Legislature by 58 Page 1 of 24 Page 2 of 24 CODING: Words stricken are deletions; words underlined are additions. CODING: Words stricken are deletions; words underlined are additions.

20251470			23-01031-25 20251470
school		88	request that the sheriff in the county of the private school
ity to act in		89	establish a guardian program for the purpose of training private
ecessary to		90	school employees or school security guards. If the county
		91	sheriff denies the request, the private school may contract with
jority to		92	a sheriff from another county who has established a guardian
the use of		93	program <u>under subparagraph 2.</u> to provide such training. The
of s.		94	private school must notify the sheriff in the private school's
olish a		95	county of the contract with a sheriff from another county before
rdians or		96	its execution. The private school or security agency is
, to school		97	responsible for all training and screening-related costs for a
urity agency		98	school guardian program. The sheriff providing such training
th another		99	must ensure that any moneys paid by a private school or security
ogram.		100	agency are not commingled with any funds provided by the state
ol district		101	to the sheriff as reimbursement for screening-related and
guardian		102	training-related costs of any school district or charter school
tablish a		103	employee.
arter school		104	d. The training program required in sub-subparagraph 2.b.
the		105	is a standardized statewide curriculum, and each sheriff
ff denies the		106	providing such training shall adhere to the course of
tract with a		107	instruction specified in that sub-subparagraph. This
provide such		108	subparagraph does not prohibit a sheriff from providing
otify the		109	additional training. A school guardian or school security guard
l's county of		110	who has completed the training program required in sub-
gency		111	subparagraph 2.b. may not be required to attend another
r all		112	sheriff's training program pursuant to that sub-subparagraph
ecurity		113	unless there has been at least a 1-year break in his or her
		114	appointment as a guardian <u>or employment by a security agency as</u>
has not		115	a school security guard in a school.
gram may		116	e. The sheriff conducting the training pursuant to
'		'	Page 4 of 24
d are additions.		c	CODING: Words stricken are deletions; words underlined are additions.

23-01031-25

59 required under this paragraph. Persons certified as 60 guardians pursuant to this paragraph have no authori 61 any law enforcement capacity except to the extent ne 62 prevent or abate an active assailant incident. 63 1.a. If a local school board has voted by a ma implement a guardian program or has contracted for t 64 65 school security guards to satisfy the requirements o 66 1006.12, the sheriff in that county must shall estab 67 guardian program to provide training for school guar 68 school security guards, pursuant to subparagraph 2., 69 district, charter school, or private school, or secu 70 employees, either directly or through a contract wit 71 sheriff's office that has established a guardian pro 72 b. A charter school governing board in a schoo 73 that has not voted, or has declined, to implement a 74 program may request the sheriff in the county to est 75 guardian program for the purpose of training the cha 76 employees or school security guards consistent with

77 requirements of subparagraph 2. If the county sheriff denies the 78 request, the charter school governing board may contract with a 79 sheriff that has established a guardian program to provide such 80 training. The charter school governing board must notify the

80 training. The charter school governing board must notify the 81 superintendent and the sheriff in the charter school's county o

82 the contract prior to its execution. The security agency

83 employing a school security guard is responsible for all

84 training and screening-related costs for a school security 85 guard.

86 c. A private school in a school district that has not 87 voted, or has declined, to implement a guardian program may

#### Page 3 of 24

CODING: Words stricken are deletions; words underlined are additions.

23-01031-25 20251470 117 subparagraph 2. for school district and charter school employees 118 will be reimbursed for screening-related and training-related 119 costs and for providing a one-time stipend of \$500 to each 120 school guardian who participates in the school guardian program. f. The sheriff may waive the training and screening-related 121 122 costs for a private school for a school guardian program. Funds 123 provided pursuant to sub-subparagraph e. may not be used to 124 subsidize any costs that have been waived by the sheriff. The 125 sheriff may not waive the training and screening-related costs 126 required to be paid by a security agency for initial training or 127 ongoing training of a school security guard. 128 g. A person who is certified and in good standing under the 129 Florida Criminal Justice Standards and Training Commission, who 130 meets the qualifications established in s. 943.13, and who is 131 otherwise qualified for the position of a school guardian or 132 school security guard may be certified as a school guardian or 133 school security guard by the sheriff without completing the 134 training requirements of sub-subparagraph 2.b. However, a person 135 certified as a school guardian or school security guard under 136 this sub-subparagraph must meet the requirements of sub-137 subparagraphs 2.c.-e. 138 2. A sheriff who establishes a program shall consult with 139 the Department of Law Enforcement on programmatic guiding 140 principles, practices, and resources, and shall certify as 141 school guardians, without the power of arrest, school employees, 142 as specified in s. 1006.12(3), or shall certify as school 143 security quards those persons employed by a security agency who 144 meet the criteria specified in s. 1006.12(4), and who: 145 a. Hold a valid license issued under s. 790.06 or are Page 5 of 24

CODING: Words stricken are deletions; words underlined are additions.

	23-01031-25 20251470_
146	otherwise eligible to possess or carry a concealed firearm under
147	chapter 790.
148	b. After satisfying the requirements of s. 1006.12(7),
149	complete a 144-hour training program, consisting of 12 hours of
150	training to improve the school guardian's knowledge and skills
151	necessary to respond to and de-escalate incidents on school
152	premises and 132 total hours of comprehensive firearm safety and
153	proficiency training conducted by Criminal Justice Standards and
154	Training Commission-certified instructors, which must include:
155	(I) Eighty hours of firearms instruction based on the
156	Criminal Justice Standards and Training Commission's Law
157	Enforcement Academy training model, which must include at least
158	10 percent but no more than 20 percent more rounds fired than
159	associated with academy training. Program participants must
160	achieve an 85 percent pass rate on the firearms training.
161	(II) Sixteen hours of instruction in precision pistol.
162	(III) Eight hours of discretionary shooting instruction
163	using state-of-the-art simulator exercises.
164	(IV) Sixteen hours of instruction in active shooter or
165	assailant scenarios.
166	(V) Eight hours of instruction in defensive tactics.
167	(VI) Four hours of instruction in legal issues.
168	c. Pass a psychological evaluation administered by a
169	psychologist licensed under chapter 490 and designated by the
170	Department of Law Enforcement and submit the results of the
171	evaluation to the sheriff's office. The Department of Law
172	Enforcement is authorized to provide the sheriff's office with
173	mental health and substance abuse data for compliance with this
174	paragraph.

#### Page 6 of 24

CODING: Words stricken are deletions; words underlined are additions.

	23-01031-25 20251470_		23-01031-25 20251470
175	d. Submit to and pass an initial drug test and subsequent	204	certificate must report to the Department of Law Enforcement the
176	random drug tests in accordance with the requirements of s.	205	name, date of birth, and certification date of the school
177	112.0455 and the sheriff's office.	206	guardian or school security guard.
178	e. Successfully complete ongoing training, weapon	207	(II) By September 1, 2024, each sheriff who issued a school
179	inspection, and firearm qualification on at least an annual	208	guardian certificate must report to the Department of Law
180	basis.	209	Enforcement the name, date of birth, and certification date of
181		210	each school guardian who received a certificate from the
182	The sheriff who conducts the guardian training or waives the	211	sheriff.
183	training requirements for a person under sub-subparagraph 1.g.	212	b. <del>(I)</del> By February 1 and September 1 of each school year,
184	shall issue a school guardian certificate to persons who meet	213	each school district, charter school, employing security agency,
185	the requirements of this section to the satisfaction of the	214	and private school must report in the manner prescribed to the
186	sheriff, and shall maintain documentation of weapon and	215	Department of Law Enforcement the name, date of birth, and
187	equipment inspections, as well as the training, certification,	216	appointment date of each person appointed as a school guardian
188	inspection, and qualification records of each school guardian	217	or employed as a school security guard. The school district,
189	certified by the sheriff. A person who is certified under this	218	charter school, employing security agency, and private school
190	paragraph may serve as a school guardian under s. 1006.12(3)	219	must also report in the manner prescribed to the Department of
191	only if he or she is appointed by the applicable school district	220	Law Enforcement the date each school guardian or school security
192	superintendent, charter school principal, or private school head	221	guard separates from his or her appointment as a school guardian
193	of school. A sheriff who conducts the training for a school	222	or employment as a school security guard in a school.
194	security guard or waives the training requirements for a person	223	(II) By September 1, 2024, each school district, charter
195	under sub-subparagraph 1.g. and determines that the school	224	school, and private school must report to the Department of Law
196	security guard has met all the requirements of s. 1006.12(4)	225	Enforcement the name, date of birth, and initial and end-of-
197	shall issue a school security guard certificate to persons who	226	appointment dates, as applicable, of each person appointed as a
198	meet the requirements of this section to the satisfaction of the	227	school guardian.
199	sheriff and shall maintain documentation of weapon and equipment	228	c. The Department of Law Enforcement shall maintain a list
200	inspections, training, certification, and qualification records	229	of each person appointed as a school guardian or certified as a
201	for each school security guard certified by the sheriff.	230	school security guard in the state. The list must include the
202	3.a. <del>(I)</del> Within 30 days after issuing a school guardian <u>or</u>	231	name and certification date of each school guardian $\underline{and \ school}$
203	$\underline{school}$ security guard certificate, the sheriff who issued the	232	$\underline{\text{security guard}}$ and the date the person was appointed as a school
	Page 7 of 24		Page 8 of 24
c	CODING: Words stricken are deletions; words <u>underlined</u> are additions.		CODING: Words stricken are deletions; words <u>underlined</u> are additions.

23-01031-25

SB 1470

20251470 23-01031-25 20251470 262 required by this subparagraph is prohibited from operating may 263 not operate a school guardian program or employing school 264 security guards in for the following school year  $\tau$  unless the 265 missing school district, charter school, or private school has 266 submitted the required information is provided. 267 g. By March 1 and October 1 of each school year, the 268 Department of Law Enforcement shall notify the Department of 269 Education of any sheriff, school district, charter school, or 270 private school that has not complied with the reporting 271 requirements of this subparagraph. 272 h. The Department of Law Enforcement may adopt rules to 273 implement the requirements of this subparagraph, including requiring additional reporting information only as necessary to 274 275 uniquely identify each school guardian and school security guard 276 reported. 277 Section 2. Paragraphs (a), (b), and (c) of subsection (11) and subsection (17) of section 1001.212, Florida Statutes, are 278 279 amended, and subsection (18) is added to that section, to read: 280 1001.212 Office of Safe Schools.-There is created in the 281 Department of Education the Office of Safe Schools. The office is fully accountable to the Commissioner of Education. The 282 283 office shall serve as a central repository for best practices, 284 training standards, and compliance oversight in all matters 285 regarding school safety and security, including prevention 286 efforts, intervention efforts, and emergency preparedness 287 planning. The office shall: 288 (11) Develop a statewide behavioral threat management 289 operational process, a Florida-specific behavioral threat 290 assessment instrument, and a threat management portal. Page 10 of 24 CODING: Words stricken are deletions; words underlined are additions.

233 quardian or certified as a school security quard, including the 234 name of the school district, charter school, or private school 235 in which the school guardian is appointed, or the employing 236 security agency of a school security guard, any information 237 provided pursuant to s. 1006.12(5), and, if applicable, the date 238 such person separated from his or her appointment as a school 239 guardian or the last date a school security guard served in a 240 school as of the last reporting date. The Department of Law 241 Enforcement shall remove from the list any person whose training 242 has expired pursuant to sub-subparagraph 1.d. 243 d. Each sheriff shall must report on a quarterly basis to the Department of Law Enforcement the schedule for upcoming 244 245 school guardian trainings, to include guardian trainings for 246 school security guards, including the dates of the training, the 247 training locations, a contact person to register for the 248 training, and the class capacity. If no trainings are scheduled, 249 the sheriff is not required to report to the Department of Law 250 Enforcement. The Department of Law Enforcement shall publish on 251 its website a list of the upcoming school guardian trainings. 252 The Department of Law Enforcement shall must update such list 253 quarterly. 254 e. A sheriff who fails to report the information required 255 by this subparagraph may not receive reimbursement from the 256 Department of Education for school guardian trainings. Upon the 2.57 submission of the required information, a sheriff is deemed 258 eligible for such funding and is authorized to continue to 259 receive reimbursement for school guardian training. 260 f. A school district, charter school, or private school, or 261 employing security agency that fails to report the information Page 9 of 24

 $\textbf{CODING: Words } \underline{stricken} \text{ are deletions; words } \underline{underlined} \text{ are additions.}$ 

SB 1470

23-01031-25 20251470	23-01031-25 20251470
(a)1. <del>By December 1, 2023,</del> The office shall maintain the	320 and any other information required by the Florida-specific
develop a statewide behavioral threat management operational	321 behavioral threat assessment instrument under paragraph (b).
process to guide school districts, schools, charter school	322 2. <del>Upon availability,</del> Each school district, school, charter
governing boards, and charter schools through the threat	323 school governing board, and charter school shall must use the
management process. The process must be designed to identify,	324 statewide behavioral threat management operational process.
assess, manage, and monitor potential and real threats to	325 3. The office shall provide training to all school
schools. This process must include, but is not limited to:	326 districts, schools, charter school governing boards, and charter
a. The establishment and duties of threat management teams.	327 schools on the statewide behavioral threat management
b. Defining behavioral risks and threats.	328 operational process.
c. The use of the Florida-specific behavioral threat	329 4. The office shall coordinate the ongoing development,
assessment instrument developed pursuant to paragraph (b) to	330 implementation, and operation of the statewide behavioral threat
evaluate the behavior of students who may pose a threat to the	331 management operational process.
school, school staff, or other students and to coordinate	332 (b)1. By August 1, 2023, The office shall maintain the
intervention and services for such students.	333 develop a Florida-specific behavioral threat assessment
d. Upon the availability of the threat management portal	334 instrument for school districts, schools, charter school
developed pursuant to paragraph (c), the use, authorized user	335 governing boards, and charter schools to use to evaluate the
criteria, and access specifications of the portal.	336 behavior of students who may pose a threat to the school, school
e. Procedures for the implementation of interventions,	337 staff, or students and to coordinate intervention and services
school support, and community services.	338 for such students. The Florida-specific behavioral threat
f. Guidelines for appropriate law enforcement intervention.	339 assessment instrument must include, but is not limited to:
g. Procedures for risk management.	340 a. An assessment of the threat, which includes an
h. Procedures for disciplinary actions.	341 assessment of the student, family, and school and social
i. Mechanisms for continued monitoring of potential and	342 dynamics.
real threats.	343 b. An evaluation to determine whether a threat exists and
j. Procedures for referrals to mental health services	344 if so, the type of threat.
identified by the school district or charter school governing	345 c. The response to a threat, which includes the school
board pursuant to s. 1012.584(4).	346 response, the role of law enforcement agencies in the response,
k. Procedures and requirements necessary for the creation	347 and the response by mental health providers.
of a threat assessment report, all corresponding documentation,	348 d. Ongoing monitoring to assess implementation of threat
Page 11 of 24	Page 12 of 24
CODING: Words stricken are deletions; words <u>underlined</u> are additions.	<b>CODING:</b> Words stricken are deletions; words <u>underlined</u> are additions.

20251470		23-01031-25 20251470_
	378	students and to coordinate intervention and services for such
entions and support	379	students. The portal may not provide the office with access to
	380	the portal unless authorized in accordance with State Board of
rt, which must	381	Education rule. The portal must include, but need not be limited
entation	382	to, the following functionalities:
management, and	383	a. Workflow processes that align with the statewide
	384	behavioral threat management operational process.
tion, and any other	385	b. Direct data entry and file uploading as required by the
threat management	386	Florida-specific behavioral threat assessment instrument.
ord and may not be	387	c. The ability to create a threat assessment report as
n accordance with	388	required by the Florida-specific behavioral threat assessment
	389	instrument.
ct, school, charter	390	d. The ability of authorized personnel to add to or update
<u>ll</u> must use the	391	a threat assessment report, all corresponding documentation, or
instrument.	392	any other information required by the Florida-specific
members of threat	393	behavioral threat assessment instrument.
7) and for all	394	e. The ability to create and remove connections between
boards regarding	395	education records in the portal and authorized personnel.
eat assessment	396	f. The ability to grant access to and securely transfer any
	397	education records in the portal to other schools or charter
l develop, host,	398	schools in the district.
ortal that will	399	g. The ability to grant access to and securely transfer any
t assessment	400	education records in the portal to schools and charter schools
hool, charter	401	not in the originating district.
e portal will also	402	h. The ability to retain, maintain, and transfer education
porting and	403	records in the portal in accordance with State Board of
fic behavioral	404	Education rule.
ehavior of	405	i. The ability to restrict access to, entry of,
school staff, or	406	modification of, and transfer of education records in the portal
		Page 14 of 24
rlined are additions	C	CODING: Words stricken are deletions: words underlined are additions

23-01031-25

349 management and safety strategies.

350 e. Ongoing monitoring to evaluate interventions and support 351 provided to the students.

352 f. A standardized threat assessment report, which must 353 include, but need not be limited to, all documentation 354 associated with the evaluation, intervention, management, and 355 any ongoing monitoring of the threat.

356 2. A report, all corresponding documentation, and any othe 357 information required by the instrument in the threat management 358 portal under paragraph (c) is an education record and may not be 359 retained, maintained, or transferred, except in accordance with 360 State Board of Education rule.

361 3. Upon availability, Each school district, school, charter
 362 school governing board, and charter school <u>shall must</u> use the
 363 Florida-specific behavioral threat assessment instrument.

364
4. The office shall provide training for members of threat
365 management teams established under s. 1006.07(7) and for all
366 school districts and charter school governing boards regarding
367 the use of the Florida-specific behavioral threat assessment
368 instrument.

369 (c)1. By August 1, 2025, the office shall develop, host, 370 maintain, and administer a threat management portal that will 371 digitize the Florida-specific behavioral threat assessment 372 instrument for use by each school district, school, charter

- 373 school governing board, and charter school. The portal will also
- 374 facilitate the electronic threat assessment reporting and
- 375 documentation as required by the Florida-specific behavioral
- 376 threat assessment instrument to evaluate the behavior of
- 377 students who may pose a threat to the school, school staff, or

#### Page 13 of 24

CODING: Words stricken are deletions; words underlined are additions.

SB 1470

	23-01031-25 20251470		23-01031-25 20251470
7	to a school district, school, charter school governing board, or	436	5. A school district or charter school governing board may
8	charter school and authorized personnel as specified by the	437	not have access to the education records in the portal, except
9	statewide behavioral threat management operational process.	438	
LO	j. The ability to designate school district or charter	439	6. The parent of a student may access his or her student's
11	school governing board system administrators who may grant	440	education records in the portal in accordance with State Board
12	access to authorized school district and charter school	441	of Education rule, but may not have access to the portal.
LЗ	governing board personnel and school and charter school system	442	7. The office shall develop and implement a quarterly
4	administrators.	443	
L 5	k. The ability to designate school or charter school system	444	8. Upon availability, each school district, school, charter
L 6	administrators who may grant access to authorized school or	445	school governing board, and charter school shall comply with the
L7	charter school personnel.	446	quarterly portal access review audit process developed by the
18	1. The ability to notify the office's system administrators	447	office.
19	and school district or charter school governing board system	448	9. By August 1, 2025, and annually thereafter, the office
20	administrators of attempts to access any education records by	449	shall provide role-based training to all authorized school
21	unauthorized personnel.	450	district, school, charter school governing board, and charter
22	2. Upon availability, each school district, school, charter	451	school personnel.
23	school governing board, and charter school shall use the portal.	452	10. Any individual who accesses, uses, or releases any
24	3. A threat assessment report, including, but not limited	453	education record contained in the portal for a purpose not
25	to, all corresponding documentation $_{ au}$ and any other information	454	specifically authorized by law commits a noncriminal infraction,
26	required by the Florida-specific behavioral threat assessment	455	punishable by a fine not exceeding \$2,000.
27	instrument which is maintained in the portal $\underline{\prime}$ is an education	456	(17) By August 1, 2025, create and maintain a list of
28	record and may not be retained, maintained, or transferred,	457	exceptions, with examples, to the requirements of s.
29	except in accordance with State Board of Education rule.	458	1006.07(6)(f)1., 2., and 3. for special circumstances and
30	4. The office and the office system administrators may not	459	conditions in which a school is not able to safely or reasonably
31	have access to a threat assessment report, all corresponding	460	comply with the requirements for locked doors, gates, and access
32	documentation, and any other information required by the	461	points included therein By December 1, 2024, evaluate the
33	Florida-specific behavioral threat assessment instrument which	462	methodology for the safe schools allocation in s. 1011.62(12)
34	is maintained in the portal, except in accordance with State	463	and, if necessary, make recommendations for an alternate
35	Board of Education rule.	464	methodology to distribute the remaining balance of the safe
	Page 15 of 24		Page 16 of 24
c	CODING: Words stricken are deletions; words underlined are additions.		CODING: Words stricken are deletions; words underlined are additions.

	23-01031-25 20251470_
465	
466	(18) In partnership with the Florida Association of School
467	Safety Specialists, recommend a structure to provide initial and
468	advanced training and certification for school safety
469	specialists, develop additional professional learning
470	opportunities, identify research and best practices in school
471	safety, administer school safety grants, and provide policy
472	recommendations to improve school safety requirements. Such
473	recommendations must be submitted to the Governor, the President
474	of the Senate, and the Speaker of the House of Representatives
475	no later than September 1, 2025.
476	Section 3. Paragraph (f) of subsection (6) of section
477	1006.07, Florida Statutes, is amended to read:
478	1006.07 District school board duties relating to student
479	discipline and school safetyThe district school board shall
480	provide for the proper accounting for all students, for the
481	attendance and control of students at school, and for proper
482	attention to health, safety, and other matters relating to the
483	welfare of students, including:
484	(6) SAFETY AND SECURITY BEST PRACTICESEach district
485	school superintendent shall establish policies and procedures
486	for the prevention of violence on school grounds, including the
487	assessment of and intervention with individuals whose behavior
488	poses a threat to the safety of the school community.
489	(f) School safety requirements.— <del>By August 1, 2024,</del> Each
490	school district and charter school governing board shall comply
491	with the following school safety requirements:
492	1. All gates or other access points that restrict ingress
493	to or egress from a school campus shall remain closed and locked
	Page 17 of 24
(	CODING: Words stricken are deletions; words underlined are additions

I	23-01031-25 20251470_
494	when students are on campus during school supervision hours. For
495	the purposes of this section, "school supervision hours" means
496	the hours of the school day plus the reasonable time immediately
497	before and after school during which student supervision is
498	available per school district policy. A gate or other campus
499	access point may <u>only</u> <del>not</del> be open or unlocked <u>during school</u>
500	supervision hours if one of the following conditions is ${\tt met}_{{m  au}}$
501	regardless of whether it is during normal school hours, unless:
502	a. It is attended or actively staffed by a person when
503	students are on campus;
504	b. The use <u>complies</u> <del>is in accordance</del> with a shared use
505	agreement pursuant to s. 1013.101;
506	c. Another closed and locked gate or access point separate
507	the open or unlocked gate from areas occupied by students; or
508	<u>d.e.</u> The school safety specialist, or his or her designee,
509	has documented in the Florida Safe Schools Assessment Tool
510	portal maintained by the Office of Safe Schools that the gate or
511	<del>other</del> access point is <u>exempt from</u> <del>not subject to</del> this
512	requirement based upon other safety measures $\underline{in \ place}$ at the
513	school or an exception recognized by the office pursuant to s.
514	1001.212(17). The office may conduct a compliance visit pursuant
515	to s. 1001.212(14) to review if such determination is
516	appropriate.
517	2. During school supervision hours, all school classrooms
518	and other instructional spaces must be locked to prevent ingress
519	when occupied by students, except between class periods when
520	students are moving between classrooms or other instructional
521	spaces, unless the school safety specialist, or his or her
522	designee, has documented in the Florida Safe Schools Assessment
1	Page 18 of 24

CODING: Words stricken are deletions; words underlined are additions.

	23-01031-25 20251470		23-01031-25 20251470
523	Tool portal maintained by the Office of Safe Schools that the	552	appropriate. All campus access doors, gates, and other access
524	open and unlocked door, gate, or other access point is not	553	points may be electronically or manually controlled by school
525	subject to this requirement based upon an exception recognized	554	personnel to allow access by authorized visitors, students, and
526	by the office pursuant to s. 1001.212(17). If a classroom or	555	school personnel.
527	other instructional space door must be left unlocked or open for	556	4. All school classrooms and other instructional spaces
528	any other reason other than between class periods when students	557	must clearly and conspicuously mark the safest areas in each
529	are moving between classrooms or other instructional spaces, the	558	classroom or other instructional space where students must
530	door must be actively staffed by a person standing or seated at	559	shelter in place during an emergency. Students must be notified
531	the door. The office may conduct a compliance visit pursuant to	560	of these safe areas within the first 10 days of the school year.
532	s. 1001.212(14) to review if a documented exception is	561	If it is not feasible to clearly and conspicuously mark the
533	appropriate.	562	safest areas in a classroom or other instructional space, the
534	3. Unless another closed and locked door, gate, or access	563	school safety specialist, or his or her designee, must document
535	point prevents access to a specific school building's entry, all	564	such determination in the Florida Safe Schools Assessment Tool
536	campus access doors, gates, and other access points that allow	565	portal maintained by the Office of Safe Schools, identifying
537	ingress to or egress from a school building shall remain closed	566	where affected students must shelter in place. The office shall
538	and locked during school supervision hours at all times to	567	assist the school safety specialist with compliance during the
539	prevent <u>unauthorized access, except when:</u> ingress, unless	568	inspection required under s. 1001.212(14).
540	a. A person is actively entering or exiting the door, gate,	569	
541	or other access point <u>;</u>	570	Persons who are aware of a violation of this paragraph must
542	b. The door, gate, or access point is actively staffed by	571	report the violation to the school principal. The school
543	school personnel to prevent unauthorized entry; or	572	principal must report the violation to the school safety
544	<u>c.</u> The school safety specialist, or his or her designee,	573	specialist no later than the next business day after receiving
545	has documented in the Florida Safe Schools Assessment Tool	574	such report. If the person who violated this paragraph is the
546	portal maintained by the Office of Safe Schools that the open	575	school principal or charter school administrator, the report
547	and unlocked door, gate, or other access point is not subject to	576	must be made directly to the district school superintendent or
548	this requirement based upon other safety measures at the school	577	charter school governing board, as applicable.
549	or an exception recognized by the office pursuant to s.	578	Section 4. Subsections (4) and (5) of section 1006.12,
550	1001.212(17). The office may conduct a compliance visit pursuant	579	Florida Statutes, are amended to read:
551	to s. 1001.212(14) to review if such determination is	580	1006.12 Safe-school officers at each public schoolFor the
	Page 19 of 24		Page 20 of 24
	CODING: Words stricken are deletions: words underlined are additions.		CODING: Words stricken are deletions; words underlined are additions

581

582 583

584

585 586

587

588 589

590

591

592

593

594

595

596 597

598

599 600

601

602

603

604 605

606

607 608

609

SB 1470

23-01031-25 20251470		23-01031-25 20251470
protection and safety of school personnel, property, students,	6	.0 is authorized to provide the sheriff's office, school district,
and visitors, each district school board and school district	6	1 or charter school governing board, private school, or employing
superintendent shall partner with law enforcement agencies or	63	2 security agency with mental health and substance abuse data for
security agencies to establish or assign one or more safe-school	63	3 compliance with this paragraph.
officers at each school facility within the district, including	6	.4 3. Submit to and pass an initial drug test and subsequent
charter schools. A district school board shall must collaborate	63	5 random drug tests in accordance with the requirements of s.
with charter school governing boards to facilitate charter	63	.6 112.0455 and the sheriff's office, school district, or charter
school access to all safe-school officer options available under	63	7 school governing board, private school, or employing security
this section. The school district may implement any combination	63	.8 agency, as applicable.
of the options in subsections $(1) - (4)$ to best meet the needs of	63	9 4. Be approved to work as a school security guard by the
the school district and charter schools.	62	sheriff of each county in which the school security guard will
(4) SCHOOL SECURITY GUARDA school district <u>, or</u> charter	62	be assigned to a school before commencing work at any school in
school governing board, or private school, as authorized under	62	that county. The sheriff's approval authorizes the security
s. 1002.42(20), may contract with a security agency as defined	62	agency to assign the school security guard to any school in the
in s. 493.6101(18) to employ as a school security guard an	62	county, and the sheriff's approval is not limited to any
individual who holds a Class $D''$ and Class $G''$ license pursuant	62	25 particular school.
to chapter 493, provided the following training and contractual	63	26 <u>5.</u> Successfully complete ongoing training, weapon
conditions are met:	63	inspection, and firearm qualification <u>conducted</u> by a <u>sheriff</u>
(a) An individual who serves as a school security guard,	63	pursuant to s. 30.15(1)(k)2.e. on at least an annual basis and
for purposes of satisfying the requirements of this section,	62	provide documentation to the sheriff's office, school district,
must:	63	30 <del>or</del> charter school governing board, <u>private school, or employing</u>
1. Demonstrate completion of 144 hours of required training	63	<u>security agency</u> as applicable.
conducted by a sheriff pursuant to s. 30.15(1)(k)2.	63	(b) The contract between a security agency and a school
2. Pass a psychological evaluation administered by a	63	district, private school, or a charter school governing board
psychologist licensed under chapter 490 and designated by the	63	regarding requirements applicable to school security guards
Department of Law Enforcement and submit the results of the	63	serving in the capacity of a safe-school officer for purposes of
evaluation to the sheriff's office <u>and</u> , school district, or	63	36 satisfying the requirements of this section <u>must</u> shall define
charter school governing board, private school, or employing	63	the entity or entities responsible for training and the
security agency as applicable. The Department of Law Enforcement	63	38 responsibilities for maintaining records relating to training,
Page 21 of 24		Page 22 of 24
CODING: Words stricken are deletions; words underlined are additions.		CODING: Words stricken are deletions; words underlined are additions.

	23-01031-25 20251470	_		23-01031-25 20251470_
639	inspection, and firearm qualification.		66	8 Section 5. Subsection (2) of section 1006.121, Florida
640	(c) School security guards serving in the capacity of a		66	9 Statutes, is amended to read:
641	safe-school officer pursuant to this subsection are in support		67	0 1006.121 Florida Safe Schools Canine Program
642	of school-sanctioned activities for purposes of s. 790.115, and		67	1 (2) DEFINITION.—As used in this section, the term "firearm
643	must aid in the prevention or abatement of active assailant		67	2 detection canine" means any canine that is owned or the service
644	incidents on school premises.		67	3 of which is employed by a law enforcement agency or school
645	(d) The Office of Safe Schools shall provide the Department	t	67	4 district for use by a sworn law enforcement officer in K-12
646	of Law Enforcement any information related to a school security		67	5 schools for the primary purpose of aiding in the detection of
647	guard that it receives pursuant to subsection (5).		67	6 firearms and ammunition.
648	(5) NotificationThe district school superintendent or		67	7 Section 6. This act shall take effect July 1, 2025.
649	charter school administrator, private school administrator, or			
650	respective designee $_{\overline{r}}$ shall notify the county sheriff and the			
651	Office of Safe Schools immediately after, but no later than 72			
652	hours after:			
653	(a) A safe-school officer is dismissed for misconduct or :	s		
654	otherwise disciplined.			
655	(b) A safe-school officer discharges his or her firearm in			
656	the exercise of the safe-school officer's duties, other than fo			
657	training purposes.			
658				
659	If a district school board, through its adopted policies,			
660	procedures, or actions, denies a charter school access to any			
661	safe-school officer options pursuant to this section, the school			
662	district must assign a school resource officer or school safety			
663	officer to the charter school. Under such circumstances, the			
664	charter school's share of the costs of the school resource			
665	officer or school safety officer may not exceed the safe school			
666	allocation funds provided to the charter school pursuant to ${\tt s}.$			
667	1011.62(12) and shall be retained by the school district.			
,	Page 23 of 24			Page 24 of 24
c	CODING: Words stricken are deletions; words underlined are additi	ns.		CODING: Words stricken are deletions; words underlined are additio

	The Florida Senate	
3/24/25 Meeting Date Appropra lommilieu n Park-12 Ed Committee	<b>APPEARANCE RECORD</b> Deliver both copies of this form to Senate professional staff conducting the meeting	SB 1470 Bill Number of Topic 220728 Amendment Barcode (if applicable)
Name Christian Minor	Phone3	321) 223-4232
Address <u>N45 Spuce Arc</u>	Email	
Tallahassen     film       City     State       Speaking:     For	Zip Information OR Waive Speaking:	In Support 🔲 Against
	PLEASE CHECK ONE OF THE FOLLOWING:	
I am appearing without compensation or sponsorship.	I am a registered lobbyist, representing: Wurme Integrated Scourty	I am not a lobbyist, but received something of value for my appearance (travel, meals, lodging, etc.), sponsored by:

While it is a tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this hearing. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard. If you have questions about registering to lobby please see Fla. Stat. §11.045 and Joint Rule 1. 2020-2022 Joint Rules. of fisenate. gov

This form is part of the public record for this meeting.

3/24/25		APP	The Florida Senate APPEARANCE RECORD SB 1470					
Meeting Date Appropriations PreK-12 Education		ucation Senate	Deliver both copies of this form to Senate professional staff conducting the meeting					
Name	Committee David Sikes			Phone	Amendment Barcode (if applicable)			
Address	208 S. Monro	e St.		Email				
	Tallahassee	<b>FI</b> State	32301 <sup>Zip</sup>					
	Speaking: 🔲 For	Against Inform	nation <b>OR</b>	Waive Speaking	: 🔽 In Support 🔲 Against			
		PLEASE	CHECK ONE OF TH	IE FOLLOWING:				
	n appearing without npensation or sponsorship.	Fbri Distr	am a registered lobbyist, epresenting: du Association rict School Sc	on of iperintende	i am not a lobbyist, but received something of value for my appearance (travel, meals, lodging, etc.), sponsored by:			

While it is a tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this hearing. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard. If you have questions about registering to lobby please see Fla. Stat. §11.045 and Joint Rule 1. 2020-2022 JointRules. pdf (flsenate.gov)

This form is part of the public record for this meeting.

			The Florida S	enate	
3/24/2025 Meeting Date		APPE	ARANCE	RECO	<b>DRD</b> $\frac{1470}{1470}$
			Deliver both copies of professional staff condu	Bill Number or Topic	
Appropriatio	ns Committee on Pre-K - 12 Educatio		noressional stain contai	acting the meet	Amendment Barcode (if applicable)
Name	Matt Dunagan			Phon	850-877-2165
Address	2617 Mahan Di Street	rive		Email	mdunagan@flsheriffs.org
	Tallahassee	FL State	32308 Zip		
	City Speaking: For	Against Inform		Waive Spe	peaking: 🔽 In Support 🔲 Against
	appearing without appensation or sponsorship.	I an rep	CHECK ONE OF T in a registered lobbyis presenting: a Sheriffs Ass	t,	I am not a lobbyist, but received something of value for my appearance (travel, meals, lodging, etc.),
					sponsored by:

While it is a tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this hearing. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard. If you have questions about registering to lobby please see Fla. Stat. §11.045 and Joint Rule 1. 2020-2022 JointRules.pdf (flsenate.gov)

This form is part of the public record for this meeting.

CE RECORD SB 1470
pies of this form to Bill Number or Topic f conducting the meeting
Amendment Barcode (if applicable)
Email
301
<b>R</b> Waive Speaking: In Support Against
OF THE FOLLOWING:
I am not a lobbyist, but received something of value for my appearance (travel, meals, lodging, etc.), sponsored by:

While it is a tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this hearing. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard. If you have questions about registering to lobby please see Fla. Stat. §11.045 and Joint Rule 1. 2020-2022 JointRules. df (flsenate.gov)

This form is part of the public record for this meeting.

3/24/25 Prek-12Ed Approps Committee	The Florida Senate APPEARANCE RECOF Deliver both copies of this form to Senate professional staff conducting the meetin	Bill Number or Topic
Name Dr. Danielle Thomas	Phone	850-414-2578
Address 203 S. Monroe Street Street Tallahassee FL	32301	thomas@fsba.org
City State Speaking: For Against	Zip	<b>iking:</b> In Support 🔲 Against
	PLEASE CHECK ONE OF THE FOLLOW	ING:
I am appearing without compensation or sponsorship.	I am a registered lobbyist, representing: FL School Boards Association	I am not a lobbyist, but received something of value for my appearance (travel, meals, lodging, etc.), sponsored by:

While it is a tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this hearing. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard. If you have questions about registering to lobby please see Fla. Stat. §11.045 and Joint Rule 1. 2020-2022 JointRules. of flsenate.gov

This form is part of the public record for this meeting.

(		-	SIS AND FIS		s of the latest date listed below.)
Pre	pared By: The	Professio	nal Staff of the Ap	opropriations Comr	nittee on Pre-K - 12 Education
BILL:	SB 1472				
INTRODUCER:	Senator Bu	rgess			
SUBJECT:	Public Rec	ords/Sch	ool Security Gu	lards	
DATE:	March 21,	2025	REVISED:		
ANAL	YST	STAF	FDIRECTOR	REFERENCE	ACTION
1. Brick		Bouch	ζ.	ED	Favorable
2. Gray		Elwel	1	AED	Favorable
3.				FP	

### I. Summary:

SB 1472, which is linked to the passage of SB 1470 (2025), amends s. 30.15, F.S., to create an exemption from public records requirements for any information held by the Florida Department of Law Enforcement (FDLE), a law enforcement agency, a school district, or a charter school that is reported to the FDLE under SB 1470 and would identify whether an individual has been certified to serve as a school security guard. This public record exemption supports the existing public record exemption for information that is held by a law enforcement agency, school district, or charter school that would identify whether a particular individual has been appointed as a safe-school officer at a public school, charter school, or private school. The list required to be maintained by the FDLE under SB 1470 could identify a school security guard if not exempt from disclosure.

The bill provides that the public record exemption is a public necessity because disclosure of the identity of a school security guard could affect his or her ability to adequately respond to an active assailant situation.

The bill establishes a public records exemption subject to the Open Government Sunset Review Act, with an automatic repeal date of October 2, 2030, unless reenacted by the Legislature. Additionally, the bill extends the sunset date for the exemption protecting school guardian certification information from October 2, 2029, to October 2, 2030.

The bill will become effective on the same date that SB 1470 (2025) or similar legislation takes effect, if such legislation is adopted in the same legislative session or an extension thereof and becomes law.

This bill does not have a fiscal impact to state revenues or expenditures. See Section V., Fiscal Impact Statement.

#### Page 2

#### II. Present Situation:

#### Access to Public Records - Generally

The Florida Constitution provides that the public has the right to inspect or copy records made or received in connection with official governmental business. The right to inspect or copy applies to the official business of any public body, officer, or employee of the state, including all three branches of state government, local governmental entities, and any person acting on behalf of the government.<sup>1</sup>

Additional requirements and exemptions related to public records are found in various statutes and rules, depending on the branch of government involved. For instance, section 11.0431, F.S., provides public access requirements for legislative records. Relevant exemptions are codified in s. 11.0431(2)-(3), F.S., and adopted in the rules of each house of the legislature.<sup>2</sup> Florida Rule of Judicial Administration 2.420 governs public access to judicial branch records.<sup>3</sup> Lastly, chapter 119, F.S., known as the Public Records Act, provides requirements for public records held by executive agencies.

#### **Executive Agency Records – The Public Records Act**

The Public Records Act provides that all state, county and municipal records are open for personal inspection and copying by any person, and that providing access to public records is the duty of each agency.<sup>4</sup>

Section 119.011(12), F.S., defines "public records" to include:

All documents, papers, letters, maps, books, tapes, photographs, films, sound recordings, data processing software, or other material, regardless of the physical form, characteristics, or means of transmission, made or received pursuant to law or ordinance or in connections with the transaction of official business by any agency.

The Florida Supreme Court has interpreted this definition to encompass all materials made or received by an agency in connection with official business that are used to "perpetuate, communicate, or formalize knowledge of some type."<sup>5</sup>

The Florida Statutes specify conditions under which public access to public records must be provided. The Public Records Act guarantees every person's right to inspect and copy any public

<sup>&</sup>lt;sup>1</sup> FLA. CONST. art. I, s. 24(a).

<sup>&</sup>lt;sup>2</sup> See Rule 1.48, Rules and Manual of the Florida Senate, (2022-2024) and Rule 14.1, Rules of the Florida House of Representatives, (2022-2024)

<sup>&</sup>lt;sup>3</sup> State v. Wooten, 260 So. 3d 1060 (Fla. 4<sup>th</sup> DCA 2018).

<sup>&</sup>lt;sup>4</sup> Section 119.01(1), F.S. Section 119.011(2), F.S., defines "agency" as "any state, county, district, authority, or municipal officer, department, division, board, bureau, commission, or other separate unit of government created or established by law including, for the purposes of this chapter, the Commission on Ethics, the Public Service Commission, and the Office of Public Counsel, and any other public or private agency, person, partnership, corporation, or business entity acting on behalf of any public agency."

<sup>&</sup>lt;sup>5</sup> Shevin v. Byron, Harless, Schaffer, Reid and Assoc., Inc., 379 So. 2d 633, 640 (Fla. 1980).

record at any reasonable time, under reasonable conditions, and under supervision by the custodian of the public record.<sup>6</sup> A violation of the Public Records Act may result in civil or criminal liability.<sup>7</sup>

The Legislature may exempt public records from public access requirements by passing a general law by a two-thirds vote of both the House and the Senate.<sup>8</sup> The exemption must state with specificity the public necessity justifying the exemption and must be no broader than necessary to accomplish the stated purpose of the exemption.<sup>9</sup>

General exemptions from the public records requirements are contained in the Public Records Act.<sup>10</sup> Specific exemptions often are placed in the substantive statutes relating to a particular agency or program.<sup>11</sup>

When creating a public records exemption, the Legislature may provide that a record is "exempt" or "confidential and exempt." There is a difference between records the Legislature has determined to be exempt from the Public Records Act and those which the Legislature has determined to be exempt from the Public Records Act *and confidential*. Records designated as "confidential and exempt" are not subject to inspection by the public and may only be released under the circumstances defined by statute.<sup>12</sup> Records designated as "exempt" may be released at the discretion of the records custodian under certain circumstances.<sup>13</sup>

#### **Open Government Sunset Review Act**

The provisions of s. 119.15, F.S., known as the Open Government Sunset Review Act<sup>14</sup> (the Act), prescribe a legislative review process for newly created or substantially amended<sup>15</sup> public records or open meetings exemptions, with specified exceptions.<sup>16</sup> The Act requires the repeal of such exemption on October 2 of the fifth year after creation or substantial amendment, unless the Legislature reenacts the exemption.<sup>17</sup>

<sup>&</sup>lt;sup>6</sup> Section 119.07, F.S.

<sup>&</sup>lt;sup>7</sup> Section 119.10, F.S.

<sup>&</sup>lt;sup>8</sup> FLA. CONST. art. I, s. 24(c).

<sup>&</sup>lt;sup>9</sup> *Id. See, e.g., Halifax Hosp. Medical Center v. News-Journal Corp.*, 724 So. 2d 567 (Fla. 1999) (holding that a public meetings exemption was unconstitutional because the statement of public necessity did not define important terms and did not justify the breadth of the exemption); *Baker County Press, Inc. v. Baker County Medical Services, Inc.*, 870 So. 2d 189 (Fla. 1st DCA 2004) (holding that a statutory provision written to bring another party within an existing public records exemption is unconstitutional without a public necessity statement).

<sup>&</sup>lt;sup>10</sup> See, e.g., s. 119.071(1), F.S.

<sup>&</sup>lt;sup>11</sup> See, e.g., s. 213.053(2), F.S.

<sup>&</sup>lt;sup>12</sup> WFTV, Inc. v. The Sch. Bd. of Seminole County, 874 So. 2d 48, 53 (Fla. 5th DCA 2004).

<sup>&</sup>lt;sup>13</sup> Williams v. City of Minneola, 575 So. 2d 683 (Fla. 5th DCA 1991).

<sup>&</sup>lt;sup>14</sup> Section 119.15, F.S.

<sup>&</sup>lt;sup>15</sup> An exemption is considered to be substantially amended if it is expanded to include more records or information or to include meetings as well as records. Section 119.15(4)(b), F.S.

<sup>&</sup>lt;sup>16</sup> Section 119.15(2), F.S., provides that exemptions required by federal law or applicable solely to the Legislature or the State Court System are not subject to the Open Government Sunset Review Act.

<sup>&</sup>lt;sup>17</sup> Section 119.15(3), F.S.

The Act provides that a public records or open meetings exemption may be created or maintained only if it serves an identifiable public purpose and is no broader than is necessary.<sup>18</sup> An exemption serves an identifiable purpose if it meets one of the following purposes *and* the Legislature finds that the purpose of the exemption outweighs open government policy and cannot be accomplished without the exemption:

- It allows the state or its political subdivisions to effectively and efficiently administer a governmental program, and administration would be significantly impaired without the exemption;
- It protects sensitive, personal information, the release of which would be defamatory, cause unwarranted damage to the good name or reputation of the individual, or would jeopardize the individual's safety. If this public purpose is cited as the basis of an exemption, however, only personal identifying information is exempt; or
- It protects information of a confidential nature concerning entities, such as trade or business secrets.<sup>19</sup>

The Act also requires specified questions to be considered during the review process. The specified questions are:

- What specific records or meetings are affected by the exemption?
- Whom does the exemption uniquely affect, as opposed to the general public?
- What is the identifiable public purpose or goal of the exemption?
- Can the information contained in the records or discussed in the meeting be readily obtained by alternative means? If so, how?
- Is the record or meeting protected by another exemption?
- Are there multiple exemptions for the same type of record or meeting that it would be appropriate to merge?<sup>20</sup>

In examining an exemption, the Act directs the Legislature to question the purpose and necessity of reenacting the exemption.

If the exemption is continued and expanded, then a public necessity statement and a two-thirds vote for passage are required.<sup>21</sup> If the exemption is continued without substantive changes or if the exemption is continued and narrowed, then a public necessity statement and a two-thirds vote for passage are *not* required. If the Legislature allows an exemption to expire, the previously exempt records will remain exempt unless otherwise provided by law.<sup>22</sup>

## Chris Hixon, Coach Aaron Feis, and Coach Scott Beigel Guardian Program

Sheriffs are required to assist district school boards, charter school governing boards, and private schools in exercising options for safe-school officers. A sheriff is required to provide access to a Chris Hixon, Coach Aaron Feis, and Coach Scott Beigel Guardian Program to aid in the prevention or abatement of active assailant incidents on school premises.

<sup>&</sup>lt;sup>18</sup> Section 119.15(6)(b), F.S.

<sup>&</sup>lt;sup>19</sup> Section 119.15(6)(b), F.S.

<sup>&</sup>lt;sup>20</sup> Section 119.15(6)(a), F.S.

<sup>&</sup>lt;sup>21</sup> See generally s. 119.15, F.S.

<sup>&</sup>lt;sup>22</sup> Section 119.15(7), F.S.

A sheriff who establishes a Chris Hixon, Coach Aaron Feis, and Coach Scott Beigel Guardian Program is required to consult with the Florida Department of Law Enforcement (FDLE) on programmatic guiding principles, practices, and resources, and certify as school guardians, school employees who:

- Hold a license to carry a concealed weapon or concealed firearm.
- Complete a 144-hour training program, consisting of 12 hours of training on incident deescalation and 132 total hours of comprehensive firearm safety and proficiency training conducted by Criminal Justice Standards and Training Commission-certified instructors.
- Pass a psychological evaluation.
- Submit to and pass an initial drug test and subsequent random drug tests.
- Successfully complete ongoing training, weapon inspection, and firearm qualification on at least an annual basis.

The sheriff who conducts the guardian training is required to issue a school guardian certificate to individuals who meet these requirements and maintain documentation of weapon and equipment inspections, as well as the training, certification, inspection, and qualification records of each school guardian certified by the sheriff.<sup>23</sup>

### Sheriff Reporting Responsibilities

A sheriff who issues a school guardian certificate must report to the FDLE the name, date of birth, and certification date of the school guardian within 30 days.

Additionally, each sheriff must submit quarterly reports to the FDLE detailing:

- Upcoming school guardian training schedules.
- Training dates, locations, and registration contacts.
- Class capacity for training programs.

The FDLE must publish and update these reports at least quarterly on its website.

Sheriffs who fail to comply with these reporting requirements are ineligible to receive reimbursement from the Department of Education (DOE) for school guardian training expenses. However, upon submission of the required reports, sheriffs regain eligibility.<sup>24</sup>

#### School District, Charter School, and Private School Reporting Requirements

By February 1 and September 1 of each school year, each school district, charter school, and private school must report to the FDLE:

- The name, date of birth, and appointment date of each school guardian.
- The date of separation for any school guardian no longer serving in that capacity.

Failure to comply prohibits the school from operating a school guardian program in the following school year unless missing information is submitted.<sup>25</sup>

<sup>&</sup>lt;sup>23</sup> Section 30.15(1), F.S.

<sup>&</sup>lt;sup>24</sup> Section 30.15(1)(k), F.S.

<sup>&</sup>lt;sup>25</sup> Id.

#### The FDLE Responsibilities and Enforcement

The FDLE must maintain a statewide list of all school guardians. This list must include:

- The guardian's name, certification date, and appointment date.
- The name of the appointing school district, charter school, or private school.
- Any additional information regarding misconduct or firearm discharges, except those occurring during training.
- The date a guardian separated from their appointment, if applicable.

The FDLE must remove from the list any school guardian whose training has expired.

By March 1 and October 1 of each school year, the FDLE must notify the Department of Education of any sheriff, school district, charter school, or private school that has failed to comply with these reporting requirements.

The FDLE is authorized to adopt rules to implement these reporting requirements and may require additional identifying information as necessary to ensure accurate record-keeping of school guardians.<sup>26</sup>

Any information held by the FDLE, a law enforcement agency, a school district, or a charter school that would identify whether a person has been certified to serve as a school guardian is exempt from disclosure requirements. The exemption will be repealed on October 2, 2029, unless reviewed and saved from repeal through reenactment by the Legislature.<sup>27</sup>

#### Safe-School Officer Requirement

Florida law requires each district school board and school district superintendent to partner with law enforcement and security agencies to establish or assign one or more safe-school officers at each school facility within the district by implementing one or more safe-school officer options which best meet the needs of the school district and charter schools. These options include:

- Establishing a School Resource Officer (SRO) program through a cooperative agreement with law enforcement agencies. SROs are certified law enforcement officers.
- Commissioning one or more school safety officers. School safety officers are certified law enforcement officers who are employed by either a law enforcement agency or by the district school board.
- Participating in the Chris Hixon, Coach Aaron Feis, and Coach Scott Beigel Guardian Program.
- Contracting with a security agency to employ as a school security guard an individual who holds a Class "D" and Class "G" license and completes the same training and evaluation requirements as a school guardian.<sup>28</sup>

<sup>&</sup>lt;sup>26</sup> Id.

<sup>&</sup>lt;sup>27</sup> Section 30.15(6), F.S.

<sup>&</sup>lt;sup>28</sup> Section 1006.12, F.S.

Additionally, a private school may partner with a law enforcement agency or a security agency to establish or assign one or more safe-school officers.<sup>29</sup> Any information that would identify whether a particular individual has been assigned a safe-school officer at a private school and that is held by a law enforcement agency is exempt from public records disclosure requirements.<sup>30</sup>

Currently, 53 counties participate in the Chris Hixon, Coach Aaron Feis, and Coach Scott Beigel Guardian Program.<sup>31</sup>

#### SB 1470 School Safety (2025)

SB 1470 (2025), to which this bill is linked, aligns school security guard reporting and recordkeeping requirements with those for school guardians and mandates that security agencies report to the FDLE the date a school security guard was last employed in a school.

## III. Effect of Proposed Changes:

This bill, which is linked to the passage of SB 1470 (2025), amends s. 30.15, F.S., to create an exemption from public records requirements for any information held by the Florida Department of Law Enforcement (FDLE) or a law enforcement agency, school district, or charter school and reported to the FDLE that would identify whether an individual has been certified to serve as a school security guard. This public record exemption supports the existing public record exemption for information that is held by a law enforcement agency, school district, or charter school that would identify whether a particular individual has been appointed as a safe-school officer at a public school, charter school, or private school. The list required to be maintained by the FDLE under SB 1470, if not protected, could identify a school security guard.

This exemption is consistent with existing protections for other safe-school officers and expands those protections to individuals serving as school security guards.

The bill states that the public record exemption is necessary because disclosing the identity of a school security guard could compromise their ability to respond effectively to an active assailant situation. Specifically, the bill provides that it is a public necessity that any information held by the FDLE, a district school board, a charter school governing board, or a sheriff a list of certified school security guard that may identify whether an individual has been certified to serve as a school security guard be made exempt from s. 119.07(1), F.S., and s. 24(a), Article I of the State Constitution.

The bill affirms that school security and student safety are fundamental state priorities and emphasizes the importance of protecting the safety of current and former school security guards. The bill states that school security guards serve a critical role as safe-school officers and first responders, and their presence on school grounds serves as a deterrent against incidents threatening the lives of students and school personnel.

<sup>&</sup>lt;sup>29</sup> Section 1006.12(18), F.S.

<sup>&</sup>lt;sup>30</sup> Section 1002.42(20), F.S.

<sup>&</sup>lt;sup>31</sup> Florida Department of Education, *Chris Hixon, Coach Aaron Feis, & Coach Scott Beigel Guardian Program*, <u>https://www.fldoe.org/safe-schools/guardian-program.stml</u> (last visited Mar. 15, 2025).

The bill further specifies that disclosure of the identity of persons certified as school security guards might undermine such deterrence and may compromise their safety along with the safety of students. The public disclosure of such information would also adversely affect their ability to adequately respond to an active assailant incident, as an assailant might be alerted in advance that a particular individual is certified as a school security guard.

The bill also states that school security guards who have been appointed to that position might leave their appointment for a period of time while maintaining their certification, and, thereafter, be reappointed at a future date. The bill provides that the safety of such persons would be compromised if their status as school security guards became public record by virtue of their continued certification. The bill accordingly provides that it is necessary to protect the identity of persons certified as school security guards from public records requirements to effectively and efficiently implement the purpose and intent of school security guard programs.

The bill establishes a public records exemption subject to the Open Government Sunset Review Act, with an automatic repeal date of October 2, 2030, unless reenacted by the Legislature. Additionally, the bill extends the sunset date for the exemption protecting school guardian certification information from October 2, 2029, to October 2, 2030.

The bill will become effective on the same date that SB 1470 (2025) or similar legislation takes effect, if such legislation is adopted in the same legislative session or an extension thereof and becomes law.

#### IV. Constitutional Issues:

A. Municipality/County Mandates Restrictions:

None.

B. Public Records/Open Meetings Issues:

#### **Vote Requirement**

Article I, s. 24(c) of the State Constitution requires a two-thirds vote of the members present and voting for final passage of a bill creating or expanding an exemption to the public records requirements. This bill enacts a new exemption for information that would identify an individual who has been certified to serve as a school guardian, thus, the bill requires a two-thirds vote to be enacted.

#### **Public Necessity Statement**

Article I, s. 24(c) of the State Constitution requires a bill creating or expanding an exemption to the public records requirements to state with specificity the public necessity justifying the exemption. Section 2 of the bill contains a statement of public necessity for the exemption.

#### **Breadth of Exemption**

Article I, s. 24(c) of the State Constitution requires an exemption to the public records requirements to be no broader than necessary to accomplish the stated purpose of the law. The purpose of the law is to protect information that would identify whether an individual has been certified to serve as a school security guard. This bill exempts only information held by the Florida Department of Law Enforcement (FDLE) or a law enforcement agency, school district, or charter school that would identify whether an individual has been certified to serve as a school security guard from the public records disclosure requirements. The exemption does not appear to be broader than necessary to accomplish the purpose of the law.

C. Trust Funds Restrictions:

None.

D. State Tax or Fee Increases:

None.

E. Other Constitutional Issues:

None.

#### V. Fiscal Impact Statement:

A. Tax/Fee Issues:

None.

B. Private Sector Impact:

None.

C. Government Sector Impact:

This bill does not have an impact on state revenues or expenditures.

#### VI. Technical Deficiencies:

None.

#### VII. Related Issues:

None.

#### VIII. Statutes Affected:

This bill substantially amends section 30.15 of the Florida Statutes.

#### IX. Additional Information:

## A. Committee Substitute – Statement of Changes:

(Summarizing differences between the Committee Substitute and the prior version of the bill.)

None.

#### B. Amendments:

None.

This Senate Bill Analysis does not reflect the intent or official position of the bill's introducer or the Florida Senate.

By Senator Burgess

	23-00209A-25 20251472	_		23-00209A-
1	A bill to be entitled		30	been certi
2	An act relating to public records; amending s. 30.15,		31	from s. 11
3	F.S.; providing that certain information relating to		32	the State
4	school security guards held by the Department of Law		33	fundamenta
5	Enforcement, a law enforcement agency, a school		34	serving or
6	district, or a charter school is exempt from public		35	security g
7	records requirements; providing for future legislative		36	and first
8	review and repeal of the exemption; providing a		37	serves as
9	statement of public necessity; providing a contingent		38	students a
10	effective date.		39	persons ce
11			40	deterrence
12	Be It Enacted by the Legislature of the State of Florida:		41	of student
13			42	also adver
14	Section 1. Subsection (6) of section 30.15, Florida		43	active ass
15	Statutes, is amended to read:		44	advance th
16	30.15 Powers, duties, and obligations		45	security g
17	(6) Any information held by the Department of Law		46	been appoi
18	Enforcement, a law enforcement agency, a school district, or a		47	for a peri
19	charter school which that would identify whether a person has		48	thereafter
20	been certified to serve as a school guardian or school security		49	persons wo
21	guard is exempt from s. 119.07(1) and s. 24(a), Art. I of the		50	guards bec
22	State Constitution. This subsection is subject to the Open		51	<u>certificat</u>
23	Government Sunset Review Act in accordance with s. 119.15 and		52	identity c
24	shall stand repealed on October 2, $2030 \ 2029$ , unless reviewed		53	public rec
25	and saved from repeal through reenactment by the Legislature.		54	and effici
26	Section 2. The Legislature finds that it is a public		55	programs.
27	necessity that any information held by the Department of Law		56	Secti
28	Enforcement, a law enforcement agency, a school district, or a		57	SB 1470 or
29	charter school which would identify whether an individual has		58	is adopted
1	Page 1 of 3			

Page 1 of 3

 $\textbf{CODING: Words } \frac{}{\text{stricken}} \text{ are deletions; words } \underline{\text{underlined}} \text{ are additions.}$ 

23-00209A-25 20251472_
been certified to serve as a school security guard is exempt
from s. 119.07(1), Florida Statutes, and s. 24(a), Article I of
the State Constitution. School security and student safety are
fundamental priorities in this state, as is the safety of people
serving or who have served as school security guards. School
security guards serve a critical role as safe-school officers
and first responders, and their presence on school grounds
serves as a deterrent against incidents threatening the lives of
students and school personnel. Disclosure of the identity of
persons certified as school security guards might undermine such
deterrence and may compromise their safety along with the safety
of students. The public disclosure of such information would
also adversely affect their ability to respond adequately to an
active assailant incident, as an assailant might be alerted in
advance that a particular individual is certified as a school
security guard. Furthermore, school security guards who have
been appointed to that position might leave their appointment
for a period of time while maintaining their certification and,
thereafter, be reappointed at a future date. The safety of such
persons would be compromised if their status as school security
guards became public record by virtue of their continued
certification. Accordingly, it is necessary to protect the
identity of persons certified as school security guards from
public records requirements in order to implement effectively
and efficiently the purpose and intent of school security guard
programs.
Section 3. This act shall take effect on the same date that
SB 1470 or similar legislation takes effect, if such legislation

ed in the same legislative session or an extension

#### Page 2 of 3

CODING: Words stricken are deletions; words underlined are additions.

	Florida Senate - 2025	SB 1472
59	23-00209A-25 thereof and becomes a law.	20251472

Page 3 of 3 CODING: Words stricken are deletions; words <u>underlined</u> are additions.

## The Florida Senate BILL ANALYSIS AND FISCAL IMPACT STATEMENT

(This document is based on the provisions contained in the legislation as of the latest date listed below.)

Pre	epared By: Th	ne Professior	nal Staff of the A	ppropriations Comr	nittee on Pre-K -	12 Education
BILL: CS/SB 1		518				
INTRODUCER: Appropri		priations Committee on Pre-K - 12 Education and Senator Calatayud				
SUBJECT:	Prekinder	garten Thro	ough Grade 12	Education		
DATE:	March 26	, 2025	REVISED:			
ANAL	YST	STAF	F DIRECTOR	REFERENCE		ACTION
1. Palazesi	si Bouck		ED	Favorable		
2. Gray		Elwell		AED	Fav/CS	
3.				FP		

# Please see Section IX. for Additional Information:

COMMITTEE SUBSTITUTE - Substantial Changes

### I. Summary:

CS/SB 1618 makes several changes to Florida's prekindergarten through grade 12 education system.

For the Florida Voluntary Prekindergarten (VPK) Program, the bill:

- Removes the 70 percent cap on the hours authorized to be reported for funding prior to withdrawing from a VPK program for good cause and reenrolling in another VPK program.
- Repeals the Council for Early Grades Success.
- Removes authorization for the Department of Education (DOE) to recommend to the State Board of Education (SBE) that a provider be permitted to maintain its Gold Seal Quality Care status in certain circumstances.

For state academic standards and required instruction, the bill:

- Requires the state academic standards documents to contain only standards and benchmarks.
- Requires the DOE, in consultation with the Department of Agriculture and Consumer Services and the University of Florida Institute of Food and Agricultural Sciences, to revise the state agricultural standards.

For reading, the bill:

• Specifies requirements for personnel who provide intensive reading interventions and requires reading interventions to incorporate evidence-based strategies identified by Just Read, Florida!

- Requires that districts provide a description of how the district prioritizes the assignment of highly effective teachers to kindergarten to grade two.
- Authorizes the use of unpaid or paid hours that a high school student devotes to tutoring in the Reading Achievement Initiative for Scholastic Excellence can count toward meeting community service requirements for high school graduation and the Florida Bright Futures Scholarship Program.

For instructional personnel, the bill:

- Authorizes the use of a valid certificate issued by the American Board for Certification of Teacher Excellence (ABCTE) as a direct pathway to a professional certificate.
- Authorizes lab schools and charter school consortia who meet certain criteria to the entities eligible to submit to the DOE a nominee for the Teacher of the Year award.

Additionally, the bill:

- Revises the definition and requirements for emergency opioid antagonists.
- Specifies that school board policy on corporal punishment must include parent permission.
- Prohibits public schools, charter schools, school districts, charter school administrators, or direct-support organizations from using funds on certain items.
- Repeals the Florida School for Competitive Academics.
- Removes the Commissioner of Education's authority to determine if schools have maximized their efforts to include minority persons and persons of lower socioeconomic status on their school advisory councils.
- Adds requirements relating to the costs of postsecondary education to the one-half credit of financial literacy credit required for high school graduation.
- Authorizes the SBE to join or establish a national consortium to develop advanced courses.
- Specifies only certain instructional personnel can qualify for bonuses under the School Recognition award.
- Clarifies that an owner or operator of a private scholarship school is subject to state screening requirements for employment in positions that may require direct contact with students.
- Clarifies that general background screening exemptions do not apply to public school and private scholarship school employees in positions that may require direct contact with a student.
- Authorizes a private school located in a county with four incorporated municipalities to construct new facilities on property, under the facility's preexisting zoning and land use designations and without having to implement any mitigation requirements or conditions, subject to specified limitations.

The bill is effective July 1, 2025, except as otherwise specified.

This bill has an indeterminate fiscal impact. See Section V., Fiscal Impact Statement.

## II. Present Situation:

The present situation for the relevant portions of the bill is discussed under the Effect of Proposed Changes section of this bill analysis.

# III. Effect of Proposed Changes:

### Florida's Voluntary Prekindergarten (VPK) Program

### **Present Situation**

#### Florida's Voluntary PreKindergarten (VPK) Program

The VPK program prepares children for success in school and in life. Implemented in 2005, the program is a free, high-quality, education program available to all four-year-old children residing in the state.<sup>1</sup> Each child who resides in Florida who attains the age of four years on or before September 1 of the school year is eligible for the VPK Program during either that school year or the following school year. Parents of four-year-olds with birthdays from February 2 through September 1 may wait to enroll their child the following year when they are five.<sup>2</sup> The child remains eligible until the child is admitted to kindergarten, or unless the child has attained the age of six years by February 1 of any school year.<sup>3</sup> In 2023-2024, there were 155,275 children enrolled with 6,247 providers in Florida's VPK program.<sup>4</sup>

Parents of each child eligible for a VPK program in Florida may enroll their child in one of the following programs:

- A school-year prekindergarten program delivered by an approved private prekindergarten provider.
- A school-year prekindergarten program delivered by a public school.
- A summer prekindergarten program delivered by a public school or private prekindergarten provider.
- A specialized instructional services program for children who have disabilities, if the child has been evaluated and determined as eligible and has a current individual educational plan developed by the local school board.<sup>5</sup>

### Funding for Florida's VPK Program

A full-time equivalent student in the VPK program is calculated as follows:

- For a student in a school-year prekindergarten program delivered by a private prekindergarten provider: 540 instructional hours.
- For a student in a school-year prekindergarten program delivered by a public school: 540 instructional hours.
- For a student in a summer prekindergarten program delivered by a public school or private prekindergarten provider: 300 instructional hours.<sup>6</sup>

A child who, for any of the prekindergarten programs, has not completed more than 70 percent of the hours authorized to be reported for funding may withdraw from the program for good

<sup>5</sup> Section 1002.53(3), F.S.

<sup>6</sup> Section 1002.71(2), F.S.

<sup>&</sup>lt;sup>1</sup> FLA. CONST., Art. IX, s. 1.

<sup>&</sup>lt;sup>2</sup> Florida Department of Education, *Division of Early Learning, Annual Report 2023-2024, available at:* <u>https://www.fldoe.org/file/20628/2324-DEL-AnnualReport.pdf</u> (last visited Mar. 15, 2025).

<sup>&</sup>lt;sup>3</sup> Section 1002.53(2), F.S.

<sup>&</sup>lt;sup>4</sup> Florida Department of Education, *Division of Early Learning, Annual Report 2023-2024, available at:* <u>https://www.fldoe.org/file/20628/2324-DEL-AnnualReport.pdf</u> (last visited Mar. 15, 2025).

cause and reenroll in one of the programs. The total funding for a child who reenrolls in one of the programs for good cause may not exceed one full-time equivalent student. A child who has not substantially completed any of the prekindergarten programs may withdraw from the program due to an extreme hardship that is beyond the child's or parent's control, reenroll in one of the summer programs, and be reported for funding purposes as a full-time equivalent student in the summer program.<sup>7</sup>

A child may be granted a good cause exemption if:

- The illness of the child, an individual living in the child's household, an individual which the child's parent is responsible for caring for, or the child's parent, sibling, grandparent, stepparent, step-sibling, or step-grandparent.
- A disagreement between the parent and the provider concerning policies, practices, or procedures at the provider's VPK program.
- A change in the child's residence.
- A change in the employment schedule or place of employment of the child's parent.
- The VPK program provider's inability to meet the child's health, behavioral, or educational needs.
- The termination of the child's class before 70 percent of the VPK program instructional hours are delivered.
- The child is dismissed by a VPK program provider for failure to comply with the provider's attendance policy.
- The VPK program provider's designation as a provider on probation.

A child may be granted an exemption for an extreme hardship if:

- The illness of the child, a family member which the child's parent is responsible for caring for, or of the child's parent, as documented in writing by a licensed physician if it would result in the child being absent for more than 30 percent of the number of hours in the program type in which the child is enrolled.
- The termination of the child's VPK program class as a result of the VPK program provider's removal from eligibility to offer the VPK program, as documented by the early learning coalition.
- The parent's inability to meet the basic needs of the child, including, but not limited to, a lack of food, shelter, clothing, or transportation, as documented in writing by a federal, state, or local governmental official.
- The VPK program provider's inability to meet the child's educational needs due to the child's learning or developmental disability, as documented by a federal, state, or local governmental official.
- The VPK program provider's inability to meet the child's health needs as documented by a licensed or a federal, state, or local governmental official.
- Displacement of the child from his or her place of residence, or closure of the child's VPK program provider as a result of a state of emergency as declared by a federal, state, or local government official.
- A temporary or permanent change in parent custody or guardianship, supported by legal documentation such as a court order or official documentation from the Department of

Children and Families (DCF) or DCF contracted agency. This includes an at-risk childcare authorization that documents the guardianship change.<sup>8</sup>

### Gold Seal Quality Care Program

The Department of Education (DOE) administers the Gold Seal Quality Care program (Gold Seal program). Established in 1996,<sup>9</sup> the Gold Seal program recognizes childcare facilities and family day care homes that have gone above the required minimum licensing standards to become accredited by recognized agencies whose standards reflect quality in the level of care and supervision provided to children. The Gold Seal program is not an accreditation, but a designation. The Gold Seal program offers various advantages to participating providers, including tax exemptions on certain educational materials and property taxes, as well as increased reimbursement rates for School Readiness (SR) providers.<sup>10</sup> To obtain and maintain a designation as a Gold Seal program provider, a childcare facility, large family childcare home, or family day care home must have:

- No class I<sup>11</sup> violations within preceding two years.
- Less than three class II<sup>12</sup> violations within the preceding two years.
- Less than three class III<sup>13</sup> violations within the preceding two years that were not corrected within one year.
- If the DOE determines through a formal process that a provider has been in business for at least five years and has no other class I violations recorded, the DOE may recommend to the State Board of Education (SBE) that the provider maintain its Gold Seal Quality Care status.<sup>14</sup>

During the 2023-2024 fiscal year:<sup>15</sup>

- There were 16 Gold Seal approved accrediting associations.
- There were 1,861 Gold Seal designated childcare providers, of which 1,519 were contracted for SR and 1,591 were contracted for VPK.
- There were 23 providers removed from the Gold Seal program due to licensing regulation violations.

<sup>&</sup>lt;sup>8</sup> Rule 6M-8.210, F.A.C.

<sup>&</sup>lt;sup>9</sup> Ch. 96-175, s. 72, L.O.F.

<sup>&</sup>lt;sup>10</sup> Florida Department of Education, *Division of Early Learning, Annual Report 2023-2024, available at:* <u>https://www.fldoe.org/file/20628/2324-DEL-AnnualReport.pdf</u> (last visited Mar. 15, 2025).

<sup>&</sup>lt;sup>11</sup> Class "I" violations are those conditions or occurrences related to the operation and maintenance of a provider or to the care of clients which the agency determines present an imminent danger to the clients of the provider or a substantial probability that death or serious physical or emotional harm would result therefrom. Section 408.813, F.S.

<sup>&</sup>lt;sup>12</sup> Class "II" violations are those conditions or occurrences related to the operation and maintenance of a provider or to the care of clients which the agency determines directly threaten the physical or emotional health, safety, or security of the clients, other than class I violations. *Id.* 

<sup>&</sup>lt;sup>13</sup> Class "III" violations are those conditions or occurrences related to the operation and maintenance of a provider or to the care of clients which the agency determines indirectly or potentially threaten the physical or emotional health, safety, or security of clients, other than class I or class II violations. *Id.* 

<sup>&</sup>lt;sup>14</sup> Section 1002.945 (4), F.S.

<sup>&</sup>lt;sup>15</sup> Florida Department of Education, *Division of Early Learning, Annual Report 2023-2024, available at:* <u>https://www.fldoe.org/file/20628/2324-DEL-AnnualReport.pdf</u> (last visited March 15, 2025).

#### The Council for Early Grades Success

The Council for Early Grades Success (Council) was created in 2021 within the DOE.<sup>16</sup> The Council is responsible for reviewing the implementation of training for and outcomes from the coordinated screening and progress monitoring program to provide recommendations to the DOE that support grade three students reading at or above grade level. The Council, at a minimum, is responsible for:

- Providing recommendations on the implementation of the coordinated screening and progress monitoring program, including reviewing any procurement solicitation documents and criteria before being published.
- Developing training plans and timelines for such training.
- Identifying appropriate personnel, processes, and procedures required for the administration of the coordinated screening and progress monitoring program.
- Providing input on the methodology for calculating the VPK accountability program.<sup>17</sup>
- Working with the department to review the methodology for determining a child's kindergarten readiness.
- Reviewing data on age-appropriate learning gains by grade level that a student would need to attain to demonstrate proficiency in reading by grade three.
- Continually reviewing anonymized data from the results of the coordinated screening and progress monitoring program for students in the VPK Program through grade three to help inform recommendations to the department that support practices that will enable grade three students to read at or above grade level.<sup>18</sup>

### Effect of Proposed Changes

The bill amends s. 1002.71, F.S., to remove the 70 percent cap on the hours authorized to be reported for funding for a child who withdraws from a VPK program for good cause and reenrolls in another VPK program. The bill maintains that the total funding for a VPK student who reenrolls in one of the programs for good cause may not exceed one full-time equivalent student. Similarly, the bill also specifies that a child who has not completed any portion of the program, no matter the number of hours, of a VPK program may withdraw from the program due to an extreme hardship that is beyond the child's or parent's control, reenroll in one of the summer programs, and be reported for funding purposes as a full-time equivalent student in the summer program for which the child is reenrolled.

The bill amends s. 1002.945, F.S., to remove the authority of the DOE to determine through a formal process that because a provider has been in business for at least five years and has no other class I violations recorded, the DOE may recommend to the SBE that the provider maintain its Gold Seal Quality Care status.

The bill repeals s. 1008.2125, F.S., to remove the Council for Early Grades Success. The bill also amends s. 1002.68, F.S., to remove the requirement that the DOE consult with the Council for

<sup>&</sup>lt;sup>16</sup> Section 65, ch. 2021-10, L.O.F.

<sup>&</sup>lt;sup>17</sup> Rule 6M-8.622, Voluntary Prekindergarten (VPK) Provider Performance Metric and Designation, was adopted by the State Board of Education on August 21,2024 and went into effect September 9, 2024.

<sup>&</sup>lt;sup>18</sup> Section 1008.2125(1)(a), F.S.

Early Grades Success prior to adopting, in SBE rule, the methodology related to the VPK accountability system and differential payments.

### **Student Academic Standards**

### **Present Situation**

### State Academic Standards

Florida's state academic standards establish the core content of the curricula to be taught and specify the core content knowledge and skills that K-12 public school students are expected to acquire. Standards must be rigorous and relevant and provide for the logical, sequential progression of core curricular content that incrementally increases a student's core content knowledge and skills over time.<sup>19</sup>

The Commissioner of Education (commissioner) is required to develop and submit proposed revisions to the standards for review and comment by Florida educators, school administrators, representatives of the Florida College System institutions and state universities who have expertise in the content knowledge and skills necessary to prepare a student for postsecondary education and careers, a representative from the Department of Commerce, business and industry leaders for in-demand careers, and the public.<sup>20</sup> The state academic standards are required to meet the following requirements:

- English Language Arts standards are required to establish specific curricular content for, at a minimum, reading, writing, speaking and listening, and language.
- Science standards are required to establish specific curricular content for, at a minimum, the nature of science, earth and space science, physical science, and life science.
- Mathematics standards are required to establish specific curricular content for, at a minimum, algebra, geometry, statistics and probability, number and quantity, functions, and modeling.
- Social Studies standards are required to establish specific curricular content for, at a minimum, geography, United States and world history, government, civics, humanities, economics, and financial literacy.
- Visual and performing arts, physical education, health, and foreign language standards are required to establish specific curricular content and include distinct grade-level expectations for the core content knowledge.<sup>21</sup>

Florida uses a unique coding scheme that is defined by five-character positions in alphanumeric code: The subject, grade level, strand, standard and benchmark. The strand is a focal group of related standard, standards are overarching criteria for the grade level or grade band, and the benchmark is a specific expectation for the grade level or grade band that falls within the standard. An example of a standard is provided below: <sup>22</sup>

<sup>&</sup>lt;sup>19</sup> Section 1003.41(1), F.S.

<sup>&</sup>lt;sup>20</sup> Section 1003.41(3), F.S.

<sup>&</sup>lt;sup>21</sup> Section 1003.41(2), F.S.

<sup>&</sup>lt;sup>22</sup> Florida Department of Education, *Florida's State Academic Standards Computer Science 2024* (2024), available at <u>https://www.fldoe.org/core/fileparse.php/20758/urlt/7-3.pdf</u> (last visited Mar. 17, 2025),

Subject	Grade Level	Strand	Standard	Benchmark
SC.	4.	CO.	1.	2
Science	Grade 4	Computing Components	Introduce foundational computer literacy skills.	Create and edit multimedia artifacts using digital tools.

### K-8 Example

Within the approved state academic standards documents, the Department of Education includes clarifications that are added to standards to guide teachers in the integration of those standards within instruction. For example, in the Computational Thinking and Reasoning Standards for the Computer Science Standards, there are seven standards, and each of the seven standards has a clarification for how that standard should be integrated into instruction.<sup>23</sup>

## Effect of Proposed Changes

The bill amends s. 1003.41, F.S., to require that new and revised standards documents submitted to the State Board of Education must only consist of academic standards and benchmarks. The bill also requires the commissioner to submit all revised standards documents to the SBE for approval no later than July 1, 2026. By removing the benchmark clarifications statements, educators will have more flexibility in how they incorporate the standards into their instruction.

### **Agricultural Education**

### **Present Situation**

### Required Instruction

The mission of Florida's Early Learning-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.<sup>24</sup> Each district school board must provide appropriate instruction to ensure that students meet State Board of Education (SBE) adopted standards in the following subject areas: reading and other language arts, mathematics, science, social studies, foreign languages, health and physical education, and the arts.<sup>25</sup>

Instructional staff of public schools, subject to the rules of the SBE and the district school board, must provide instruction in:

- The history and content of the Declaration of Independence.
- The history, meaning, significance, and effect of the provisions of the Constitution of the United States.
- The arguments in support of adopting our republican form of government.
- Flag education, including proper flag display and flag salute.
- The elements of civil government.

<sup>&</sup>lt;sup>23</sup> Florida Department of Education, *Florida's State Academic Standards Computer Science 2024* (2024), available at <u>https://www.fldoe.org/core/fileparse.php/20758/urlt/7-3.pdf</u> (last visited Mar. 17, 2025),

<sup>&</sup>lt;sup>24</sup> Section 1000.03(4), F.S.

<sup>&</sup>lt;sup>25</sup> Section 1003.42(1), F.S.

- The history of the United States.
- The history of the Holocaust.
- The history of African Americans.
- The history of Asian Americans and Pacific Islanders.
- The elementary principles of agriculture.
- The effects of alcoholic and intoxicating liquors and beverages and narcotics.
- Kindness to animals.
- The history of the state.
- The conservation of natural resources.
- Comprehensive age-appropriate and developmentally appropriate K-12 instruction on health education and life skills.
- The study of Hispanic contributions to the United States.
- The study of women's contributions to the United States.
- The nature and importance of free enterprise to the United States economy.
- Civic and character education.
- The sacrifices that veterans and Medal of Honor recipients have made serving the country.<sup>26</sup>

### Agricultural Education in Florida

To help support students interested in the agricultural industry in Florida, the Florida Department of Education (DOE) created nine middle school courses focused on careers in the agricultural field, ranging from the "Exploration of Agriscience" to the "Introduction to Agriculture, Food and Natural Resources." At the secondary level, the DOE created 18 courses and programs ranging from "Agricultural Biotechnology" to "Food Science Applications."<sup>27</sup> In the 2022-2023 school year, there were 640 Secondary CTE Programs in Agriculture, Food and Natural Resources. Additionally, there are several benchmarks related to the impact agriculture has had on society:

- Compare the lifestyles of hunter-gatherers with those of settlers of early agricultural communities.<sup>28</sup>
- Explain how the physical landscape has affected the development of agriculture and industry in the ancient world.<sup>29</sup>
- Describe how the developments of agriculture and metallurgy related to settlement, population growth, and the emergence of civilization.<sup>30</sup>

<sup>&</sup>lt;sup>26</sup> Section 1003.42(2), F.S.

<sup>&</sup>lt;sup>27</sup> Florida Department of Education, 2024-25 CTE Curriculum Frameworks: Agriculture Food & Natural Resources, available at <u>https://www.fldoe.org/academics/career-adult-edu/career-tech-edu/curriculum-frameworks/2024-25-frameworks/agriculture-food-natural-resources.stml</u>, (last visited Mar. 17, 2025).

<sup>&</sup>lt;sup>28</sup> Florida Department of Education, *Florida's State Academic Standards Social Studies 2024* (2024) at 56, available at <u>https://cpalmsmediaprod.blob.core.windows.net/uploads/docs/standards/best/ss/ss\_standardsbook\_bc\_240417\_finalada.pdf</u>, (last visited Mar.17, 2025). This standard is included in Grade 6 World History.

<sup>&</sup>lt;sup>29</sup> Florida Department of Education, *Florida's State Academic Standards Social Studies 2024* (2024) at 64, available at <u>https://cpalmsmediaprod.blob.core.windows.net/uploads/docs/standards/best/ss/ss\_standardsbook\_bc\_240417\_finalada.pdf</u>, (last visited Mar. 17, 2025). This standard is included in Grade 6 Geography.

<sup>&</sup>lt;sup>30</sup> Florida Department of Education, *Florida's State Academic Standards Social Studies 2024* (2024) at 56, available at <u>https://cpalmsmediaprod.blob.core.windows.net/uploads/docs/standards/best/ss/ss\_standardsbook\_bc\_240417\_finalada.pdf</u>, (last visited Mar. 17, 2025). This standard is included in Grade 6 World History.

• Describe the agricultural and technological innovations that led to industrialization in Great Britain and its subsequent spread to continental Europe, the United States, and Japan.<sup>31</sup>

### Effect of Proposed Changes

The bill amends s. 1003.42, F.S., to expand the requirements of the elementary principles of agriculture to include the history of agriculture both nationally and specifically in Florida, the economic and societal impact of agriculture, and the various agricultural industry sectors. The change expands the current instruction of how agriculture impacts Florida, our economy, and society. The bill also requires the DOE, in collaboration with the Department of Agriculture and Consumer Services and the University of Florida's Institute of Food and Agricultural Science to prepare and offer standards and a curriculum and may seek input from state or nationally recognized agricultural educational organizations. The bill also authorizes the DOE to contract with state or nationally recognized agricultural educational organizations to develop training for instructional personnel and grade-appropriate classroom resources to support the developed curriculum.

### Reading

#### **Present Situation**

#### Comprehensive System of Reading Intervention

Each school district is required to implement a system of comprehensive reading instruction for students enrolled in prekindergarten through grade 12 and certain students who exhibit a substantial deficiency in early literacy.<sup>32</sup> Students with a substantial deficiency are defined as:

- A voluntary prekindergarten student in early literacy skills who scores below the tenth (10th) percentile or is unable to complete the practice items at the middle or end of the year test administration of the coordinated screening and progress monitoring system.
- A kindergarten through grade three student in reading if:
  - $\circ$  The student is identified as in need of Tier 3 interventions<sup>33</sup>. or
  - For kindergarten, the student scores below the tenth (10th) percentile or is unable to complete the practice items on the designated grade-level assessment at the beginning, middle, or end of the year test administration of the coordinated screening and progress monitoring system.
  - b. For grades one and two, the student scores below the tenth (10th) percentile or is unable to complete the practice items on the designated grade-level assessment for the specified test administration of the coordinated screening and progress monitoring system. or
  - c. For grade three, the student scores below the twentieth (20th) percentile at the beginning or middle of the year test administration of the coordinated screening and progress monitoring system.

<sup>&</sup>lt;sup>31</sup> Florida Department of Education, *Florida's State Academic Standards Social Studies 2024* (2024) at 132, available at <u>https://cpalmsmediaprod.blob.core.windows.net/uploads/docs/standards/best/ss/ss\_standardsbook\_bc\_240417\_finalada.pdf</u>, (last visited Mar. 17, 2025). This standard is included in Grades 9-12 World History.

<sup>&</sup>lt;sup>32</sup> Section 1003.4201, F.S.

<sup>&</sup>lt;sup>33</sup> Intensive, Individualized Instruction/Interventions (Tier 3): provides explicit, systematic, individualized instruction based on student need, one-on-one or very small group instruction with more guided practice, immediate corrective feedback, and frequent progress monitoring; and occurs in addition to core instruction and Tier 2 interventions.

- Page 11
- A student in grade three scores a Level 1 on the end-of-year statewide, standardized English Language Arts (ELA) assessment.<sup>34</sup>

The comprehensive reading instruction plan may include all district schools, including charter schools, unless a charter school elects to submit a plan independently from the school district.<sup>35</sup> The plan may include the following components:

- Additional time per day of evidence-based intensive reading instruction for kindergarten through grade 12 students, which may be delivered during or outside of the regular school day.
- Highly qualified reading coaches, who must be endorsed in reading, to specifically support classroom teachers in making instructional decisions based on progress monitoring data and improve classroom teacher delivery of effective reading instruction, reading intervention, and reading in the content areas based on student need.
- Professional learning to help instructional personnel and certified prekindergarten teachers funded in the Florida Education Finance Program earn a certification, a credential, an endorsement, or an advanced degree in scientifically researched and evidence-based reading instruction.
- Summer reading camps, using only classroom teachers or other district personnel who possess a micro-credential<sup>36</sup> in reading or are certified or endorsed in reading consistent for all students in kindergarten through grade five exhibiting a reading deficiency as determined by district and state assessments.
- Incentives for instructional personnel and certified prekindergarten teachers funded in the Florida Education Finance Program who possess a reading certification or endorsement or micro-credential and provide educational support to improve student literacy.
- Tutoring in reading.<sup>37</sup>

### Reading Achievement Initiative for Scholastic Excellence Act

In 2021, the Florida Legislature established the Reading Achievement Initiative for Scholastic Excellence (RAISE) program within the DOE.<sup>38</sup> The RAISE program provides instructional supports to school districts, school administrators, and instructional personnel in implementing evidence-based reading instruction and interventions in order to improve student reading achievement.<sup>39</sup>

Under the RAISE program, the DOE must establish 20 literacy support regions and regional support teams in Florida to assist schools in improving low reading scores.<sup>40</sup> Eligible schools include:

<sup>&</sup>lt;sup>34</sup> Rule 6A-6.053, F.A.C.

<sup>&</sup>lt;sup>35</sup> Section 1003.4201(1), F.S.

<sup>&</sup>lt;sup>36</sup> To earn an early literacy micro-credential a teacher must demonstrate competency in diagnosing literacy difficulties and determining the appropriate range of literacy interventions based upon the age and literacy deficiency of the student and how use evidence-based instructional and intervention practices grounded in the science of reading, including strategies identified by the Just Read, Florida! Office.

<sup>&</sup>lt;sup>37</sup> Section 1003.4201(2), F.S

<sup>&</sup>lt;sup>38</sup> Section1008.365, F.S.

<sup>&</sup>lt;sup>39</sup> Section 1008.365(2), F.S.

<sup>&</sup>lt;sup>40</sup> Section 1008.365(3), F.S.

- Schools serving students in kindergarten through grade five where 50 percent of the students score below a Level 3 on the statewide, standardized ELA assessment for any grade level. and
- Schools where 50 percent or more of students in kindergarten through grade three are not on track to pass the grade three ELA assessment based on data from the coordinated screening and progress monitoring system.<sup>41</sup>

As part of the RAISE program, the DOE must establish a tutoring program and develop training to prepare eligible high school students to tutor students in kindergarten through grade three. If high school students serve as a tutor in the RAISE program, they:

- May earn up to three elective credits for high school graduation based on the verified number of hours the student spends tutoring under the program.
- May use unpaid hours devoted to tutoring may be counted toward meeting community service requirements for high school graduation and community service requirements for participation in the Florida Bright Futures Scholarship Program.<sup>42</sup>

## Effect of Proposed Changes

The bill amends s. 1003.4201, F.S., to authorize school districts to include in their comprehensive reading instruction plan intensive reading interventions, which must be delivered by instructional personnel who possess an early literacy micro-credential or personnel certified or endorsed in reading, and which must include specified evidence-based strategies. The bill also requires that instructional personnel who possess an early literacy micro-credential and who deliver intensive reading interventions are supervised by an educator who is certified or endorsed in reading. The bill defines "supervised" as able, through telecommunication or in person, to communicate and consult with, and receive direction from. The bill also authorizes districts to include a description of how the district prioritizes the assignment of highly effective teachers in grades kindergarten through grade two.

The bill amends s. 1008.365, F.S., to allow high school students who are tutors in the RAISE program to use either paid or unpaid hours, to count towards the volunteer service or paid work hours requirements for the Florida Bright Futures Scholarship program.

### **Private Schools**

### **Present Situation**

A private school is a nonpublic school defined as an individual, association, copartnership, or corporation, or department, division, or section of such organizations, that designates itself as an educational center that includes kindergarten through grade 12 or higher.<sup>43</sup> A private school that participates in the scholarship program must also:

• Comply with 42 U.S.C. s. 2000d which prohibits excluding a person from participating in federally assisted programs on the grounds of race, color, or national origin.

<sup>&</sup>lt;sup>41</sup> Section 1008.365(4), F.S.

<sup>&</sup>lt;sup>42</sup> Section 1008.365(8), F.S.

<sup>&</sup>lt;sup>43</sup> Section 1002.01(3), F.S.

- Notify the Department of Education (DOE) of its intent to participate in the scholarship program.
- Notify the DOE of any changes in the school's name, director, mailing address, or physical location within 15 days of change.
- Provide to the DOE or the scholarship funding organization (SFO) all required documentation for student registration and payment.
- Provide to the SFO the school's fee schedule.
- Annually complete and submit to the DOE a notarized scholarship compliance statement verifying compliance with the background screening requirements.
- Demonstrate fiscal soundness in accordance with statutory requirements.
- Meet applicable state and local health. Safety, and welfare laws, codes, and rules.
- Employ or contract with teachers that meet specified requirements.
- Maintain a physical location in the state at which each student has regular and direct contact with teachers.
- Provide to parents information regarding the school's programs, services, classroom teacher qualifications, and a statement that a private school student with a disability does not have a right to all of the services that the student would receive if enrolled in a public school under the Individuals with Disabilities Education Act (IDEA).
- Provide the parent, at least on a quarterly basis, a written report of the student's progress.
- Cooperate with a parent who wants a student to participate in Florida's statewide standardized assessments.
- Adopt policies establishing standards of ethical conduct for educational support employees, instructional personnel, and school administrators.
- Not to be owned or operated by a person or an entity domiciled in, owned by, or in any way controlled by a foreign country of concern or foreign principal, as identified in law.<sup>44</sup>

Private schools that participate in a state scholarship program must, complete a Scholarship Program Compliance form, which includes the following questions related to the school facility:

- Does the school facility meet the prescribed minimum requirements and standards of sanitation and safety for K-12 private schools, with current Florida law?
- If the school facility possesses a well, is it licensed or permitted pursuant to the Florida Safe Drinking Water Act?
- If the school facility stores, prepares, or serves food to students, does the school possess a current, food service establishment sanitation certificate in accordance with Florida law?
- If the school facility is located in a non-exempt county, does the school possess a current and acceptable Mandatory Measurements Nonresidential Radon Measurement Report in accordance with current Florida Law?
- Does the school facility possess a current, violation free or satisfactory Fire Code inspection and compliance report in accordance with current Florida law and county and/or municipal ordinance?<sup>45</sup>

After a new private school applies to participate in a state scholarship program, the Department of Education (DOE) schedules and conducts a site visit at the school's physical location. A

<sup>&</sup>lt;sup>44</sup> Section 1002.421(1), F.S.; see also Rule 6A-6.03315, F.A.C.

<sup>&</sup>lt;sup>45</sup> Rule 6A-6.03315, F.A.C.

private school is ineligible to receive scholarship payments until a satisfactory site visit has been conducted by the DOE. $^{46}$ 

A private school may use facilities on property that is owned or leased by, or purchased from a library, community service organization, museum, performing arts venue, theatre, cinema, or church facility<sup>47</sup>, which is or was actively used as such within five years of any executed agreement with a private school to use the facilities; any facility or land owned by a Florida College System institution or university; any similar public institutional facilities; and any facility recently used to house a school or child care facility,<sup>48</sup> under any such facility's preexisting zoning and land use designations without rezoning or obtaining a special exception or a land use change, and without complying with any mitigation requirements or conditions.<sup>49</sup>

The facility must be located on property used solely as one of the designated facilities and meet applicable state and local health, safety, and welfare laws, codes, and rules, including fire safety and building safety.<sup>50</sup>

## Effect of Proposed Changes

The bill amends s. 1002.40, F.S., to authorize a private school located in a county with four incorporated municipalities<sup>51</sup> to construct new facilities on property that is:

- Purchased or leased from a library, community service organization, museum, performing arts venue, theater, cinema, or church that is or was actively used as such within five years of any executed agreement with the private school;
- Owned by a Florida College System institution or state university; or
- Recently used to house a school or childcare facility licensed under s. 402.305, Florida Statutes.

The bill authorizes the new facilities may be constructed under the property's preexisting zoning and land use designations, without the need for rezoning, a special exception, a land use change, or compliance with mitigation requirements or conditions.

The bill also requires that the new facility be used solely as a private school and comply with all applicable state and local health, safety, and welfare laws, codes, and rules, including those related to fire safety and building safety.

<sup>&</sup>lt;sup>46</sup> Rule 6A-6.03315, F.A.C.

<sup>&</sup>lt;sup>47</sup> Section 170.201(2), F.S. defines a "religious institution" as any church, synagogue, or other established physical place for worship at which nonprofit religious services and activities are regularly conducted and carried on

<sup>&</sup>lt;sup>48</sup> Section 402.305, F.S. provides for the licensing requirements for child care facilities.

<sup>&</sup>lt;sup>49</sup> Section 1002.40, (19), F.S.

<sup>&</sup>lt;sup>50</sup> Id.

<sup>&</sup>lt;sup>51</sup> Florida League of Cities, *Florida Cities by County with form of Government & Population, available at* <u>https://www.floridaleagueofcities.com/docs/default-source/research-institute-</u>

<sup>&</sup>lt;u>reports/2020alphabycountywithgovtpopulation.pdf?sfvrsn=4009d6d5\_0</u>. (last visited Mar. 25, 2025) There are three counties that have four municipalities, Bradford County, Clay County and Sarasota County.

### High School Graduation Requirements

### **Present Situation**

To earn a standard high school diploma a student must complete 24 credits, an International Baccalaureate curriculum, or an Advanced International Certificate of Education curriculum.<sup>52</sup>

The 24-credit option for a standard diploma includes:

- Four credits in ELA I, II, III, and IV.
- Four credits in mathematics, including one in Algebra I and one in Geometry.
- Three credits in science, two of which must have a laboratory component and one of which must include Biology I.
- Three credits in social studies including one credit in United States History, one credit in World History, one-half credit in economics, and one-half credit in United States Government.
- One credit in fine or performing arts, speech and debate, or career and technical education.
- One credit in physical education which includes the integration of health.
- Seven and one-half credits in electives.
- One-half credit in personal financial literacy.

The one-half credit in personal financial literacy must include instruction in all of the following:

- Types of bank accounts offered, opening and managing a bank account, and assessing the quality of a depository institution's services.
- Balancing a checkbook.
- Basic principles of money management, such as spending, credit, credit scores, and managing debt, including retail and credit card debt.
- Completing a loan application.
- Receiving an inheritance and related implications.
- Basic principles of personal insurance policies.
- Computing federal income taxes.
- Local tax assessments.
- Computing interest rates by various mechanisms.
- Simple contracts.
- Contesting an incorrect billing statement.
- Types of savings and investments.
- State and federal laws concerning finance.<sup>53</sup>

## Effect of Proposed Changes

The bill amends s. 1003.4282, F.S., to require that the one-half credit in financial literacy instruction includes the costs of postsecondary education, cost of attendance, completion of the Free Application for Federal Student Aid, scholarships and grants, and student loans.

<sup>&</sup>lt;sup>52</sup> Section 1003.4282(1), F.S.

<sup>&</sup>lt;sup>53</sup> Section 1003.4282(3), F.S.

### **Articulated Accelerated Mechanisms**

### **Present Situation**

High school students in Florida have a variety of avenues by which they can earn college credit. These opportunities, known as articulated acceleration mechanisms, shorten the time necessary for a student to complete the requirements for a high school diploma and a postsecondary degree. These mechanisms also allow Florida schools to increase the depth of study in a particular subject and expand available curricular options.<sup>54</sup>

Programs that provide high school students with the opportunity to earn college credit include, but are not limited to, dual enrollment and early admission, credit by examination, advanced placement, the IB Program, and the AICE Program. Credit earned through the Florida Virtual School also provides additional opportunities for early graduation and acceleration.<sup>55</sup>

The Department of Education (DOE) annually identifies and publishes the minimum scores, maximum credit, and course or courses for which credit is to be awarded for each College Level Examination Program (CLEP) subject examination, College Board Advanced Placement Program examination, AICE examination, IB examination, Excelsior College subject examination, Defense Activity for Non-Traditional Education Support (DANTES) subject standardized test, and Defense Language Proficiency Test (DLPT). In addition, the DOE also identifies courses in the general education core curriculum of each state university and FCS institution for which credit is to be granted. The DOE is also authorized to partner with an independent third-party testing or assessment organization to develop assessments that measure competencies consistent with general education core courses.<sup>56</sup>

### Effect of Proposed Changes

The bill amends s. 1007.27, F.S., to authorize the SBE and the Board of Governors to join or establish a national consortium as an alternative method to develop courses for secondary students that align with general education core course competencies, and to implement advanced placement courses.

### The Florida School for Competitive Academics

#### **Present Situation**

Established in 2023, The Florida School for Competitive Academics (FSCA) was scheduled to open in the 2024-2025 school year to students in grades six through 12 and located in Alachua County.<sup>57</sup> The FSCA was created for the primary purpose of providing a rigorous academic curriculum, and the secondary purpose was to prepare students for regional, state, and national academic competitions in all areas of study, including, but not limited to, science, technology, engineering, and mathematics. The FSCA's mission was to provide students who met selective admissions requirements with an environment that would foster high academic engagement and

<sup>&</sup>lt;sup>54</sup> Section 1007.27(1), F.S.

<sup>&</sup>lt;sup>55</sup> Id.

<sup>&</sup>lt;sup>56</sup> Section 1007.27(2), F.S.

<sup>&</sup>lt;sup>57</sup> Ch. 2023-245, Laws of Fla.

advanced understanding of subject areas, develop productive work habits, build resiliency, connect students with industry leaders, and promote civic leadership.<sup>58</sup>

The FSCA was to be operated by a board of trustees composed of seven members appointed by the Governor to four-year terms and confirmed by the Senate. The FSCA Board of Trustees had full power and authority to:

- Adopt rules to implement provisions of the law relating to the operation of the FSCA. The rules had to be submitted to the State Board of Education for approval or disapproval.
- Appoint a principal, administrators, teachers, and other employees.
- Remove principals, administrators, teachers, and other employees at the discretion of the board.
- Determine eligibility of students and procedures for admission.
- Provide for the proper keeping of accounts and records and for budgeting funds.
- Receive gifts, donations, and bequests of money or property, real or personal, tangible or intangible, from any person, firm, corporation, or other legal entity for the use and benefit of the school.
- Recommend to the Legislature that the school become a residential public school.
- Perform every other matter requisite to the proper management, maintenance, support, and control of the school at the highest efficiency economically possible.
- Prepare and submit legislative budget requests.<sup>59</sup>

The FSCA was a public school but, like charter schools, was exempt from all statutes in the education code except:

- Statutes pertaining to the student assessment program and school grading system.
- Statutes pertaining to the provision of services to students with disabilities.
- Statutes pertaining to civil rights, including, but not limited to, statutes relating to discrimination.
- Statutes pertaining to student health, safety, and welfare.<sup>60</sup>

The FSCA was scheduled to open beginning in the 2024-2025 school year; however, the school was never officially opened.

## Effect of Proposed Changes

The bill repeals ss.1002.351, 1011.58, and 1011.59, F.S., to remove the Florida School for Competitive Academics.

The bill also conforms cross-references related to FSCA activities and requirements in ss. 11.45, 216.251, 447.203, 1004.04, 1001.20, 1002.394, and 1002.395, F.S.

<sup>&</sup>lt;sup>58</sup> Section 1002.351(2), F.S.

<sup>&</sup>lt;sup>59</sup> Section 1002.351(3), F.S.

<sup>&</sup>lt;sup>60</sup> Section 1002.351(8), F.S.

#### **District and School Advisory Councils**

#### **Present Situation**

Each district school board must establish an advisory council for each school in the district and develop procedures for the election and appointment of advisory council members. The school advisory council is the sole body responsible for final decision-making at the school relating to the implementation of school improvement and education accountability.<sup>61</sup>

The advisory councils must consist of the principal and an appropriately balanced number of teachers,<sup>62</sup> education support employees,<sup>63</sup> students, parents, and other business and community citizens who are representative of the ethnic, racial, and economic community served by the school. Career center and high school advisory councils must include students, and middle and junior high school advisory councils may include students. School advisory councils of career centers and adult education centers are not required to include parents as members. Council members representing teachers, education support employees, students, and parents must be elected by their respective peer groups at the school in a fair and equitable manner.<sup>64</sup>

The district school board must review the membership composition of each advisory council. If the district school board determines that the membership elected by the school is not representative of the ethnic, racial, and economic community served by the school, the district school board must appoint additional members to achieve proper representation. The Commissioner of Education must determine if schools have maximized their efforts to include minority persons and persons of lower socioeconomic status on their advisory council.<sup>65</sup>

### Effect of Proposed Changes

The bill amends s. 1001.452, F.S., to remove the authority of the Commissioner of Education to determine if schools have maximized their efforts to include minorities and persons of lower socioeconomic status on their advisory council. The bill maintains the requirement that the district school board review the membership composition of each advisory council and appoint additional members if the elected school advisory council is not representative of the ethnic, racial, and economic community served by the school.

<sup>&</sup>lt;sup>61</sup> Section 1001.452(1), F.S.

<sup>&</sup>lt;sup>62</sup> Section 1001.452(1), F.S. (flush left provision at the end of the paragraph). For the purposes of school advisory councils and district advisory councils, the term "teacher" includes classroom teachers, certified student services personnel, and media specialists.

<sup>&</sup>lt;sup>63</sup> *Id.* For the purposes of school advisory councils and district advisory councils, "education support employee" means any person employed by a school who is not defined as instructional or administrative personnel and whose duties require 20 or more hours in each normal working week.

<sup>&</sup>lt;sup>64</sup> Section 1001.452(1), F.S.

 $<sup>^{65}</sup>$  Id. (flush left provision at the end of the paragraph).

### **Parental Rights**

### **Present Situation**

### K-12 Student and Parent Rights

Parents of public school students are required to receive from school districts 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. Students and parents are afforded numerous statutory rights, including, but not limited to:

- A high-quality system of education, one that allows students the opportunity to obtain a high-quality education;
- Attendance;
- Issues surrounding health;
- Discipline;
- Safety;
- Educational Choice;
- Issues relating to Students with Disabilities and Blind Students;
- Issues relating to Limited English Proficient Students;
- Students with deficiencies in Math and Reading;
- Pledge of Allegiance;
- Student Records, Report Cards and Student Progress Reports;
- School Accountability and Improvement Rating Reports;
- Athletics and Extracurricular Activities;
- Instructional Materials;
- Juvenile Justice Programs;
- Parental Input and Meetings; and
- Transportation.<sup>66</sup>

### **Opioid Antagonists**

In 2022, public schools were authorized to purchase a supply of the opioid antagonist, naloxone, from an approved wholesale distributor, in the event of a student opioid overdose.<sup>67</sup> School districts are required to maintain the naloxone in a secure location and the school district employee who administers the opioid antagonist in compliance with state law is immune from civil liability.

Opioid receptor antagonists block one or more of the opioid receptors in the central or peripheral nervous system. The two most commonly used centrally acting opioid receptor antagonists are naloxone and naltrexone. Naloxone comes in intravenous, intramuscular, and intranasal formulations and is FDA-approved for the use in an opioid overdose and the reversal of respiratory depression associated with opioid use. Naltrexone is available in both oral and long-acting injectable formulations and is FDA-approved for the treatment of opioid and/or alcohol maintenance treatment. The most commonly used peripheral opioid receptor antagonist is

<sup>66</sup> Section 1002.20, F.S.

<sup>&</sup>lt;sup>67</sup> Ch. 2022-28, L.O.F. A wholesale distributor means a person, other than a manufacturer, a manufacturer's co-licensed partner, a third-party logistics provider, or a repackager, who is engaged in wholesale distribution.

methylnaltrexone, which is a potent competitive antagonist acting at the digestive tract and is also FDA-approved for the treatment of opioid-induced constipation.<sup>68</sup>

### Corporal Punishment

District school boards have the option of administering corporal punishment and must establish a policy authorizing the use of corporal punishment as a form of discipline, which must be reviewed every three years. The district school board is required to take public testimony in establishing or reviewing the policy authorizing corporal punishment.<sup>69</sup> If the school board has a corporal punishment policy it must incorporate that:

- The use of corporal punishment must be approved by the principal before it is used, but approval is not necessary for each specific instance in which it is used. The principal is required to prepare guidelines for administering such punishment that must identify the types of punishable offenses, the conditions under which the punishment is administered, and the specific personnel on the school staff authorized to administer the punishment.
- A teacher or principal may administer corporal punishment only in the presence of another adult who is informed beforehand, and in the student's presence, of the reason for the punishment.
- A teacher or principal who has administered corporal punishment shall, upon request, provide the student's parent with a written explanation of the reason for the punishment and the name of the other adult who was present.<sup>70</sup>

In the 2023-2024 school year, there were 516 incidents of corporal punishment in 17 school districts.<sup>71</sup>

### Effect of Proposed Changes

The bill amends s. 1002.20, F.S., to modify provisions related to opioid antagonists and corporal punishment in schools. The bill expands the opioid antagonist for purchase by district school boards to specify any emergency opioid antagonist approved by the U.S. Food and Drug Administration (FDA), rather than only naloxone.

The bill also requires that if a district school board has a policy authorizing corporal punishment, the policy must include a requirement for parental consent. The policy may specify that parent consent is provided for the entire school year or before each administration of corporal punishment.

The bill amends s. 1002.33, F.S., to require charter schools to comply with the requirements of corporal punishment.

<sup>&</sup>lt;sup>68</sup> Opioid Antagonists, Theriot, Jonathan, et. al., (last updated July 23, 2023), available at <a href="https://www.ncbi.nlm.nih.gov/books/NBK537079/#:~:text=3%5D%5B4%5D-">https://www.ncbi.nlm.nih.gov/books/NBK537079/#:~:text=3%5D%5B4%5D-</a>, The%20two%20most%20commonly%20used%20centrally%20acting%20opioid%20receptor%20antagonists,depression%2
Oassociated%20with%20opioid%20use. (last visited Mar 17, 2025).

<sup>&</sup>lt;sup>69</sup> Section 1002.20(4), F.S.

<sup>&</sup>lt;sup>70</sup> Section 1003.32(1), F.S.

<sup>&</sup>lt;sup>71</sup> Florida Department of Education, *Discipline Data, 2023-24, available at* <u>https://www.fldoe.org/file/18612/2324DisciplineReport.xlsx</u>, (last visited Mar. 17, 2025)

### **Prohibited Expenditures**

### **Present Situation**

### Florida Educational Equity Act

The "Florida Educational Equity Act" (FEEA) prohibits discrimination in any program or employment condition on the basis of race, color, national origin, sex, disability, religion, or marital status against a student or an employee in the state system of public K-20 education.

The FEEA specifies, in part, that:

- No individual may, on the basis of race, color, national origin, sex, disability, religion, or marital status, be excluded from participation in, be denied the benefits of, or be subjected to discrimination under any public K-20 education program or activity, or in any employment conditions or practices, conducted by a public educational institution that receives or benefits from federal or state financial assistance.
- The criteria for admission to a program or course may not have the effect of restricting access by persons of a particular race, color, national origin, sex, disability, religion, or marital status.<sup>72</sup>

Included in the prohibition on discrimination on the basis of race, color, national origin, or sex is subjecting any student or employee to training or instruction that espouses, promotes, advances, inculcates, or compels such student or employee to believe any of the following concepts:

- Members of one race, color, national origin, or sex are morally superior to members of another race, color, national origin, or sex.
- A person, by virtue of his or her race, color, national origin, or sex, is inherently racist, sexist, or oppressive, whether consciously or unconsciously.
- A person's moral character or status as either privileged or oppressed is necessarily determined by his or her race, color, national origin, or sex.
- Members of one race, color, national origin, or sex cannot and should not attempt to treat others without respect to race, color, national origin, or sex.
- A person, by virtue of his or her race, color, national origin, or sex, bears responsibility for, or should be discriminated against or receive adverse treatment because of, actions committed in the past by other members of the same race, color, national origin, or sex.
- A person, by virtue of his or her race, color, national origin, or sex, should be discriminated against or receive adverse treatment to achieve diversity, equity, or inclusion.
- A person, by virtue of his or her race, color, sex, or national origin, bears personal responsibility for and must feel guilt, anguish, or other forms of psychological distress because of actions, in which the person played no part, committed in the past by other members of the same race, color, national origin, or sex.<sup>73</sup>

### Florida College System institution and State University System Prohibited Expenditures

A Florida College System (FCS) institution, state university, FCS institution direct-support organization, or state university direct-support organization may not expend any funds,

<sup>72</sup> Section 1000.05(2), F.S.

<sup>&</sup>lt;sup>73</sup> Section 1005.05(4), F.S.

regardless of source, to purchase membership in, or goods and services from, any organization that discriminates on the basis of race, color, national origin, sex, disability, or religion.<sup>74</sup>

An FCS institution, state university, FCS institution direct-support organization, or state university direct-support organization may not expend any state or federal funds to promote, support, or maintain any programs or campus activities that:

- Violate Florida's Educational Equity Act
- Advocate for diversity, equity, and inclusion, or promote or engage in political or social activism, as defined by rules of the State Board of Education and regulations of the Board of Governors.<sup>75</sup>

The requirements for prohibited expenditures do not apply to student fees to support student-led organizations regardless of any speech or expressive activity by such organizations, but the public funds must be allocated to student-led organizations pursuant to written policies or regulations of each FCS institution or state university. <sup>76</sup> The requirements also do not apply to programs, campus activities, or functions required for compliance with general or federal laws or regulations; for obtaining or retaining institutional or discipline-specific accreditation; or for access programs for military veterans, Pell Grant recipients, first generation college students, nontraditional students, "2+2" transfer students from the FCS, students from low-income families, or students with unique abilities.<sup>77</sup>

# Effect of Proposed Changes

The bill creates s. 1001.325, F.S., to align the expenditure restrictions across different educational institutions. Specifically, it aligns the existing limitations on prohibited expenditures for Florida College System (FCS) institutions and state universities with the purchasing requirements for schools and school districts. The bill specifies that a public school, charter school, school district, charter school administrator, or direct-support organization may not expend any funds, regardless of source, to purchase membership in, or goods and services from, any organization that discriminates on the basis of race, color, national origin, sex, disability, or religion. The bill also probits a public school, charter school, school district, charter school administrator, or direct-support organization from expending any state or federal funds to promote, support, or maintain any programs or campus activities that:

- Violate Florida's Educational Equity Act; or
- Advocate for or promote or engage in political or social activism, as defined by rules of the State Board of Education (SBE).

The bill exempts from prohibited expenditure requirements student fees to support student-led organizations regardless of any speech or expressive activity by such organizations that would otherwise violate the above provisions, but the public funds must be allocated to student-led organizations pursuant to written policies or regulations of the school or district in which the student is enrolled, as applicable. The bill does not prohibit programs, campus activities or functions required for compliance with general or federal laws or regulations, for obtaining or

<sup>&</sup>lt;sup>74</sup> Section 1004.06(1), F.S.

<sup>&</sup>lt;sup>75</sup> Section 1004.06(2), F.S.

<sup>&</sup>lt;sup>76</sup> *Id.* Flush left

<sup>&</sup>lt;sup>77</sup> Section 1004.06(3)

retaining accreditation, or for continuing to receive state funds with the approval of either the SBE or the department.

The bill requires the SBE to adopt rules to implement these requirements.

#### Florida School Recognition Funding

#### **Present Situation**

The Florida School Recognition Program provides public recognition and financial awards to faculty and staff at schools sustaining high student performance by receiving a school grade of "A" or showing substantial improvement in student performance by improving a letter grade.

Schools that receive financial awards depend on the availability of funds appropriated and the number and size of schools selected to receive an award. The school recognition funds must be distributed to the school's fiscal agent and placed in the school's account and must be used for purposes listed in statute as determined jointly by the school's staff and school advisory council. If school staff and the school advisory council cannot reach agreement by February 1, the awards must be equally distributed to all classroom teachers currently teaching in the school.

The school recognition award funding must be used for the following:

- Nonrecurring bonuses to the faculty and staff.
- Nonrecurring expenditures for educational equipment or materials to assist in maintaining and improving student performance.
- Temporary personnel for the school to assist in maintaining and improving student performance.<sup>78</sup>

The 2024-2025 General Appropriations Act allocated \$200,000,000 to schools in the School Recognition program.<sup>79</sup>

### Effect of Proposed Changes

The bill amends s. 1008.36, F.S., to clarify that only instructional personnel, which includes classroom teachers, individuals working in student personnel services, librarians/media specialists, education paraprofessionals, and other instructional staff, are eligible for nonrecurring bonuses through the School Recognition awards.

### **Instructional Personnel**

#### **Present Situation**

#### Educator Certification

Educational personnel in public schools must possess appropriate skills in reading, writing, and mathematics; adequate pedagogical knowledge; and relevant subject matter competence to demonstrate an acceptable level of professional performance.<sup>80</sup> For a person to serve as an

<sup>&</sup>lt;sup>78</sup> Section 1008.36, F.S.

<sup>&</sup>lt;sup>79</sup> Specific Appropriation 87, ch. 2024-231, L.O.F.

<sup>&</sup>lt;sup>80</sup> Section 1012.54, F.S.

educator in a traditional public school, charter school, virtual school, or other publicly operated school, the person must hold a certificate issued by the Department of Education (DOE).<sup>81</sup>

A professional teaching certificate is valid for five school fiscal years and is renewable. A professional certificate is awarded to an applicant who meets the basic eligibility requirements for certification and demonstrates mastery of:

- General knowledge.
- Subject area knowledge. and
- Professional preparation and education competence.<sup>82</sup>

Acceptable means of demonstrating mastery of general knowledge include:

- Achievement of passing scores on the general knowledge examination.
- Documentation of a valid professional standard teaching certificate issued by another state.
- Documentation of a valid certificate issued by the National Board for Professional Teaching Standards (NBPTS) or a national educator credentialing board approved by the State Board of Education (SBE).
- Documentation of two semesters of successful, full-time or part-time teaching in a Florida College System (FCS) institution, state university, or private college or university that meets certain criteria.
- Achievement of passing scores on national or international examinations with comparable verbal, writing, quantitative reasoning, and rigor as the general knowledge exam, including but not limited to Graduate Record Examination.
- Documentation of receipt of a master's or higher degree from an accredited postsecondary educational institution that the DOE has identified as having a quality program resulting in a baccalaureate degree or higher.<sup>83</sup>

A school district that employs an individual who does not achieve passing scores on any subtest of the general knowledge examination must provide information regarding the availability of state-level and district-level supports and instruction to assist him or her in achieving a passing score. The requirement of mastery of general knowledge must be waived for an individual who has been provided three years of support and instruction and who has been rated effective or highly effective for each of the last three years.<sup>84</sup>

The acceptable means of demonstrating mastery of subject area knowledge include:

- Passing a subject area or other alternative examination as approved by the SBE.
- Having a valid teaching certificate from another state, having a valid certificate from the NBPTS.
- A passing score or program completion of a specified defense language proficiency test or program.<sup>85</sup>

<sup>&</sup>lt;sup>81</sup> Sections 1012.55(1) and 1002.33(12), F.S.

<sup>&</sup>lt;sup>82</sup> Section 1012.56(2), F.S.

<sup>&</sup>lt;sup>83</sup> Section 1012.56(3), F.S.

<sup>&</sup>lt;sup>84</sup> Section 1012.56(3), F.S. (flush left)

<sup>&</sup>lt;sup>85</sup> Section 1012.56(5), F.S., and Rule 6A-4.002(4), F.A.C.

The acceptable means of demonstrating mastery of a professional preparation and education competence include:

- Successful completion of an approved teacher preparation program at a postsecondary educational institution within this state and achievement of a passing score on the professional education competency examination required by state board rule.
- Successful completion of a teacher preparation program at a postsecondary educational institution outside Florida and achievement of a passing score on the professional education competency examination required by state board rule.
- Documentation of a valid professional standard teaching certificate issued by another state.
- Documentation of a valid certificate issued by the NBPTS or a national educator credentialing board approved by the SBE.
- Documentation of two semesters of successful, full-time or part-time teaching in an FCS institution, state university, or private college or university that awards an associate or higher degree and is an accredited institution or an institution of higher education identified by the DOE as having a quality program and achievement of a passing score on the professional education competency examination required by SBE rule.
- Successful completion of professional preparation courses as specified in state board rule,
- Successful completion of a professional education competence program and documentation of three years of being rated effective or highly effective while holding a temporary certificate.
- Successful completion of a professional learning certification program.
- Successful completion of a competency-based certification program and achievement of a passing score on the professional education competency examination required by SBE rule.<sup>86</sup>

## American Board for Certification of Teacher Excellence (ABCTE)

The ABCTE is run by the nonprofit American Board program which is designed to offer a competency-based alternative path to teaching for career changers with a quick and affordable route to becoming a teacher.<sup>87</sup> The ABTCE is approved in 15 states to offer teacher certification programs.<sup>88</sup> In Florida, ABTCE is approved to offer certification programs in the following subject areas:

- Biology (6-12);
- Chemistry (6-12);
- Elementary Education (K-6);
- English (6-12);
- Math (6-12);
- Physics (9-12);
- Reading (K-6);
- Science (5-9); and

<sup>&</sup>lt;sup>86</sup> Section 1012.56(6), F.S.

<sup>&</sup>lt;sup>87</sup> Teach, *American Board About*, available at <u>https://www.teach.org/programs/american-board?programId=4918fb59-f054-492d-aad3-7e62061f68f0</u>, (last visited Mar.17, 2025).

<sup>&</sup>lt;sup>88</sup> American Board, *Online Teacher Certification*, available at <u>https://www.americanboard.org/</u>, (last visited Mar. 17, 2025). The 15 states include: Alabama, Florida, Idaho, Indiana, Mississippi, Missouri, Montana, Nebraska, North Dakota, Ohio, Oklahoma, Pennsylvania, South Carolina, West Virginia, Wisconsin.

• Special Education (K-12).<sup>89</sup>

Currently, the DOE allows a teaching candidate with a valid certificate issued by ABCTE to qualify for a temporary certificate. Additionally, the DOE allows a teaching candidate with a valid certificate issued by ABCTE to qualify for a professional certificate if they have completed the one of the requirements for demonstrating professional education competence in the classroom.<sup>90</sup>

#### Christa McAuliffe Ambassador for Education Program

The Christa McAuliffe Ambassador for Education Program was created in 2002<sup>91</sup> to recognize that Florida continues to face teacher shortages, and that fewer young people consider teaching as a career. The Christa McAuliffe Ambassador for Education Program was established to provide salary, travel, and other related expenses annually for an outstanding Florida teacher (Teacher of the Year) to promote the positive aspects of teaching as a career. The goals of the program are to:

- Enhance the stature of teachers and the teaching profession.
- Promote the importance of quality education and teaching for our future.
- Inspire and attract talented people to become teachers.
- Provide information regarding Florida's scholarship and loan programs related to teaching.
- Promote the teaching profession within community and business groups.
- Provide information to retired military personnel and other individuals who might consider teaching as a second career.
- Work with and represent the Department of Education, as needed.
- Work with and encourage the efforts of school and district teachers of the year.
- Support the activities of the Florida Future Educator of America Program.
- Represent Florida teachers at business, trade, education, and other conferences and meetings.
- Promote the teaching profession in other ways related to the teaching responsibilities, background experiences, and aspirations of the Ambassador for Education.<sup>92</sup>

The Teacher of the Year is required to serve as the Ambassador for Education for a year. Applications and selection criteria are distributed annually by the Department of Education to all school districts. The Commissioner of Education is required to establish a selection committee which assures representation from teacher organizations, administrators, and parents to select the Teacher of the Year and Ambassador for Education from among the school district teachers of the year.<sup>93</sup>

https://www.fldoe.org/teaching/certification/pathways-routes/#direct, (last visited Mar. 17, 2025). <sup>91</sup> Ch. 2002-387, L.O.F.

<sup>&</sup>lt;sup>89</sup> American Board, *Florida Teacher Certification*, available at <u>https://www.americanboard.org/florida/</u>, (last visited Mar. 17, 2025)

<sup>&</sup>lt;sup>90</sup> Florida Department of Education, *Certificate Pathways & Routes*, available at

<sup>&</sup>lt;sup>92</sup> Section 1012.77(2), F.S.

<sup>&</sup>lt;sup>93</sup> Section 1012.77(3), F.S

# Effect of Proposed Changes

The bill amends s. 1012.56, F.S., to expand options for educators who hold a valid certificate issued by The American Board for Certification of Teacher Excellence (ABCTE) to have a direct pathway to a professional teaching certificate in Florida. The bill specifies that ABCTE certification satisfies subject area, general knowledge, and professional preparation and educator competence requirements.

The bill amends s. 1012.77, F.S., to include charter school consortia with at least 30 member schools and an approved professional learning system on file with the DOE as eligible entities to nominate teacher-of-the-year candidates.

### **Background Screenings**

### Present Situation

In 2012, the Legislature created the Care Provider Background Screening Clearinghouse (clearinghouse) to create a single "program" of screening individuals and allow for the results of criminal history checks of persons acting as covered care providers to be shared among the specified agencies.<sup>94</sup> Designated agencies include:

- Agency for Health Care Administration (ACHA);
- Department of Health;
- Department of Children and Families;
- Department of Elder Affairs;
- Agency for Persons with Disabilities;
- Department of Education;
- Each school district;
- Developmental Research (Laboratory) Schools;
- Florida School for the Deaf and the Blind;
- Florida Virtual School;
- Virtual instruction programs;
- Charter schools;
- Charter school Hope Operators;
- Private schools participating in an educational scholarship program;
- Alternative schools;
- Regional workforce boards providing services; and
- Local licensing agencies when these agencies are conducting state and national criminal history background screening on persons who work with children or persons who are elderly or disabled.<sup>95</sup>

Once a person's screening record is in the clearinghouse, that person will avoid the need for any future state screens and related fees.<sup>96</sup> Final implementation of the clearinghouse by the

<sup>96</sup> Agency for Health Care Administration, *Clearinghouse Renewals*, available at

<sup>&</sup>lt;sup>94</sup> Chapter 2012-73, L.O.F.

<sup>&</sup>lt;sup>95</sup> Section 435.02, F.S. (definition of "specified agency").

https://ahca.myflorida.com/MCHQ/Central\_Services/Background\_Screening/Renewals.shtml (last visited on March 18, 2025).

designated state agencies was required by October 1, 2013. The clearinghouse was initially implemented by the AHCA on January 1, 2013.

### Background Screening of Individuals at Schools

School districts, lab schools, the Florida School for the Deaf and the Blind, the Florida Virtual School, virtual instruction providers, charter schools, hope operators, early learning coalitions, and private schools participating in an educational scholarship program (education entities, collectively) currently using the Volunteer Employee Criminal Screening History System (VECHS) to conduct background screenings are required to use the clearinghouse beginning on January 1, 2023. Education entities must be fully implemented into the Clearinghouse by January 1, 2025, or by a date determined by the AHCA.<sup>97</sup>

Individuals who work in or provide services to school districts, charter schools, alternative schools, and private schools participating in state school choice scholarship programs<sup>98</sup> must undergo a fingerprint based background screening before being permitted access to school grounds.<sup>99</sup> The individuals who must undergo background screening fall under three personnel classifications: instructional and noninstructional personnel;<sup>100</sup> noninstructional school district employees and contracted personnel;<sup>101</sup> and noninstructional contractors.<sup>102</sup> Candidates for educator certification must also undergo background screening.<sup>103</sup>

The background screening requirements for each personnel classification vary depending upon the individual's duties, whether or not the individual is a school district employee, and the degree of contact the individual has with students.<sup>104</sup> Because they are more likely to have direct contact with students, candidates for educator certification, instructional and noninstructional personnel, and noninstructional school district employees and contracted personnel must be screened against a distinct list of 52 disqualifying offenses applicable to employment with public schools and school districts.<sup>105</sup>

The Commissioner of Education is required to maintain a disqualification list that includes the following:

• The identity of each person who has been permanently denied an educator certificate or whose educator certificate has been permanently revoked and has been placed on the list as directed by the Education Practices Commission pursuant.

<sup>97</sup> Section 435.12(1), F.S.

<sup>&</sup>lt;sup>98</sup> The background screenings conducted by such private schools are conducted through the VECHS.

<sup>99</sup> Sections 1002.421, 1012.32(2), 1012.465(2), and 1012.467(2)(a), F.S

<sup>&</sup>lt;sup>100</sup> Instructional and noninstructional personnel are individuals who are hired or contracted to fill positions that require direct contact with students in any public school. Section 1012.32(2), F.S.

<sup>&</sup>lt;sup>101</sup> Noninstructional school district employees and contracted personnel are individuals who are permitted access to school grounds when students are present; who have direct contact with students; or who have access to, or control of, school funds. Section 1012.465(1), F.S.

<sup>&</sup>lt;sup>102</sup> Noninstructional contractors are vendors or contractors who are not school district employees, are permitted access to school grounds when students are present, and have little or no direct contact with students. Section 1012.467(1), F.S. <sup>103</sup> Sections 1012.315, 1012.32(2), and 1012.56, F.S.

<sup>&</sup>lt;sup>104</sup> See ss. 1012.32(2), 1012.465(2), and 1012.467(2), F.S

<sup>&</sup>lt;sup>105</sup> Sections 1012.315, 1012.32, and 1012.465, F.S.

- The identity of each person who has been permanently disqualified by the commissioner from owning or operating a private school that participates in state scholarship programs.
- The identity of each person who has been terminated, or has resigned in lieu of termination, from employment as a result of sexual misconduct with a student.<sup>106</sup>
- The identity of each person who is ineligible for educator certification or employment based on the following criteria:
  - $\circ$  Is on the disqualification list.
  - Is registered as a sex offender.
  - Is ineligible based on a Level 2 background screening requirements in law.<sup>107</sup>
  - $\circ$  Is ineligible for an exemption under current law.<sup>108</sup>
  - Has been convicted or found guilty of, has had adjudication withheld for any criminal act in another state or under federal law that would count as a disqualifying offense in Florida.<sup>109</sup>

The head of the appropriate agency or qualified entity may grant to any employee or person with an affiliation otherwise disqualified from employment an exemption from disqualification for:

- Felonies for which at least two years have elapsed since the applicant for the exemption has completed or been lawfully released from confinement, supervision, or nonmonetary condition imposed by the court for the disqualifying felony;
- Specified misdemeanors for which the applicant for the exemption has completed or been lawfully released from confinement, supervision, or nonmonetary condition imposed by the court;
- Offenses that were felonies when committed but that are now misdemeanors and for which the applicant for the exemption has completed or been lawfully released from confinement, supervision, or nonmonetary condition imposed by the court; or
- Findings of delinquency. For offenses that would be felonies if committed by an adult and the record has not been sealed or expunged, the exemption may not be granted until at least three years have elapsed since the applicant for the exemption has completed or been lawfully released from confinement, supervision, or nonmonetary condition imposed by the court for the disqualifying offense.<sup>110</sup>

# Effect of Proposed Changes

The bill amends s. 1012.315, F.S., to clarify that the owner or operator of a private school must meet the same background screening requirements as an individual who has direct contact with students. The bill also clarifies that background screening exemptions do not apply to public and private school employees in positions that require direct contact with students. Finally, the bill

<sup>&</sup>lt;sup>106</sup> Section 1001.10(4)(b), F.S.

<sup>&</sup>lt;sup>107</sup> Section 435.04(2), F.S. provides the lists of ineligible criminal offenses a person must not have been arrested for and are awaiting final disposition of; have not been found guilty of, regardless of adjudication, or entered a plea of nolo contendere or guilty to; or have not been adjudicated delinquent and the record has not been sealed or expunged

<sup>&</sup>lt;sup>108</sup> Section 435.07, F.S. allows certain individuals disqualified from employment due to background screening results to seek an exemption if they demonstrate rehabilitation through clear and convincing evidence, provided they have completed sentencing requirements and paid all court-ordered costs. However, exemptions are prohibited for individuals convicted of severe crimes such as sexual offenses, murder, kidnapping, and certain child-related offenses, as well as registered sex offenders, sexual predators, and career offenders.

<sup>&</sup>lt;sup>109</sup> Section 1012.315, F.S.

<sup>&</sup>lt;sup>110</sup> Section 435.07(1), F.S.

specifies that persons who apply for certification or employment in positions that may require direct contact with a student are governed by the laws and rules in effect when the application was issued for initial certificate or employment, if continuity of certificates or employment are maintained.

The bill is effective July 1, 2025, except as otherwise specified.

### IV. Constitutional Issues:

A. Municipality/County Mandates Restrictions:

None.

B. Public Records/Open Meetings Issues:

None.

C. Trust Funds Restrictions:

None.

D. State Tax or Fee Increases:

None.

E. Other Constitutional Issues:

None.

#### V. Fiscal Impact Statement:

A. Tax/Fee Issues:

None.

B. Private Sector Impact:

None.

C. Government Sector Impact:

The bill requires the Department of Education (DOE) to prepare and offer standards of curriculum for instruction related to agricultural education. Additionally, the bill authorizes the DOE to enter into a contract from state or nationally recognized agricultural educational organizations to develop such curriculum. The fiscal impact for the development of the curriculum is indeterminate, but likely insignificant and able to be absorbed within existing resources.

#### VI. Technical Deficiencies:

None.

#### VII. Related Issues:

None.

### VIII. Statutes Affected:

This bill substantially amends the following sections of the Florida Statutes: 11.45, 216.251, 447.203, 1000.04, 1001.20, 1001.452, 1002.20, 1002.33, 1002.394, 1002.395, 1002.68, 1002.71, 1002.945, 1003.41, 1003.42, 1003.4201, 1003.4282, 1007.27, 1008.36, 1008.365, 1012.315, 1012.56, and 1012.77.

This bill creates section 1001.325 of the Florida Statutes.

This bill repeals the following sections of the Florida Statutes: 1002.351, 1008.2125, 1011.58, and 1011.59.

### IX. Additional Information:

A. Committee Substitute – Statement of Substantial Changes: (Summarizing differences between the Committee Substitute and the prior version of the bill.)

### CS by Appropriations Committee on Pre-K - 12 Education on March 24, 2025:

The committee substitute authorizes a private school located in a county with four incorporated municipalities to construct new facilities on property that is:

- Purchased or leased from a library, community service organization, museum, performing arts venue, theater, cinema, or church that is or was actively used as such within five years of any executed agreement with the private school;
- Owned by a Florida College System institution or state university; or
- Recently used to house a school or childcare facility licensed under s. 402.305, Florida Statutes.

The committee substitute authorizes the new facilities may be constructed under the property's preexisting zoning and land use designations, without the need for rezoning, a special exception, a land use change, or compliance with mitigation requirements or conditions.

The committee substitute also requires that the new facility be used solely as a private school and comply with all applicable state and local health, safety, and welfare laws, codes, and rules, including those related to fire safety and building safety.

B. Amendments:

None.

This Senate Bill Analysis does not reflect the intent or official position of the bill's introducer or the Florida Senate.

House



LEGISLATIVE ACTION

Senate . Comm: RCS . 03/26/2025 . .

The Appropriations Committee on Pre-K - 12 Education (Calatayud) recommended the following:

Senate Amendment (with title amendment)

Between lines 505 and 506

insert:

1 2 3

4

5

6 7

8 9 Section 13. Paragraph (c) is added to subsection (19) of section 1002.42, Florida Statutes, to read:

1002.42 Private schools.-

(19) FACILITIES.-

(c) A private school located in a county with four

10 incorporated municipalities may construct new facilities, which

Florida Senate - 2025 Bill No. SB 1618



11	may be temporary or permanent, on property purchased from or
12	owned or leased by a library, community service organization,
13	museum, performing arts venue, theater, cinema, or church under
14	s. 170.201, which is or was actively used as such within 5 years
15	of any executed agreement with a private school; any land owned
16	by a Florida College System institution or state university; and
17	any land recently used to house a school or child care facility
18	licensed under s. 402.305 under its preexisting zoning and land
19	use designations without rezoning or obtaining a special
20	exception or a land use change and without complying with any
21	mitigation requirements or conditions. The new facility must be
22	located on property used solely for purposes described in this
23	paragraph and must meet applicable state and local health,
24	safety, and welfare laws, codes, and rules, including firesafety
25	and building safety.
26	
27	======================================
28	And the title is amended as follows:
29	Between lines 51 and 52
30	insert:
31	amending s. 1002.42, F.S.; authorizing certain private
32	schools to construct new facilities on property that
33	meets specified criteria;

Florida Senate - 2025 Bill No. SB 1618



LEGISLATIVE ACTION

Senate Comm: WD 03/24/2025 House

The Appropriations Committee on Pre-K - 12 Education (Calatayud) recommended the following:

Senate Amendment (with directory and title amendments)

Between lines 685 and 686

insert:

(f) One credit in physical education.-Physical education must include the integration of health. Participation in an interscholastic sport at the junior varsity or varsity level for two full seasons <u>satisfies</u> <del>shall satisfy</del> the one-credit requirement in physical education. <u>Completion of 2 years of</u> marching band satisfies the one-credit requirement in physical

8 9 10

1 2 3

4

5

6 7 Florida Senate - 2025 Bill No. SB 1618

300346

11 education. A district school board may not require that the one 12 credit in physical education be taken during the 9th grade year. 13 Completion of one semester of a dance class with a passing grade 14 satisfies the one-credit requirement in physical education. Completion of one semester with a grade of "C" or better in a 15 16 marching band class, in a physical activity class that requires 17 participation in marching band activities as an extracurricular 18 activity, or in a dance class shall satisfy one-half credit in 19 physical education or one-half credit in performing arts. This 20 credit may not be used to satisfy the personal fitness 21 requirement or the requirement for adaptive physical education 22 under an individual education plan (IEP) or 504 plan. Completion 23 of 2 years in a Reserve Officer Training Corps (R.O.T.C.) class, 24 a significant component of which is drills, satisfies shall 25 satisfy the one-credit requirement in physical education and the 26 one-credit requirement in performing arts. This credit may not 27 be used to satisfy the personal fitness requirement or the 28 requirement for adaptive physical education under an IEP or 504 29 plan. 30 31 ===== DIRECTORY CLAUSE AMENDMENT ====== 32 And the directory clause is amended as follows: 33 Delete lines 681 - 682 and insert: 34 35 Section 19. Paragraphs (f) and (h) of subsection (3) of 36 section 1003.4282, Florida Statutes, are amended to read: 37 38 ============= T I T L E A M E N D M E N T ====== 39 And the title is amended as follows:

COMMITTEE AMENDMENT

Florida Senate - 2025 Bill No. SB 1618



40 Delete line 87 41 and insert: 42 teachers; amending s. 1003.4282, F.S.; revising 43 physical education requirements for a standard high 44 school diploma; adding By Senator Calatayud

38-00773A-25

1

20251618

A bill to be entitled 2 An act relating to prekindergarten through grade 12 education; amending s. 11.45, F.S.; removing the 3 Florida School for Competitive Academics from audit requirements; amending s. 216.251, F.S.; removing the Florida School for Competitive Academics from specified classification and pay plans; amending s. 8 447.203, F.S.; removing the Florida School for ç Competitive Academics from the definition of a public 10 employer; amending s. 1000.04, F.S.; removing the 11 Florida School for Competitive Academics from the 12 components of Florida's Early Learning-20 education 13 system; amending s. 1001.20, F.S.; removing the 14 Florida School for Competitive Academics from the 15 duties of the Office of Inspector General within the 16 Department of Education; creating s. 1001.325, F.S.; 17 prohibiting the expenditure of funds by public 18 schools, charter schools, school districts, charter 19 school administrators, or direct-support organizations 20 to purchase membership in, or goods or services from, 21 any organization that discriminates on the basis of 22 race, color, national origin, sex, disability, or 23 religion; prohibiting the expenditure of funds by 24 public schools, charter schools, school districts, 25 charter school administrators, or direct-support 26 organizations to promote, support, or maintain certain 27 programs or activities; authorizing the use of student 28 fees and school or district facilities by student-led 29 organizations under certain circumstances; providing

#### Page 1 of 35

CODING: Words stricken are deletions; words underlined are additions.

	38-00773A-25 20251618_
30	construction; requiring the State Board of Education
31	to adopt rules; amending s. 1001.452, F.S.; deleting a
32	provision requiring the Commissioner of Education to
33	determine whether school districts have maximized
34	efforts to include minority persons and persons of
35	lower socioeconomic status on their school advisory
36	councils; amending s. 1002.20, F.S.; authorizing
37	public schools to purchase or enter into arrangements
38	for certain emergency opioid antagonists, rather than
39	only for naloxone; requiring that district school
40	board policies authorizing corporal punishment include
41	a requirement that parental consent be provided before
42	the administration of corporal punishment; amending s.
43	1002.33, F.S.; requiring a charter school to comply
44	with statute relating to corporal punishment;
45	repealing s. 1002.351, F.S., relating to the Florida
46	School for Competitive Academics; amending s.
47	1002.394, F.S.; removing the Florida School for
48	Competitive Academics from Family Empowerment
49	Scholarship prohibitions; amending s. 1002.395, F.S.;
50	removing the Florida School for Competitive Academics
51	from Florida Tax Credit Scholarship prohibitions;
52	amending s. 1002.68, F.S.; deleting a provision
53	requiring the department to confer with the Council
54	for Early Grade Success before receiving a certain
55	approval; amending s. 1002.71, F.S.; revising the
56	conditions under which a student may withdraw from a
57	prekindergarten program and reenroll in another
58	program; amending s. 1002.945, F.S.; revising the
	Page 2 of 35

CODING: Words stricken are deletions; words underlined are additions.

38-00773A-25

59

20251618

	38-00773A-25 20251618_
88	components to required instruction on financial
89	literacy; amending s. 1007.27, F.S.; requiring the
90	state board to identify national consortia to develop
91	certain courses; authorizing the department to join or
92	establish a national consortium as an additional
93	alternative method to develop and implement advanced
94	placement courses; repealing s. 1008.2125, F.S.,
95	relating to the Council for Early Grade Success;
96	amending s. 1008.36, F.S.; specifying the recipients
97	of school recognition bonus funds; amending s.
98	1008.365, F.S.; revising the types of tutoring hours
99	that may be counted toward meeting the community
100	service requirements for the Bright Futures
101	Scholarship Program; repealing s. 1011.58, F.S.,
102	relating to legislative budget requests of the Florida
103	School for Competitive Academics; repealing s.
104	1011.59, F.S., relating to funds for the Florida
105	School for Competitive Academics; amending s.
106	1012.315, F.S.; revising educator certification and
107	certain employment screening standards; making
108	technical changes; amending s. 1012.56, F.S.;
109	authorizing individuals to demonstrate mastery of
110	general knowledge, subject area knowledge, or
111	professional preparation and education competence by
112	providing a school district with documentation of a
113	valid certificate issued by the American Board for
114	Certification of Teacher Excellence; amending s.
115	1012.77, F.S.; conforming a provision to a change made
116	by the act; specifying entities eligible to submit
	Page 4 of 35

CODING: Words stricken are deletions; words underlined are additions.

60 family child care home, or family day care home to 61 obtain and maintain a designation as a Gold Seal 62 Quality Care provider; amending s. 1003.41, F.S.; 63 requiring that certain standards documents contain 64 only academic standards and benchmarks; requiring the 65 Commissioner of Education to revise currently approved 66 standards documents and submit them to the state board 67 by a specified date; amending s. 1003.42, F.S.; 68 revising required instruction on the principles of 69 agriculture; requiring the department to collaborate 70 with specified entities to develop associated 71 standards and a curriculum; authorizing the department 72 to contract with certain agricultural education 73 organizations; amending s. 1003.4201, F.S.; 74 authorizing the inclusion of intensive reading 75 interventions in a school district comprehensive 76 reading instruction plan; requiring that intensive 77 reading interventions be delivered by instructional 78 personnel who possess a micro-credential or are 79 certified or endorsed in reading; requiring that such 80 interventions incorporate certain strategies; 81 requiring that instructional personnel with a micro-82 credential be supervised by an individual certified or 83 endorsed in reading; defining the term "supervised"; 84 authorizing the inclusion in the reading instruction 85 plans of a description of how school districts 86 prioritize the assignment of highly effective 87 teachers; amending s. 1003.4282, F.S.; adding Page 3 of 35 CODING: Words stricken are deletions; words underlined are additions.

criteria required for a child care facility, large

	38-00773A-25	20251618		38-00773A-25 20251618
117	nominees for the Teacher of the Year and Ambassac	lor	146	
118	for Education awards; providing effective dates.		147	
119			148	
120	Be It Enacted by the Legislature of the State of Flor	.da:	149	
121			150	
122	Section 1. Paragraphs (d) and (f) of subsection	(2) of	151	1. Within the classification and pay plans provided for in
123	section 11.45, Florida Statutes, are amended to read:		152	chapter 110.
124	11.45 Definitions; duties; authorities; reports;	rules	153	
125	(2) DUTIESThe Auditor General shall:		154	
126	(d) Annually conduct financial audits of the acc	ounts and	155	the Blind of the Department of Education and approved by the
127	records of all district school boards in counties with		156	State Board of Education for academic and academic
128	populations of <u>less fewer</u> than 150,000, according to t	he most	157	administrative personnel.
129	recent federal decennial statewide census; and the Flo	rida	158	3. Within the classification and pay plan approved and
130	School for the Deaf and the Blind <del>; and the Florida Sch</del>	tool for	159	administered by the Board of Governors or the designee of the
131	Competitive Academics.		160	board for those positions in the State University System.
132	(f) At least every 3 years, conduct operational	audits of	161	4. Within the classification and pay plan approved by the
133	the accounts and records of state agencies, state univ	versities,	162	President of the Senate and the Speaker of the House of
134	state colleges, district school boards, the Florida C	erks of	163	Representatives, as the case may be, for employees of the
135	Court Operations Corporation, water management distric	ts, and	164	Legislature.
136	the Florida School for the Deaf and the Blind, and the	- Florida	165	5. Within the approved classification and pay plan for the
137	School for Competitive Academics.		166	judicial branch.
138			167	6. Within the classification and pay plans established by
139	The Auditor General shall perform his or her duties		168	the Board of Trustees for the Florida School for Competitive
140	independently but under the general policies establish	ed by the	169	Academics of the Department of Education and approved by the
141	Legislative Auditing Committee. This subsection does r	ot limit	170	State Board of Education for academic and academic
142	the Auditor General's discretionary authority to condu	ict other	171	administrative personnel.
143	audits or engagements of governmental entities as auth	orized in	172	Section 3. Subsection (2) of section 447.203, Florida
144	subsection (3).		173	Statutes, is amended to read:
145	Section 2. Paragraph (a) of subsection (2) of se	ction	174	447.203 Definitions.—As used in this part:
	Page 5 of 35			Page 6 of 35
	CODING: Words stricken are deletions; words <u>underlined</u> a	re additions.		CODING: Words stricken are deletions; words <u>underlined</u> are additions.

175

176

177

178

179

180

181

182

183

184

185

186

187 188

189

190

191

192

193

194

195

196

197

198

199

200

201

202

203

SB 1618

38-00773A-25 20251618		38-00773A-25 20251618_
(2) "Public employer" or "employer" means the state or any	204	1000.04 Components for the delivery of public education
county, municipality, or special district or any subdivision or	205	within the Florida Early Learning-20 education systemFlorida's
agency thereof which the commission determines has sufficient	206	Early Learning-20 education system provides for the delivery of
legal distinctiveness properly to carry out the functions of a	207	early learning and public education through publicly supported
public employer. With respect to all public employees determined	208	and controlled K-12 schools, Florida College System
by the commission as properly belonging to a statewide	209	institutions, state universities and other postsecondary
bargaining unit composed of State Career Service System	210	educational institutions, other educational institutions, and
employees or Selected Professional Service employees, the	211	other educational services as provided or authorized by the
Governor is deemed to be the public employer; and the Board of	212	Constitution and laws of the state.
Governors of the State University System, or the board's	213	(7) THE FLORIDA SCHOOL FOR COMPETITIVE ACADEMICSThe
designee, is deemed to be the public employer with respect to	214	Florida School for Competitive Academics is a component of the
all public employees of each constituent state university. The	215	delivery of public education within Florida's Early Learning-20
board of trustees of a community college is deemed to be the	216	education system.
public employer with respect to all employees of the community	217	Section 5. Paragraph (e) of subsection (4) of section
college. The district school board is deemed to be the public	218	1001.20, Florida Statutes, is amended to read:
employer with respect to all employees of the school district.	219	1001.20 Department under direction of state board
The Board of Trustees of the Florida School for the Deaf and the	220	(4) The Department of Education shall establish the
Blind is deemed to be the public employer with respect to the	221	following offices within the Office of the Commissioner of
academic and academic administrative personnel of the Florida	222	Education which shall coordinate their activities with all other
School for the Deaf and the Blind. The Board of Trustees of the	223	divisions and offices:
Florida School for Competitive Academics is deemed to be the	224	(e) Office of Inspector GeneralOrganized using existing
public employer with respect to the academic and academic	225	resources and funds and responsible for promoting
administrative personnel of the Florida School for Competitive	226	accountability, efficiency, and effectiveness and detecting
Academics. The Governor is deemed to be the public employer with	227	fraud and abuse within school districts, the Florida School for
respect to all employees in the Correctional Education Program	228	the Deaf and the Blind, the Florida School for Competitive
of the Department of Corrections established pursuant to s.	229	$rac{Academics_r}{}$ and Florida College System institutions in Florida.
944.801.	230	If the Commissioner of Education determines that a district
Section 4. Subsection (7) of section 1000.04, Florida	231	school board, the Board of Trustees for the Florida School for
Statutes, is amended to read:	232	the Deaf and the Blind, the Board of Trustees for the Florida
Page 7 of 35		Page 8 of 35

CODING: Words stricken are deletions; words underlined are additions.

CODING: Words stricken are deletions; words underlined are additions.

	38-00773A-25 20251618_
233	
234	institution board of trustees is unwilling or unable to address
235	substantiated allegations made by any person relating to waste,
236	fraud, or financial mismanagement within the school district,
237	the Florida School for the Deaf and the Blind, <del>the Florida</del>
238	<del>School for Competitive Academics,</del> or the Florida College System
239	institution, the office must conduct, coordinate, or request
240	investigations into such substantiated allegations. The office
241	shall investigate allegations or reports of possible fraud or
242	abuse against a district school board made by any member of the
243	Cabinet; the presiding officer of either house of the
244	Legislature; a chair of a substantive or appropriations
245	committee with jurisdiction; or a member of the board for which
246	an investigation is sought. The office may investigate
247	allegations or reports of suspected violations of a student's,
248	parent's, or teacher's rights. The office shall have access to
249	all information and personnel necessary to perform its duties
250	and shall have all of its current powers, duties, and
251	responsibilities authorized in s. 20.055.
252	Section 6. Section 1001.325, Florida Statutes, is created
253	to read:
254	1001.325 Prohibited expenditures
255	(1) A public school, charter school, school district,
256	charter school administrator, or direct-support organization may
257	not expend any funds, regardless of source, to purchase
258	membership in, or goods and services from, any organization that
259	discriminates on the basis of race, color, national origin, sex,
260	disability, or religion.
261	(2) A public school, charter school, school district,
I	Page 9 of 35

#### Page 9 of 35

CODING: Words stricken are deletions; words underlined are additions.

38-00773A-25 2025	51618_
262 <u>charter school administrator</u> , or direct-support organization	on may
263 not expend any state or federal funds to promote, support,	or
264 maintain any programs or campus activities that:	
265 (a) Violate s. 1000.05; or	
266 (b) Advocate, promote, or engage in political or soci	al
267 activism, as defined by the State Board of Education.	
268	
269 Student fees to support student-led organizations are permi	tted
270 notwithstanding any speech or expressive activity by such	
271 organizations which would otherwise violate this subsectior	1,
272 provided that public funds are allocated to student-led	
273 organizations pursuant to written policies or regulations of	of the
274 school or district in which the student is enrolled, as	
275 applicable. Use of school or district facilities by student	-led
276 organizations is permitted notwithstanding any speech or	
277 expressive activity by such organizations which would other	rwise
278 violate this subsection, provided that such use is granted	to
279 student-led organizations pursuant to written policies or	
280 regulations of the school or school district, as applicable	٤.
281 (3) Subsection (2) does not prohibit programs, campus	_
282 activities, or functions required for compliance with gener	cal or
283 federal laws or regulations, for obtaining or retaining	
284 accreditation, or for continuing to receive state funds wit	:h the
285 approval of either the State Board of Education or the	
286 department.	
287 (4) The State Board of Education shall adopt rules to	
288 implement this section.	
289 Section 7. Paragraph (a) of subsection (1) of section	
290 1001.452, Florida Statutes, is amended to read:	
Page 10 of 35	

#### Page 10 of 35

CODING: Words stricken are deletions; words <u>underlined</u> are additions.

38-00773A-25

291

292

293

294

295

296

2.97

298

299

300

301

302

303

304

305

306

307

308

309

310

311

312

313

314

315

316

317

318

319

SB 1618

20251618 38-00773A-25 20251618 1001.452 District and school advisory councils.-320 (1) ESTABLISHMENT.-321 The district school board shall establish procedures to be used (a) The district school board shall establish an advisory 322 by schools in selecting business and community members which council for each school in the district and shall develop 323 that include means of ensuring wide notice of vacancies and of procedures for the election and appointment of advisory council 324 taking input on possible members from local business, chambers members. Each school advisory council shall include in its name 325 of commerce, community and civic organizations and groups, and the words "school advisory council." The school advisory council 32.6 the public at large. The district school board shall review the shall be the sole body responsible for final decisionmaking at 327 membership composition of each advisory council. If the district the school relating to implementation of ss. 1001.42(18) and 328 school board determines that the membership elected by the 1008.345. A majority of the members of each school advisory 329 school is not representative of the ethnic, racial, and economic council must be persons who are not employed by the school 330 community served by the school, the district school board must shall appoint additional members to achieve proper district. Each advisory council shall be composed of the 331 principal and an appropriately balanced number of teachers, 332 representation. The commissioner shall determine if schools have education support employees, students, parents, and other 333 maximized their efforts to include on their advisory councils business and community citizens who are representative of the 334 minority persons and persons of lower socioeconomic status. ethnic, racial, and economic community served by the school. 335 Although schools are strongly encouraged to establish school advisory councils, the district school board of any school Career center and high school advisory councils shall include 336 337 students, and middle and junior high school advisory councils district that has a student population of 10,000 or less fewer may include students. School advisory councils of career centers 338 may establish a district advisory council which includes at and adult education centers are not required to include parents 339 least one duly elected teacher from each school in the district. as members. Council members representing teachers, education 340 For the purposes of school advisory councils and district support employees, students, and parents shall be elected by advisory councils, the term "teacher" includes classroom 341 their respective peer groups at the school in a fair and 342 teachers, certified student services personnel, and media equitable manner as follows: 343 specialists. For purposes of this paragraph, "education support 1. Teachers shall be elected by teachers. 344 employee" means any person employed by a school who is not 2. Education support employees shall be elected by 345 defined as instructional or administrative personnel pursuant to education support employees. 346 s. 1012.01 and whose duties require 20 or more hours in each 3. Students shall be elected by students. 347 normal working week. 4. Parents shall be elected by parents. 348 Section 8. Paragraph (o) of subsection (3) and paragraph Page 11 of 35 Page 12 of 35 CODING: Words stricken are deletions; words underlined are additions. CODING: Words stricken are deletions; words underlined are additions.

38-00773A-25 20251618 38-00773A-25 20251618 349 (c) of subsection (4) of section 1002.20, Florida Statutes, are 378 of the school principal and according to district school board 350 amended to read: 379 policy. Another adult must be present and must be informed in 351 1002.20 K-12 student and parent rights.-Parents of public 380 the student's presence of the reason for the punishment. Upon 352 school students must receive accurate and timely information 381 request, the teacher or school principal must provide the parent 353 regarding their child's academic progress and must be informed 382 with a written explanation of the reason for the punishment and 354 of ways they can help their child to succeed in school. K-12 383 the name of the other adult who was present. 355 students and their parents are afforded numerous statutory 384 2. A district school board having a policy authorizing the 356 rights including, but not limited to, the following: 385 use of corporal punishment as a form of discipline shall include 357 (3) HEALTH ISSUES.in such policy a requirement that a parent provide consent for 386 358 (o) Emergency opioid antagonist Naloxone use and supply.-387 the school to administer corporal punishment. The district 359 1. A public school may purchase a supply of an emergency 388 school board policy may require such consent for the school the opioid antagonist approved by the United States Food and year, or before each administration. The district school board 360 389 361 Drug Administration (FDA) naloxone from a wholesale distributor 390 shall review its policy on corporal punishment once every 3 362 as defined in s. 499.003 or may enter into an arrangement with a 391 years during a district school board meeting held pursuant to s. 363 wholesale distributor or manufacturer as defined in s. 499.003 392 1001.372. The district school board shall take public testimony for an FDA-approved emergency opioid antagonist naloxone at at the board meeting. If such board meeting is not held in 364 393 365 fair-market, free, or reduced prices for use in the event that a accordance with this subparagraph, the portion of the district 394 student has an opioid overdose. The FDA-approved emergency 395 school board's policy authorizing corporal punishment expires. 366 367 opioid antagonist naloxone must be maintained in a secure 396 Section 9. Paragraph (b) of subsection (16) of section 368 location on the public school's premises. 397 1002.33, Florida Statutes, is amended to read: 369 398 1002.33 Charter schools.-2. A school district employee who administers an approved 370 emergency opioid antagonist to a student in compliance with ss. 399 (16) EXEMPTION FROM STATUTES.-371 381.887 and 768.13 is immune from civil liability under s. 400 (b) Additionally, a charter school shall be in compliance 372 768.13. 401 with the following statutes: 373 (4) DISCIPLINE.-402 1. Section 286.011, relating to public meetings and 374 (c) Corporal punishment.-403 records, public inspection, and criminal and civil penalties. 375 1. In accordance with the provisions of s. 1003.32, 404 2. Chapter 119, relating to public records. 376 corporal punishment of a public school student may only be 405 3. Section 1003.03, relating to the maximum class size, 377 administered by a teacher or school principal within guidelines except that the calculation for compliance pursuant to s. 406 Page 13 of 35 Page 14 of 35 CODING: Words stricken are deletions; words underlined are additions. CODING: Words stricken are deletions; words underlined are additions.

38-00773A-25 20251618 38-00773A-25 20251618 407 1003.03 shall be the average at the school level. 436 repealed. 408 4. Section 1012.22(1)(c), relating to compensation and 437 Section 11. Subsection (6) of section 1002.394, Florida 409 salary schedules. Statutes, is amended to read: 438 410 5. Section 1012.33(5), relating to workforce reductions. 439 1002.394 The Family Empowerment Scholarship Program .-411 6. Section 1012.335, relating to contracts with 440 (6) SCHOLARSHIP PROHIBITIONS.-A student is not eligible for 412 instructional personnel hired on or after July 1, 2011. a Family Empowerment Scholarship while he or she is: 441 413 7. Section 1012.34, relating to the substantive 442 (a) Enrolled full time in a public school, including, but 414 requirements for performance evaluations for instructional 443 not limited to, the Florida School for the Deaf and the Blind, 415 personnel and school administrators. 444 the College-Preparatory Boarding Academy, the Florida School for 416 8. Section 1006.12, relating to safe-school officers. 445 Competitive Academics, the Florida Virtual School, the Florida 417 9. Section 1006.07(7), relating to threat management teams. 446 Scholars Academy, a developmental research school authorized 10. Section 1006.07(9), relating to School Environmental 418 447 under s. 1002.32, or a charter school authorized under this chapter. For purposes of this paragraph, a 3- or 4-year-old 419 Safety Incident Reporting. 448 420 11. Section 1006.07(10), relating to reporting of 449 child who receives services funded through the Florida Education 421 involuntary examinations. 450 Finance Program is considered to be a student enrolled in a 422 12. Section 1006.1493, relating to the Florida Safe Schools public school; 451 423 (b) Enrolled in a school operating for the purpose of Assessment Tool. 452 424 13. Section 1006.07(6)(d), relating to adopting an active providing educational services to youth in a Department of 453 425 assailant response plan. 454 Juvenile Justice commitment program; 426 14. Section 943.082(4)(b), relating to the mobile 455 (c) Receiving any other educational scholarship pursuant to 427 this chapter. However, an eligible public school student suspicious activity reporting tool. 456 428 15. Section 1012.584, relating to youth mental health receiving a scholarship under s. 1002.411 may receive a 457 429 awareness and assistance training. 458 scholarship for transportation pursuant to subparagraph 430 16. Section 1001.42(4)(f)2., relating to middle school and 459 (4) (a) 2.; 431 high school start times. A charter school-in-the-workplace is 460 (d) Not having regular and direct contact with his or her 432 exempt from this requirement. 461 private school teachers pursuant to s. 1002.421(1)(i), unless he 433 17. Section 1002.20(4)(c), relating to school corporal 462 or she is eligible pursuant to paragraph (3) (b) and enrolled in 434 463 the participating private school's transition-to-work program punishment. 435 Section 10. Section 1002.351, Florida Statutes, is pursuant to subsection (16) or a home education program pursuant 464 Page 15 of 35 Page 16 of 35 CODING: Words stricken are deletions; words underlined are additions. CODING: Words stricken are deletions; words underlined are additions. 465

466

467

468

469

470

471

472

473

474

475

476

477

478

479

480

481

482

483

484

485

486

487

488

489

490

491

492

493

SB 1618

38-00773A-25 20251618 38-00773A-25 20251618 to s. 1002.41; (6)(d)4.; 494 (e) Participating in a private tutoring program pursuant to 495 (d) Not having regular and direct contact with his or her s. 1002.43 unless he or she is determined eligible pursuant to 496 private school teachers pursuant to s. 1002.421(1)(i) unless he paragraph (3) (b); or 497 or she is enrolled in a personalized education program; (f) Participating in virtual instruction pursuant to s. 498 (e) Participating in a home education program as defined in 1002.455 that receives state funding pursuant to the student's 499 s. 1002.01(1); participation. 500 (f) Participating in a private tutoring program pursuant to Section 12. Subsection (4) of section 1002.395, Florida 501 s. 1002.43 unless he or she is enrolled in a personalized Statutes, is amended to read: 502 education program; or 1002.395 Florida Tax Credit Scholarship Program.-503 (g) Participating in virtual instruction pursuant to s. (4) SCHOLARSHIP PROHIBITIONS.-A student is not eligible for 504 1002.455 that receives state funding pursuant to the student's a scholarship while he or she is: 505 participation. (a) Enrolled full time in a public school, including, but Section 13. Paragraph (e) of subsection (4) of section 506 not limited to, the Florida School for the Deaf and the Blind, 507 1002.68, Florida Statutes, is amended to read: the College-Preparatory Boarding Academy, the Florida School for 508 1002.68 Voluntary Prekindergarten Education Program Competitive Academics, the Florida Virtual School, the Florida accountability.-509 Scholars Academy, a developmental research school authorized 510 (4) under s. 1002.32, or a charter school authorized under this 511 (e) Subject to an appropriation, the department shall chapter. For purposes of this paragraph, a 3- or 4-year-old 512 provide for a differential payment to a private prekindergarten child who receives services funded through the Florida Education 513 provider and public school based on the provider's designation. Finance Program is considered a student enrolled full time in a 514 The maximum differential payment may not exceed a total of 15 public school; 515 percent of the base student allocation per full-time equivalent (b) Enrolled in a school operating for the purpose of 516 student under s. 1002.71 attending in the consecutive program providing educational services to youth in a Department of 517 year for that program. A private prekindergarten provider or Juvenile Justice commitment program; 518 public school may not receive a differential payment if it (c) Receiving any other educational scholarship pursuant to 519 receives a designation of "proficient" or lower. Before the this chapter. However, an eligible public school student 520 adoption of the methodology, the department shall confer with receiving a scholarship under s. 1002.411 may receive a 521 the Council for Early Grade Success under s. 1008.2125 before scholarship for transportation pursuant to subparagraph receiving approval from the State Board of Education for the 522 Page 17 of 35 Page 18 of 35 CODING: Words stricken are deletions; words underlined are additions. CODING: Words stricken are deletions; words underlined are additions.

20251618		38-00773A-25 20251618
and differential	552	program under this subsection may not subsequently withdraw from
	553	the program and reenroll, unless the child is granted a good
71, Florida	554	cause exemption under this subsection. The department shall
	555	establish criteria specifying whether a good cause exists for a
eporting	556	child to withdraw from a program under paragraph (a) <del>, whether a</del>
ction (2):	557	child has substantially completed a program under paragraph (b),
rten programs	558	and whether an extreme hardship exists which is beyond the
the	559	child's or parent's control under paragraph (b).
more than 70	560	Section 15. Paragraph (d) of subsection (4) of section
or funding under	561	1002.945, Florida Statutes, is amended to read:
percent of the	562	1002.945 Gold Seal Quality Care Program
may withdraw	563	(4) In order to obtain and maintain a designation as a Gold
one of the	564	Seal Quality Care provider, a child care facility, large family
colls in one of	565	child care home, or family day care home must meet the following
ll-time	566	additional criteria:
lraws and	567	(d) Notwithstanding paragraph (a), if the Department of
ust shall be	568	Education determines through a formal process that a provider
m attendance	569	has been in business for at least 5 years and has no other class
	570	I violations recorded, the department may recommend to the state
eted any of the	571	board that the provider maintain its Gold Seal Quality Care
may withdraw	572	status. The state board's determination regarding such
is beyond the	573	provider's status is final.
he summer	574	Section 16. Subsection (3) of section 1003.41, Florida
a full-time	575	Statutes, is amended to read:
ch the child is	576	1003.41 State academic standards
	577	(3) The Commissioner of Education shall, as deemed
	578	necessary, develop and submit proposed revisions to the
en program	579	standards for review and comment by Florida educators, school
ekindergarten	580	administrators, representatives of the Florida College System
Ι		I Dore 20 of 25
nod and additions		Page 20 of 35 CODING: Words stricken are deletions; words underlined are additions.
ned are additions.		CODING. WOLDS SCIENCE ALE DELECTORS; WOLDS UNDELITIED ALE ADDITIONS.

38-00773A-25 523 final recommendations on the designation system a 524 payments. 525 Section 14. Subsection (4) of section 1002. 526 Statutes, is amended to read: 1002.71 Funding; financial and attendance r 527 (4) Notwithstanding s. 1002.53(3) and subse 528 (a) A child who, for any of the prekinderga 529 530 listed in s. 1002.53(3), has not completed any of 531 prekindergarten programs listed in s. 1002.53(3) 532 percent of the hours authorized to be reported for 533 subsection (2), or has not expended more than 70 funds authorized for the child under s. 1002.66, 534 535 from the program for good cause and reenroll in o 536 programs. The total funding for a child who reenr 537 the programs for good cause may not exceed one fu 538 equivalent student. Funding for a child who withd 539 reenrolls in one of the programs for good cause m 540 issued in accordance with the department's unifor 541 policy adopted pursuant to paragraph (6)(d). 542 (b) A child who has not substantially compl 543 prekindergarten programs listed in s. 1002.53(3) 544 from the program due to an extreme hardship that 545 child's or parent's control, reenroll in one of t programs, and be reported for funding purposes as 546 547 equivalent student in the summer program for which reenrolled. 548 549 550 A child may reenroll only once in a prekindergart 551 under this section. A child who reenrolls in a pr

#### Page 19 of 35

CODING: Words stricken are deletions; words underlined are additions.

	38-00773A-25 20251618_
581	institutions and state universities who have expertise in the
582	content knowledge and skills necessary to prepare a student for
583	postsecondary education and careers, a representative from the
584	Department of Commerce, business and industry leaders for in-
585	demand careers, and the public. The commissioner, after
586	considering reviews and comments, shall submit the proposed
587	revisions to the State Board of Education for adoption. <u>New and</u>
588	revised standards documents submitted for approval to the state
589	board must consist only of academic standards and benchmarks.
90	The commissioner shall revise all currently approved standards
591	documents based on the requirements of this subsection and
592	submit all revised standards documents to the state board for
93	approval no later than July 1, 2026.
94	Section 17. Paragraph (j) of subsection (2) of section
595	1003.42, Florida Statutes, is amended to read:
596	1003.42 Required instruction
97	(2) Members of the instructional staff of the public
598	schools, subject to the rules of the State Board of Education
599	and the district school board, shall teach efficiently and
500	faithfully, using the books and materials required that meet the
501	highest standards for professionalism and historical accuracy,
502	following the prescribed courses of study, and employing
503	approved methods of instruction, the following:
504	(j) The elementary principles of agriculture. This
505	component must include, but need not be limited to, the history
606	of agriculture both nationally and specifically to this state,
607	the economic and societal impact of agriculture, and the various
508	agricultural industry sectors. The department, in collaboration
609	with the Department of Agriculture and Consumer Services and the
I	Page 21 of 35

#### Page 21 of 35

CODING: Words stricken are deletions; words underlined are additions.

	38-00773A-25 20251618_
610	University of Florida's Institute of Food and Agricultural
611	Sciences, shall prepare and offer standards and a curriculum for
612	the instruction required by this paragraph and may seek input
613	from state or nationally recognized agricultural educational
614	organizations. The department may contract with state or
615	nationally recognized agricultural educational organizations to
616	develop training for instructional personnel and grade-
617	appropriate classroom resources to support the developed
618	curriculum.
619	
620	The State Board of Education is encouraged to adopt standards
621	and pursue assessment of the requirements of this subsection.
622	Instructional programming that incorporates the values of the
623	recipients of the Congressional Medal of Honor and that is
624	offered as part of a social studies, English Language Arts, or
625	other schoolwide character building and veteran awareness
626	initiative meets the requirements of paragraph (u).
627	Section 18. Paragraph (a) of subsection (2) of section
628	1003.4201, Florida Statutes, is amended to read:
629	1003.4201 Comprehensive system of reading instructionEach
630	school district must implement a system of comprehensive reading
631	instruction for students enrolled in prekindergarten through
632	grade 12 and certain students who exhibit a substantial
633	deficiency in early literacy.
634	(2)(a) Components of the reading instruction plan may
635	include the following:
636	1. Additional time per day of evidence-based intensive
637	reading instruction for kindergarten through grade 12 students,
638	which may be delivered during or outside of the regular school

#### Page 22 of 35

CODING: Words stricken are deletions; words <u>underlined</u> are additions.

38-00773A-25

day.

need.

639

640

641

642

643

644 645

646

647

648

649

650

651

652

653

654

655

656

657

658

659

660

661

662

663

664

665

666

667

SB 1618

20251618 38-00773A-25 20251618 668 instructional personnel with a micro-credential are able, 2. Highly gualified reading coaches, who must be endorsed 669 through telecommunication or in person, to communicate and in reading, to specifically support classroom teachers in making 670 consult with, and receive direction from, certified or endorsed instructional decisions based on progress monitoring data 671 personnel. Incentives for instructional personnel and certified collected pursuant to s. 1008.25(9) and improve classroom 672 prekindergarten teachers funded in the Florida Education Finance teacher delivery of effective reading instruction, reading 673 Program who possess a reading certification or endorsement as intervention, and reading in the content areas based on student 674 specified in s. 1012.586 or micro-credential as specified in s. 675 1003.485 and provide educational support to improve student 3. Professional learning to help instructional personnel 676 literacy. and certified prekindergarten teachers funded in the Florida 677 6. Tutoring in reading. Education Finance Program earn a certification, a credential, an 678 7. A description of how the district prioritizes the 679 assignment of highly effective teachers, as identified in s. endorsement, or an advanced degree in scientifically researched and evidence-based reading instruction. 1012.34(2)(e), from kindergarten to grade 2. 680 4. Summer reading camps, using only classroom teachers or 681 Section 19. Paragraph (h) of subsection (3) of section other district personnel who possess a micro-credential as 682 1003.4282, Florida Statutes, is amended to read: specified in s. 1003.485 or are certified or endorsed in reading 683 1003.4282 Requirements for a standard high school diploma.consistent with s. 1008.25(8)(b)3., for all students in 684 (3) STANDARD HIGH SCHOOL DIPLOMA; COURSE AND ASSESSMENT kindergarten through grade 5 exhibiting a reading deficiency as 685 REQUIREMENTS.determined by district and state assessments. 686 (h) One-half credit in personal financial literacy.-5. Intensive reading interventions, which must be delivered 687 Beginning with students entering grade 9 in the 2023-2024 school by instructional personnel who possess a micro-credential as 688 year, each student must earn one-half credit in personal provided in s. 1003.485 or are certified or endorsed in reading 689 financial literacy and money management. This instruction must as provided in s. 1012.586 and must incorporate evidence-based 690 include discussion of or instruction in all of the following: strategies identified by the Just Read, Florida! office pursuant 691 1. Types of bank accounts offered, opening and managing a to s. 1001.215(7). Instructional personnel who possess a micro-692 bank account, and assessing the quality of a depository credential as specified in s. 1003.485 and are delivering institution's services. 693 intensive reading interventions must be supervised by an 694 2. Balancing a checkbook. individual certified or endorsed in reading. For the purposes of 695 3. Basic principles of money management, such as spending, this subparagraph, the term "supervised" means that credit, credit scores, and managing debt, including retail and 696 Page 23 of 35 Page 24 of 35 CODING: Words stricken are deletions; words underlined are additions. CODING: Words stricken are deletions; words underlined are additions.

	38-00773A-25	20251618		38-00773A-25 20251	1618
697	credit card debt.		726	Section 21. Section 1008.2125, Florida Statutes, is	_
698	4. Completing a loan application.		727	repealed.	
699	5. Receiving an inheritance and related implicat	ions.	728	Section 22. Subsections (1) and (5) of section 1008.36	,
700	6. Basic principles of personal insurance polici	es.	729	Florida Statutes, are amended to read:	
701	7. Computing federal income taxes.		730	1008.36 Florida School Recognition Program	
702	8. Local tax assessments.		731	(1) The Legislature finds that there is a need for a	
703	9. Computing interest rates by various mechanism	s.	732	performance incentive program for outstanding instructional	
704	10. Simple contracts.		733	personnel faculty and staff in highly productive schools. The	ıe
705	11. Contesting an incorrect billing statement.		734	Legislature further finds that performance-based incentives	are
706	12. Types of savings and investments.		735	commonplace in the private sector and should be infused into	> th€
707	13. State and federal laws concerning finance.		736	public sector as a reward for productivity.	
708	14. Costs of postsecondary education, including	cost of	737	(5) School recognition awards must be used for the	
709	attendance, completion of the Free Application for Fed	leral	738	following:	
710	Student Aid, scholarships and grants, and student loar	s.	739	(a) Nonrecurring bonuses to the instructional personne	l as
711	Section 20. Effective upon becoming a law, parag	raph (b) of	740	<pre>defined in s. 1012.01(2) faculty and staff;</pre>	
712	subsection (1) of section 1007.27, Florida Statutes, i	s amended,	741	(b) Nonrecurring expenditures for educational equipment	t or
713	and paragraph (d) is added to subsection (2) of that s	ection, to	742	materials to assist in maintaining and improving student	
714	read:		743	performance; or	
715	1007.27 Articulated acceleration mechanisms		744	(c) Temporary personnel for the school to assist in	
716	(1)		745	maintaining and improving student performance.	
717	(b) The State Board of Education and the Board o	f Governors	746		
718	shall identify Florida College System institutions $\underline{I}$ are	<del>d</del> state	747	Notwithstanding statutory provisions to the contrary, incent	ive
719	universities, and national consortia to develop course	s that	748	awards are not subject to collective bargaining.	
720	align with s. 1007.25 for students in secondary educat	ion and	749	Section 23. Paragraph (c) of subsection (8) of section	
721	provide the training required under s. 1007.35(6).		750	1008.365, Florida Statutes, is amended to read:	
722	(2)		751	1008.365 Reading Achievement Initiative for Scholastic	1
723	(d) The department may join or establish a natio	nal	752	Excellence Act	
724	consortium as an alternative method to develop and imp	lement	753	(8) As part of the RAISE Program, the department shall	
725	advanced placement courses that align with s. 1007.25.	_	754	establish a tutoring program and develop training in effect	ve
	Page 25 of 35			Page 26 of 35	
С	CODING: Words stricken are deletions; words underlined a	re additions.		CODING: Words stricken are deletions; words underlined are add	ditic

755

756

757

758

759

760

761

762

763

764

765

766

767 768

769

770

771

772

773

774

775

776

777

778

779

780

781

782

783

SB 1618

38-00773A-25 20251618_		38-00773A-25 20251618_
reading tutoring practices and content, based on evidence-based	78	4 employment in any position that requires direct contact with
practices grounded in the science of reading and aligned to the	78	5 students in a district school system, a charter school, or a
English Language Arts standards under s. 1003.41, which prepares	78	6 private school that participates in a state scholarship program
eligible high school students to tutor students in kindergarten	78	7 under chapter 1002 if the person:
through grade 3 in schools identified under this section,	78	8 (a) (1) Is on the disqualification list maintained by the
instilling in those students a love of reading and improving	78	9 department under s. 1001.10(4)(b);
their literacy skills.	79	0 (b) <del>(2)</del> Is registered as a sex offender as described in 42
(c) Tutoring may be part of a service-learning course	79	1 U.S.C. s. 9858f(c)(1)(C);
adopted pursuant to s. 1003.497. Students may earn up to three	79	2 (c) <del>(3)</del> Is ineligible based on a security background
elective credits for high school graduation based on the	79	3 investigation under s. 435.04(2). Beginning January 1, 2025, or
verified number of hours the student spends tutoring under the	79	a later date as determined by the Agency for Health Care
program. The hours of volunteer service must be documented in	79	5 Administration, the Agency for Health Care Administration shall
writing, and the document must be signed by the student, the	79	6 determine the eligibility of employees in any position that
student's parent or guardian, and an administrator or designee	79	7 requires direct contact with students in a district school
of the school in which the tutoring occurred. The Unpaid hours	79	8 system, a charter school, or a private school that participates
that a high school student devotes to tutoring may be counted	79	9 in a state scholarship program under chapter 1002;
toward meeting community service requirements for high school	80	0 (d) (4) Would be ineligible for an exemption under s.
graduation and community service requirements for participation	80	1 435.07(4)(c); or
in the Florida Bright Futures Scholarship Program as provided in	80	2 (e) (5) Has been convicted or found guilty of, has had
s. 1003.497(3)(b). The department shall designate a high school	80	3 adjudication withheld for, or has pled guilty or nolo contendere
student who provides at least 75 verified hours of tutoring	80	4 to:
under the program as a New Worlds Scholar and award the student	80	5 <u>1.(a)</u> Any criminal act committed in another state or under
with a pin indicating such designation.	80	6 federal law which, if committed in this state, constitutes a
Section 24. Section 1011.58, Florida Statutes, is repealed.	80	7 disqualifying offense under s. 435.04(2).
Section 25. Section 1011.59, Florida Statutes, is repealed.	80	8 <u>2.(b)</u> Any delinquent act committed in this state or any
Section 26. Section 1012.315, Florida Statutes, is amended	80	9 delinquent or criminal act committed in another state or under
to read:	81	0 federal law which, if committed in this state, qualifies an
1012.315 Screening standards	81	1 individual for inclusion on the Registered Juvenile Sex Offender
(1) A person is ineligible for educator certification or	81	2 List under s. 943.0435(1)(h)1.d.
Page 27 of 35		Page 28 of 35

CODING: Words stricken are deletions; words underlined are additions. CODING: Words stricken are deletions; words underlined are additions.

SB 1618

	38-00773A-25 20251618		38-00773A-25 20251618
813	(2) Notwithstanding ss. 435.01 and 435.07, a person who	842	board rule, on national or international examinations that test
814	undergoes screening pursuant to this chapter or s. 1002.421 may	843	comparable content and relevant standards in verbal, analytical
815	not seek an exemption.	844	writing, and quantitative reasoning skills, including, but not
816	(3) Persons who apply for certification or employment are	845	limited to, the verbal, analytical writing, and quantitative
817	governed by the law and rules in effect at the time of	846	reasoning portions of the Graduate Record Examination and the
818	application for issuance of the initial certificate or	847	SAT, ACT, and Classic Learning Test. Passing scores identified
819	employment, provided that continuity of certificates or	848	in state board rule must be at approximately the same level of
820	employment is maintained.	849	rigor as is required to pass the general knowledge examinations;
821	Section 27. Subsections $(3)$ , $(5)$ , and $(6)$ of section	850	or
822	1012.56, Florida Statutes, are amended to read:	851	(f) Documentation of receipt of a master's or higher degree
823	1012.56 Educator certification requirements	852	from an accredited postsecondary educational institution that
824	(3) MASTERY OF GENERAL KNOWLEDGEAcceptable means of	853	the Department of Education has identified as having a quality
825	demonstrating mastery of general knowledge are:	854	program resulting in a baccalaureate degree or higher.
826	(a) Achievement of passing scores on the general knowledge	855	
827	examination required by state board rule;	856	A school district that employs an individual who does not
828	(b) Documentation of a valid professional standard teaching	857	achieve passing scores on any subtest of the general knowledge
829	certificate issued by another state;	858	examination must provide information regarding the availability
830	(c) Documentation of a valid certificate issued by the	859	of state-level and district-level supports and instruction to
831	National Board for Professional Teaching Standards (NBPTS), the	860	assist him or her in achieving a passing score. Such information
832	American Board for Certification of Teacher Excellence (ABCTE),	861	must include, but need not be limited to, state-level test
833	or a national educator credentialing board approved by the State	862	information guides, school district test preparation resources,
834	Board of Education;	863	and preparation courses offered by state universities and
835	(d) Documentation of two semesters of successful, full-time	864	Florida College System institutions. The requirement of mastery
836	or part-time teaching in a Florida College System institution,	865	of general knowledge <u>must</u> <del>shall</del> be waived for an individual who
837	state university, or private college or university that awards	866	has been provided 3 years of supports and instruction and who
838	an associate or higher degree and is an accredited institution	867	has been rated effective or highly effective under s. 1012.34
839	or an institution of higher education identified by the	868	for each of the last 3 years.
840	Department of Education as having a quality program;	869	(5) MASTERY OF SUBJECT AREA KNOWLEDGEAcceptable means of
841	(e) Achievement of passing scores, identified in state	870	demonstrating mastery of subject area knowledge are:
	Page 29 of 35		Page 30 of 35
	CODING: Words stricken are deletions; words <u>underlined</u> are additions.		CODING: Words stricken are deletions; words underlined are additions

871

872

873

874

875

876

877

878 879

880

881

882

883

884

885

886

887

888

889

890 891

892

893

894 895

896 897

898

899

SB 1618

	_	
38-00773A-25 20251618	_	38-00773A-25 20251618_
(a) For a subject requiring only a baccalaureate degree for		900 NBPTS, ABCTE, National Board for Professional Teaching Standards
which a Florida subject area examination has been developed,		901 or a national educator credentialing board approved by the State
achievement of a passing score on the Florida-developed subject		902 Board of Education;
area examination specified in state board rule;		903 (g) Documentation of successful completion of a United
(b) For a subject for which a Florida subject area		904 States Defense Language Institute Foreign Language Center
examination has not been developed, achievement of a passing		905 program;
score on a standardized examination specified in state board		906 (h) Documentation of a passing score on the Defense
rule, including, but not limited to, passing scores on both the		907 Language Proficiency Test (DLPT); or
oral proficiency and written proficiency examinations		908 (i) For a subject requiring only a baccalaureate degree for
administered by the American Council on the Teaching of Foreign		909 which a Florida subject area examination has been developed,
Languages;		910 documentation of receipt of a master's or higher degree from an
(c) For a subject for which a Florida subject area		911 accredited postsecondary educational institution that the
examination has not been developed or a standardized examination		912 Department of Education has identified as having a quality
has not been specified in state board rule, completion of the		913 program resulting in a baccalaureate degree or higher in the
subject area specialization requirements specified in state		914 certificate subject area as identified by state board rule.
board rule and verification of the attainment of the essential		915
subject matter competencies by the district school		916 School districts are encouraged to provide mechanisms for middle
superintendent of the employing school district or chief		917 grades teachers holding only a K-6 teaching certificate to
administrative officer of the employing state-supported or		918 obtain a subject area coverage for middle grades through
private school;		919 postsecondary coursework or district add-on certification.
(d) For a subject requiring a master's or higher degree,		920 (6) MASTERY OF PROFESSIONAL PREPARATION AND EDUCATION
completion of the subject area specialization requirements		921 COMPETENCEAcceptable means of demonstrating mastery of
specified in state board rule and achievement of a passing score		922 professional preparation and education competence are:
on the Florida-developed subject area examination or a		923 (a) Successful completion of an approved teacher
standardized examination that is directly related to the subject		924 preparation program at a postsecondary educational institution
specified in state board rule;		925 within this state and achievement of a passing score on the
(e) Documentation of a valid professional standard teaching		926 professional education competency examination required by state
certificate issued by another state;		927 board rule;
(f) Documentation of a valid certificate issued by the		928 (b) Successful completion of a teacher preparation program
Page 31 of 35		Page 32 of 35
		<b>CODING:</b> Words stricken are deletions; words <u>underlined</u> are additions

38-00773A-25 20251618 38-00773A-25 20251618 929 at a postsecondary educational institution outside Florida and 958 930 achievement of a passing score on the professional education 959 The State Board of Education shall adopt rules to implement this 931 competency examination required by state board rule; 960 subsection, including rules to approve specific teacher 932 (c) Documentation of a valid professional standard teaching 961 preparation programs that are not identified in this subsection 933 certificate issued by another state; 962 which may be used to meet requirements for mastery of 934 (d) Documentation of a valid certificate issued by the 963 professional preparation and education competence. 935 NBPTS, ABCTE, National Board for Professional Teaching Standards 964 Section 28. Present subsection (4) of section 1012.77, 936 or a national educator credentialing board approved by the State 965 Florida Statutes, is redesignated as subsection (5), a new 937 Board of Education; 966 subsection (4) is added to that section, and subsection (3) of 938 (e) Documentation of two semesters of successful, full-time 967 that section is amended, to read: 939 or part-time teaching in a Florida College System institution, 968 1012.77 Christa McAuliffe Ambassador for Education 940 state university, or private college or university that awards 969 Program.-941 an associate or higher degree and is an accredited institution (3) The Teacher of the Year shall serve as the Ambassador 970 942 or an institution of higher education identified by the 971 for Education. If the Teacher of the Year is unable to serve as 943 Department of Education as having a quality program and 972 the Ambassador for Education, the first runner-up must shall 944 achievement of a passing score on the professional education 973 serve in his or her place. The Department of Education shall 945 competency examination required by state board rule; establish application and selection procedures for determining 974 946 975 (f) Successful completion of professional preparation an annual teacher of the year. Applications and selection 947 courses as specified in state board rule, successful completion 976 criteria must shall be developed and distributed annually by the 948 of a professional education competence program pursuant to 977 Department of Education to all eligible entities identified in 949 subsection (9), and documentation of 3 years of being rated 978 subsection (4) school districts. The Commissioner of Education 950 effective or highly effective under s. 1012.34 while holding a 979 shall establish a selection committee which assures 951 temporary certificate; 980 representation from teacher organizations, administrators, and 952 (g) Successful completion of a professional learning 981 parents to select the Teacher of the Year and Ambassador for 953 certification program, outlined in subsection (8); or 982 Education from among the nominated district teachers of the 954 (h) Successful completion of a competency-based 983 year. 955 certification program pursuant to s. 1004.85 and achievement of 984 (4) Eligible entities to submit to the Department of 956 a passing score on the professional education competency 985 Education a nominee for the Teacher of the Year and Ambassador 957 examination required by rule of the State Board of Education. 986 for Education awards include: Page 33 of 35 Page 34 of 35 CODING: Words stricken are deletions; words underlined are additions. CODING: Words stricken are deletions; words underlined are additions.

	38-00773A-25 20251618
987	(a) Florida school districts, including lab schools as
988	defined in s. 1002.32.
989	(b) Charter school consortia with at least 30 member
990	schools and an approved professional learning system on file
991	with the department.
992	Section 29. Except as otherwise expressly provided in this
993	act and except for this section, which shall take effect upon
994	this act becoming a law, this act shall take effect July 1,
995	2025.
	Page 35 of 35
(	CODING: Words stricken are deletions; words underlined are additions.



The Florida Senate

## **Committee Agenda Request**

To:	Senator Danny Burgess, Chair
	Appropriations Committee on Pre-K -12 Education
Subject:	Committee Agenda Request

**Date:** March 11, 2025

I respectfully request that **Senate Bill #1618**, relating to Prekindergarten Through Grade 12 Education, be placed on the:



committee agenda at your earliest possible convenience.



next committee agenda.

Aleiz Calatayud

Senator Alexis Calatayud Florida Senate, District 38

e î	The Florida	Senate		
324 2S Meeting Date Drch-12 Appro	APPEARANC Deliver both copies Senate professional staff co	of this form to	Bi	1618 Il Number or Topic
Name Macken		Phone_	Amendma 863 608 6	ent Barcode (if applicable)
Address 300 W. P Street Tallahassce City		Email	Machenna	D Converge Public. com
<b>Speaking:</b> For	Against Information OR	Waive Speak	ti <b>ng:</b> X In Support	Against
I am appearing without compensation or sponsorship.	PLEASE CHECK ONE OF I am a registered lobb representing:	oyist,	I am not a lo something	obbyist, but received of value for my appearance als, lodging, etc.), by:

While it is a tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this hearing. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard. If you have questions about registering to lobby please see Fla. Stat. §11.045 and Joint Rule 1. 2020-2022 Joint Rules. of (flsenate.gov)

This form is part of the public record for this meeting.

S-001 (08/10/2021)

,			SIS AND FIS	rida Senate SCAL IMPAC ned in the legislation a		
Pre	epared By: The	Professi	onal Staff of the A	opropriations Comr	nittee on Pre-K	- 12 Education
BILL:	CS/SB 1058					
INTRODUCER:	ER: Governmental Oversight and Accountability Committee and Senator Gruters			ator Gruters		
SUBJECT:	Gulf of America					
DATE:	March 21,	2025	REVISED:			
ANAL	YST	STA	FF DIRECTOR	REFERENCE		ACTION
1. White		McV	aney	GO	Fav/CS	
2. Gray		Elwe	211	AED	Favorable	
3.				RC		

## Please see Section IX. for Additional Information:

COMMITTEE SUBSTITUTE - Substantial Changes

### I. Summary:

CS/SB 1058 directs state agencies, district school boards, and charter school governing boards to update, change, or create materials to rename the "Gulf of Mexico" to the "Gulf of America." Each state agency must update its "geographic materials." Instructional materials and additions to library media center collections acquired or adopted by a district school board or charter school on or after July 1, 2025, must reflect the renaming.

The bill will have an indeterminate fiscal impact to state entities and school districts. See Section V., Fiscal Impact Statement.

The bill takes effect on July 1, 2025.

### II. Present Situation:

#### **Executive Order 14172: Gulf of America**

On January 20, 2025, President Donald Trump signed Executive Order 14172, entitled "Restoring Names That Honor American Greatness." In relevant part, the President directed that the "Gulf of Mexico" officially be renamed the "Gulf of America." Additionally, the Executive Order instructs the Secretary of the Interior to take all appropriate actions to rename the "Gulf of Mexico" to the "Gulf of America." The Secretary is directed to update the Geographic Names Information System to reflect such change. The Board on Geographic Names, established by the

Executive Order, provides guidance to ensure all federal references to the Gulf of America, including references included on agency maps, or in contracts and other documents and communications, shall reflect its renaming.

#### **Public School Instructional Materials**

Florida Statutes addresses instructional materials for K-12 public education.<sup>1</sup> District school boards have the constitutional duty and responsibility to select and provide instructional materials for all students, including materials in the school or classroom library.<sup>2</sup> Instructional materials are items having intellectual content that by design serve as a major tool for assisting in the instruction of a subject or course<sup>3</sup> and must be consistent with district goals and applicable with state academic standards and course descriptions provide in law.<sup>4</sup>

The districts must provide a sufficient number of student or site licenses or sets of materials that serve as the basis for instruction in the core subject areas of mathematics, language arts, social studies, science, reading and literature to students.<sup>5</sup> Such materials may be made available in bound, unbound, kit, or package form and may consist of hardbacked or softback textbooks, electronic content, consumables, learning laboratories, manipulatives, electronic media, and computer courseware or software.<sup>6</sup>

School boards must also establish and maintain a program of school library media services for all public schools in the district. This includes traveling or circulating libraries that may be needed for proper operation of the district school system<sup>7</sup> A library media center is any collection of books, ebooks, periodicals, or videos maintained and accessible on the site of a school.<sup>8</sup>

The Florida Department of Education (DOE) facilitates the statewide instructional materials adoption process. Expert reviewers chosen by the DOE are provided training on competencies for making valid, culturally sensitive, and objective recommendations regarding the content and rigor of instructional materials prior to the beginning of the review and selection process.<sup>9</sup> Reviewers must objectively evaluate materials with Florida's state-adopted standards in mind.<sup>10</sup> Based on reviewer recommendations, the Commissioner of Education selects and adopts instructional materials for each grade and subject under consideration.<sup>11</sup>

<sup>&</sup>lt;sup>1</sup> See ss. 1006.28-1006.42, F.S. In Florida, charter schools are public schools and a part of Florida's public education program. Section 1002.33<sup>2</sup> Section 1006.28(2), F.S.

<sup>&</sup>lt;sup>2</sup> Section 1006.28(2), F.S.

<sup>&</sup>lt;sup>3</sup> Section 1006.29(2), F.S.; *see* s. 1006.28(1)(a)2., F.S. (referring the definition of instructional materials to align with s. 1006.29(2), F.S.).

<sup>&</sup>lt;sup>4</sup> Section 1006.28(2), F.S.

<sup>&</sup>lt;sup>5</sup> Section 1006.28(1), F.S.

<sup>&</sup>lt;sup>6</sup> Section 1006.29, F.S.

<sup>&</sup>lt;sup>7</sup> Section 1006.28(2), F.S.

<sup>&</sup>lt;sup>8</sup> Section 1006.28(1), F.S.

<sup>&</sup>lt;sup>9</sup> Section 1006.29, F.S.

<sup>&</sup>lt;sup>10</sup> Section 1006.31, F.S.

<sup>&</sup>lt;sup>11</sup> Section 1006.34, F.S.

The term of adoption for instructional materials must be for a five-year period beginning on April 1, following the adoption. The DOE is required to annually publish an official schedule of subject areas to be called for adoption. The schedule is developed to promote balance among the subject areas so that the required expenditure for new instructional materials is approximately the same each year.<sup>12</sup>

The following instructional material adoption schedule is posted on the DOE's website.<sup>13</sup>

Adoption Year	Subject Area	Specifications and Criteria Available	State Adoption Process	Effective Date of Contract April 1- March 31
2024-	English Language Arts, K-12;	Nov. 2023	April 2024-	2025-2030
2025	Personal Financial Literacy and		2025	
	Money Management, 9-12;			
	Mathematics Intervention			
	Materials, <b>K-4</b> and English			
	Language Arts Intervention			
	Materials, K-3			
2025-	Career and Technical	June 2024	November	2026-2031
2026	Education, World Languages,		2024-	
	Art, Music, Dance and Health,		December	
	K-12; 6-12 Additional English		2025	
	Language Arts			
2026-	Mathematics and Computer	January 2025	June 2025-	2027-2032
2027	Science, K-12		July 2026	
2027-	Social Studies, K-12	January 2026	June 2026-	2028-2033
2028			July 2027	
2028-	Science, K-12	January 2027	June 2027-	2029-2034
2029			July 2028	

### **Purchase of Instructional Materials**

On or before July 1 each year, the district school superintendent must certify to the commissioner the estimated allocation of state funds for instructional materials for the ensuing school year. Up to 50 percent of the amount the school district has budgeted for instructional materials may be used to purchase:

- Library and reference books and nonprint materials.
- Other materials having intellectual content which assist in the instruction of a subject course.

<sup>&</sup>lt;sup>12</sup> Section 1006.36, F.S.

<sup>&</sup>lt;sup>13</sup> Florida Department of Education, *Florida Instructional Materials Adoption Schedule*, available at <u>https://www.fldoe.org/core/fileparse.php/5574/urlt/AdoptionCycle.pdf</u> (last visited Mar. 14, 2025)

• The repair and renovation of textbooks and library books and replacement of items which were part of previously purchased instructional materials.<sup>14</sup>

Page 4

### III. Effect of Proposed Changes:

This bill creates an unnumbered section of law directing each state agency, as defined in s. 11.45(1), F.S., to update its "geographic materials" to reflect the new federal designation of the "Gulf of Mexico" as the "Gulf of America." Instructional materials and additions to library media center collections adopted or acquired by a district school board or charter school governing board, on or after July 1, 2025, must also reflect this new federal designation.

### IV. Constitutional Issues:

A. Municipality/County Mandates Restrictions:

Not applicable. The bill does not require counties or municipalities to take an action requiring the expenditure of funds, reduce the authority that counties or municipalities have to raise revenue in the aggregate, or reduce the percentage of state tax shared with counties or municipalities.

B. Public Records/Open Meetings Issues:

None identified.

C. Trust Funds Restrictions:

None identified.

D. State Tax or Fee Increases:

None identified.

E. Other Constitutional Issues:

None identified.

### V. Fiscal Impact Statement:

A. Tax/Fee Issues:

None identified.

B. Private Sector Impact:

Contracted education service providers and testing groups may need to update their materials and packages to reflect this change.

<sup>&</sup>lt;sup>14</sup> Section 1006.40, F.S.

#### C. Government Sector Impact:

The provisions of this bill requiring state agencies to update their materials to reflect the "Gulf of America" has an indeterminate, yet likely insignificant fiscal impact on state agency expenditures. The fiscal impact to school districts is also indeterminate. However, the full impact may not be immediate as the bill specifies the update is required for all materials adopted or acquired on or after July 1, 2025, rather than updating current materials.

#### VI. Technical Deficiencies:

The term "geographic materials" is undefined and unclear. This term does not otherwise appear in the Florida Statutes.

#### VII. Related Issues:

None identified.

### VIII. Statutes Affected:

This bill creates an undesignated section of law.

### IX. Additional Information:

A. Committee Substitute – Statement of Substantial Changes: (Summarizing differences between the Committee Substitute and the prior version of the bill.)

#### CS by Governmental Oversight and Accountability on March 11, 2025:

- Defines state agency to align with s. 11.45(1), F.S.;
- Clarifies that the requirement regarding instructional materials and library media center collections applies only to materials adopted or acquired on or after July 1, 2025; and
- Removes section 2, which designated the portion of U.S. 41 between S.R. 60 and U.S. 1 as "Gulf of America Trail."

#### B. Amendments:

None.

This Senate Bill Analysis does not reflect the intent or official position of the bill's introducer or the Florida Senate.

Florida Senate - 2025

#### CS for SB 1058

 ${\bf By}$  the Committee on Governmental Oversight and Accountability; and Senator Gruters

	585-02290-25 20251058c1
1	A bill to be entitled
2	An act relating to the Gulf of America; requiring
3	state agencies to update geographic materials to
4	reflect the new federal designation of the "Gulf of
5	Mexico" as the "Gulf of America"; requiring that
6	specified materials and collections adopted or
7	acquired by district school boards and charter school
8	governing boards on or after a specified date reflect
9	the new federal designation of the "Gulf of Mexico" as
10	the "Gulf of America"; providing an effective date.
11	
12	Be It Enacted by the Legislature of the State of Florida:
13	
14	Section 1. (1) Each state agency as defined in s.
15	11.45(1), Florida Statutes, shall update its geographic
16	materials to reflect the new federal designation of the "Gulf of
17	Mexico" as the "Gulf of America."
18	(2) Instructional materials as defined in s. 1006.28(1)(a),
19	Florida Statutes, and library media center collections adopted
20	or acquired on or after July 1, 2025, by a district school board
21	or charter school governing board must reflect the new federal
22	designation of the "Gulf of Mexico" as the "Gulf of America,"
23	when applicable.
24	Section 2. This act shall take effect July 1, 2025.
	Page 1 of 1

CODING: Words stricken are deletions; words <u>underlined</u> are additions.



The Florida Senate

## **Committee Agenda Request**

To:	Senator Danny Burgess, Chair
	Appropriations Committee on Pre-K-12 Education

Subject: Committee Agenda Request

**Date:** March 12, 2025

I respectfully request that **Senate Bill #1058**, relating to the Gulf of America, be placed on the:



committee agenda at your earliest possible convenience.



next committee agenda.

Joe Junters

Senator Joe Gruters Florida Senate, District 22 District Office 1380 Sarno Road Suite C Melbourne, FL 32935 (321) 409-2025

District Aide Nancy Bernier Bernier.Nancy@flsenate.gov

Legislative Aide Tommy Unger Unger.Thomas@flsenate.gov

March 24, 2025

The Honorable Danny Burgess Chairman of Appropriations Committee on Pre-K - 12 Education, 201 The Capitol 404 South Monroe Street Tallahassee, FL 32399-1100

Dear Chairman Burgess,

I respectfully request an excused absence from the Appropriations Committee on Pre-K - 12 Education meeting on March 24th, 2025.

Thank you in advance for your consideration of this request.

cc: Staff Director Tim Elwell Committee Administrative Assistant Amanda Fountain

Sincerely,

Pull a. Jin

Randy Fine State Senator, District 19

Governmental Oversight and Accountability, Chair Community Affairs, Vice Chair Joint Select Committee on Collective Bargaining, Alternating Chair Appropriations -- Regulated Industries Appropriations Committee on Agriculture, Environment, and General Government Appropriations Committee on Pre-K - 12 Education -- Education Postsecondary Brevard County Delegation



Tallahassee Office: 302 SOB 404 South Monroe Street Tallahassee, FL 32399-1300 (850) 487-5019 Fine.Randy@flsenate.gov

Legislative Aide Anna Budko Budko.Anna@flsenate.gov

Randy Fine Florida Senate Senator, District 19



### THE FLORIDA SENATE

Tallahassee, Florida 32399-1100

COMMITTEES: Rules, Vice Chair Appropriations Committee on Pre-K - 12 Education Community Affairs Education Postsecondary Finance and Tax Fiscal Policy Transportation

#### SENATOR SHEVRIN D. "SHEV" JONES 34th District

March 24, 2025

**The Honorable Senator Danny Burgess** Chairman, Appropriations Committee on Education Pre-K - 12 411 Senate Building 404 South Monroe Street Tallahassee, FL 32399

Dear Chairman Burgess,

I respectfully request an excused absence from the Monday, March 24, 2025, Appropriations Committee on Education Pre-K - 12 at 1:30 p.m. due to a work conflict.

Thank you in advance for considering this request. If you have any questions, comments, or concerns, please do not hesitate to contact me or my office.

Sincerely,

Shevrin D. "Shev" Jones Florida State Senator – Senate District 34

REPLY TO:

□ 606 NW 183rd Street, Miami Gardens, Florida 33169 (305) 493-6022

🗖 214 Senate Building, 404 South Monroe Street, Tallahassee, Florida 32399-1100 (850) 487-5034

Senate's Website: www.flsenate.gov

# **CourtSmart Tag Report**

Room: SB 37Case No.:Caption: Senate Appropriations Committee on Pre-K - 12 Education

Length: 00:28:23

Type: Judge:

	9/24/2025 1:33:56 PM 9/24/2025 2:02:18 PM
1:34:01 PM	Sen. Pizzo (Chair)
1:34:43 PM	
1:35:07 PM	Sen. Calatayud
1:37:19 PM	
1:37:21 PM	
1:37:45 PM	
1:38:19 PM	
1:38:47 PM	5
1:39:08 PM	
1:39:28 PM	-
1:40:42 PM	•
1:41:22 PM	
1:42:03 PM	Sen. Pizzo
1:42:23 PM	I Sen. Osgood
1:43:49 PM	Sen. Calatayud
1:44:26 PN	
1:45:02 PN	
1:45:14 PN	
1:45:32 PN	
1:46:11 PN	
1:46:29 PN	
1:46:38 PM	
1:47:10 PN	
1:47:39 PN	0
1:48:15 PM	
1:48:25 PN	5
1:49:40 PM 1:49:54 PM	
1:50:43 PM	-
1:51:02 PM	
1:51:02 PM	5
1:51:51 PM	
1:51:57 PM	
1:52:36 PM	
1:52:42 PM	0
1:53:40 PM	Sen. Osgood
1:54:54 PM	
1:54:57 PM	Sen. Burgess
1:56:38 PM	
1:57:10 PM	TAB 2 - SB 1472
1:57:31 PM	
1:58:09 PN	
1:58:27 PM	8
1:59:21 PN	
1:59:46 PM	5
2:00:46 PM	
2:00:49 PM	
2:00:59 PN	5
2:01:01 PM	
2:01:39 PM	5
2:01:57 PM 2:02:03 PM	
2.02.03 PN	