2025 Regular Session 03/26/2025 9:38 AM

Tab 1	SB 8 by Si	mon; Identical t	to H 06507 Relief of Ma	arcus Button by the Pasco County	School Board
Tab 2	SB 742 by	Simon; Similar	to CS/H 01145 Workfo	orce Development	
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Tab 3	SR 1288 h	v Cralle Idontic	ed to U 01505 Dayontal	Diahta	
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		, ,		gton, Davis; Identical to H 0119	7 Anaphylaxis in Public
Tab 4		, ,			7 Anaphylaxis in Public
	SB 1514 b	, ,			7 Anaphylaxis in Public 03/25 01:41 PM
Tab 4	SB 1514 b Schools	y Smith (CO-I	NTRODUCERS) Arrin	gton, Davis; Identical to H 0119	. ,
Tab 4	SB 1514 b Schools A S	y Smith (CO-I RCS	NTRODUCERS) Arrin	Delete L.37:	. ,

The Florida Senate

COMMITTEE MEETING EXPANDED AGENDA

EDUCATION PRE-K - 12 Senator Simon, Chair Senator Calatayud, Vice Chair

MEETING DATE: Tuesday, March 25, 2025

TIME: 11:00 a.m.—1:00 p.m.

PLACE: Pat Thomas Committee Room, 412 Knott Building

MEMBERS: Senator Simon, Chair; Senator Calatayud, Vice Chair; Senators Berman, Burgess, Collins, Davis,

Gaetz, Osgood, and Yarborough

TAB	BILL NO. and INTRODUCER	BILL DESCRIPTION and SENATE COMMITTEE ACTIONS	COMMITTEE ACTION
IAB	BILL NO. and INTRODUCER	SENATE COMMITTEE ACTIONS	COMMITTEE ACTION
1	SB 8 Simon (Identical H 6507)	Relief of Marcus Button by the Pasco County School Board; Providing for the relief of Marcus Button by the Pasco County School Board; providing an appropriation to compensate Marcus Button for harms and losses he sustained as a result of the negligence of an employee of the Pasco County School Board; providing an appropriation to Robin Button, as the surviving parent and natural guardian of Marcus Button, for harms and losses sustained as a result of the injury to her child, Marcus Button; providing a limitation on the payment of compensation and attorney fees, etc.	Not Considered
		SM JU 03/19/2025 Favorable ED 03/25/2025 Not Considered RC	
2	SB 742 Simon (Similar CS/H 1145, Compare CS/S 140)	Workforce Development; Providing that the Workforce Development Capitalization Incentive Grant Program includes charter schools; revising the number of workforce education programs that each school district and Florida College System institution must offer a money-back guarantee on, etc.	Not Considered
		ED 03/25/2025 Not Considered AHE FP	
3	SB 1288 Grall (Identical H 1505)	Parental Rights; Deleting exceptions for certain parental rights; creating the parental right to review and consent to a survey or questionnaire provided to his or her minor child; revising exceptions for specified requirements of parental consent; prohibiting the use of a biofeedback device on a minor child without written permission from the minor child's parent or guardian; defining the term "biofeedback device", etc.	Favorable Yeas 5 Nays 4
		ED 03/25/2025 Favorable JU RC	

Education Pre-K - 12

Tuesday, March 25, 2025, 11:00 a.m.—1:00 p.m.

TAB	BILL NO. and INTRODUCER		LL DESCRIPTION and TE COMMITTEE ACTIONS	COMMITTEE ACTION
4	SB 1514 Smith (Identical H 1197) Anaphylaxis in Public Schools; Requiring each district school board to ensure that specified emergency action plans are effective at all times when certain students are on campus; requiring each district schoord to ensure that school personnel and employ and contracted personnel of before-school and after school programs at school receive certain training relating to allergic reactions and anaphylaxis, etc. ED 03/25/2025 Fav/CS AED		ensure that specified emergency effective at all times when certain campus; requiring each district school hat school personnel and employees ersonnel of before-school and afterat school receive certain training creactions and anaphylaxis, etc.	Fav/CS Yeas 9 Nays 0
		RC		
5	Burgess (Compare H 1115) Education; Requiring a charter school sponsor to use a standard monitoring tool to monitor and review a charter school; providing that a hope operator must submit a notice of intent to open a school of hope to the sponsoring entity, rather than the school district; requiring the sponsoring entity, rather than the school district, to enter into a performance-based agreement with a hope operator, etc. ED 03/25/2025 Not Considered AED RC			Not Considered
TAB	OFFICE and APPOINTMENT (HOM	IE CITY)	FOR TERM ENDING	COMMITTEE ACTION
6	Senate Confirmation Hearing: A p named executive appointment to the		e held for consideration of the below-	
	Board of Directors, Florida High S Association	School Athletic		
7	Chambers, Marcus D. (Nicevill	e)	08/21/2026	Not Considered
•	State Board of Education			
8	Foganholi, Daniel P. (Coral Sp	rings)	12/31/2028	Not Considered
•	Education Practices Commission			
9	Murphy, Sallie (Quincy)		09/30/2028	Not Considered
10	Wintz, Charlotte (Jacksonville)		09/30/2026	Not Considered
11	Thaxton, Jennifer (Crawfordvill	e)	09/30/2027	Not Considered
12	Stanley, Joseph ()		09/30/2025	Not Considered
13	Sheehan, Jamie Harper (Tallal	nassee)	02/17/2028	Not Considered
•	Commission for Independent Edu	ıcation		
14	Battista, Joseph (Lake Mary)		06/30/2025	Not Considered
15	Williams, Burton III (Bradenton)	06/30/2026	Not Considered
16	Cross, Jeff (Orlando)		06/30/2027	Not Considered

S-036 (10/2008) Page 2 of 3

COMMITTEE MEETING EXPANDED AGENDA

Education Pre-K - 12 Tuesday, March 25, 2025, 11:00 a.m.—1:00 p.m.

TAB	BILL NO. and INTRODUCER	BILL DESCRIPTION and SENATE COMMITTEE ACTIONS	COMMITTEE ACTION

Other Related Meeting Documents



THE FLORIDA SENATE

SPECIAL MASTER ON CLAIM BILLS

Location 409 The Capitol

Mailing Address

404 South Monroe Street Tallahassee, Florida 32399-1100 (850) 487-5229

DATE	COMM	ACTION
3/14/25	SM	Favorable
3/19/25	JU	Favorable
	ED	
	RC	

March 14, 2025

The Honorable Ben Albritton President, The Florida Senate Suite 409, The Capitol Tallahassee, Florida 32399-1100

Re: SB 8- Senator Simon

HB 6507- Representative Andrade

Relief of Marcus Button by the Pasco County School Board

SPECIAL MASTER'S FINAL REPORT

THIS IS A SETTLED EXCESS JUDGMENT CLAIM FOR \$1.2 MILLION FOR MARCUS BUTTON AND HIS PARENTS, MARK AND ROBIN BUTTON, AGAINST THE DISTRICT SCHOOL BOARD OF PASCO COUNTY, TO COMPENSATE FOR INJURIES SUSTAINED BY THE CLAIMANT, MARCUS BUTTON, IN A MOTOR VEHICLE ACCIDENT RESULTING FROM THE NEGLIGENT OPERATION OF A PASCO COUNTY SCHOOL BUS.

UPDATE TO PRIOR REPORT:

On December 6, 2010, an administrative law judge (ALJ) from the Division of Administrative Hearings, serving as Senate special master, held a de novo hearing on a previous version of this bill, SB 38 (2011). After the hearing, the ALJ issued a report containing findings of fact and conclusions of law consistent with the underlying jury verdict. That report is attached to this report.

Since that time, the Senate President has reassigned the claim to the undersigned to review records and determine whether any changes have occurred since the hearing that, if Page 2

known at the hearing, might have significantly altered the findings or recommendation in the previous report.

According to information received, a few such changes have occurred. Claimant Marcus Button's father died on April 19, 2019, and the claimant lives with his mother Robin Button, as his sole caretaker. On February 14, 2024, Marcus Button and Robin Button entered into settlement agreements with the School Board of Pasco County, Florida, in the amount of \$1,000,000 for Marcus Button and \$200,000 for Robin Button to resolve all claims.

Respectfully submitted,

Miguel Oxamendi Senate Special Master

cc: Secretary of the Senate



THE FLORIDA SENATE

SPECIAL MASTER ON CLAIM BILLS

Location402 Senate Office Building

Mailing Address

404 South Monroe Street Tallahassee, Florida 32399-1100 (850) 487-5237

DATE	COMM	ACTION
2/1/11	SM	Fav/1 amendments

February 1, 2011

The Honorable Mike Haridopolous President, The Florida Senate Suite 409, The Capitol Tallahassee, Florida 32399-1100

Re: SB 38 (2011) - Senator Mike Fasano

Relief of Marcus Button

SPECIAL MASTER'S FINAL REPORT

THIS IS A CONTESTED CLAIM BASED ON A JURY AWARD FOR MARCUS BUTTON AGAINST THE DISTRICT SCHOOL BOARD OF PASCO COUNTY, TO COMPENSATE THE CLAIMANT FOR INJURIES SUSTAINED IN A MOTOR VEHICLE ACCIDENT RESULTING FROM THE NEGLIGENT OPERATION OF A PASCO COUNTY SCHOOL BUS.

FINDINGS OF FACT:

On September 22, 2006, the Claimant, Marcus Button, was traveling in the front passenger's seat of a 2005 Dodge Neon, which was being driven by Jessica Juettner, a high school classmate of the Claimant's. The Dodge Neon was owned by Donald Juettner, Ms. Juettner's father.

At approximately 7:50 a.m., the Claimant and Ms. Juettner were headed to school on State Road 54 in Zephyrhills, which is located in Pasco County. As the Claimant and Ms. Juettner traveled east on State Road 54, they approached Meadow Point Boulevard, which runs from north to south and intersects State Road 54 at a right angle. Vehicles heading east and west on State Road 54 are not required to stop at the intersection, as there is no stop sign or traffic light. However,

vehicles traveling on Meadow Point Boulevard are required to come to rest at a stop sign prior to turning onto State Road 54.

As the Claimant and Ms. Juettner approached the intersection described above, a District School Board of Pasco County ("District") school bus, which was 35 feet long and weighed 27,500 pounds, was headed north on Meadow Point Boulevard. The bus driver, District employee John Kinne, brought the bus to rest at the stop sign posted at the intersection of State Road 54. However, due to the heavy volume of morning traffic, Mr. Kinne moved the bus beyond the stop bar to facilitate a left turn onto State Road 54.

Despite the absence of any visual obstructions, Mr. Kinne failed to notice the Dodge Neon being driven by Ms. Juettner that was approaching the intersection from the west and within the speed limit. Believing that the intersection was clear, Mr. Kinne pulled forward and began to turn left (headed west) onto State Road 54, directly in the path of the Dodge Neon that was only several car lengths away. Tragically, Ms. Juettner's vehicle impacted the side of the bus, which was in the early process of making the turn and was pointing northwest. According to William Fox, an eyewitness positioned directly behind the bus, there was nothing Ms. Juettner could have done to avoid the collision.

Due to height disparity between the two vehicles, the front of the Dodge Neon went underneath the bus. As a result, the windshield and a portion of the Neon's roof were crushed. After this initial impact, the bus continued forward for a short distance, with the rear wheels of the bus striking the passenger's side of the Neon. Photographs of the Dodge Neon reveal significant intrusion on the driver's side of the vehicle, as well as some degree of intrusion on the passenger's side.

The accident was investigated by Trooper Jose Ramos of the Florida Highway Patrol. Trooper Ramos concluded that Mr. Kinne failed to yield to Ms. Juettner's vehicle, and was therefore at fault. Significantly, Trooper Ramos further determined that Ms. Juettner did not contribute to the accident.

Ms. Juettner, who was wearing her seatbelt, was not seriously injured in the collision. However, the Claimant, who

did not have his seatbelt fastened, sustained significant injuries to his head. Specifically, the Claimant suffered trauma center, where he was hospitalized for nearly a month. The Claimant was then transferred to a rehabilitation center, where he remained for approximately four weeks.

As a result of the accident, the Claimant, who is now 20 years old, continues to suffer from a variety of maladies, which include:

- Impaired judgment and the inability to make simple decisions, such as when it is safe to cross a road.
 Accordingly, the claimant requires almost constant supervision.
- Substantially impaired vision in one eye. In addition, neither eye can look up or down, and both are permanently dilated.
- No sense of smell.
- A misshapen and asymmetrical head.
- Hallucinations and other mental health issues that require numerous psychiatric medications. At present, the Claimant takes 13 daily medications, ten of which are anti-psychotic drugs. Although there is evidence indicating that the Claimant suffered from minor emotional issues prior to the accident (e.g., fighting and other disruptive behavior at school), his present psychiatric problems are clearly a manifestation of the injuries sustained in the September 22, 2006, traffic accident.
- Memory and cognitive deficits.

According to Dr. Paul Kornberg, a physician specializing in pediatric rehabilitation, the impairments to the Claimant's judgment, memory, and cognitive ability, combined with his psychiatric issues, will make it nearly impossible for the Claimant to find and maintain employment.

LITIGATION HISTORY:

In September 2007, the Claimant filed a negligence action against the District. The matter proceeded to a jury trial in July of 2009, during which the Claimant presented the testimony of multiple witnesses, which included Dr. Kornberg, Dr. John Dabrowski (a neuropsychologist), Brenda Mulder (a certified public accountant and forensic

economist), Dr. Mitchell Drucker (a neuroopthamologist), and a seatbelt expert, Dr. Michael Freeman. The Claimant elicited evidence that his future medical bills would range from \$6.2 million to \$10.8 million.

During its defense, the District presented the testimony of Dr. Robert Martinez, who opined that the Claimant would not need to reside in an assisted living facility. As one of its other significant witnesses, the District called an accident reconstructionist, James Parrish, who testified that Ms. Juettner could have avoided the accident if she had applied her brakes sufficiently.

On July 27, 2009, the jury returned a verdict in favor of the Claimant, in which it determined that the Claimant was permanently and totally disabled and that 65 percent of the responsibility should be apportioned to the District, 20 percent to Ms. Juettner (for failing to slow her vehicle and/or failing to require the Claimant to wear his seatbelt), and 15 percent to the Claimant. The jury further concluded that the Claimant sustained the following damages:

- \$564,294.50 for future medical expenses.
- \$9800.00 for lost earning up to age 18.
- \$467,137.50 for future lost earnings.
- \$324,999.90 for past pain and suffering.
- \$758,333.31 for future pain and suffering.
- Total damages: \$2,124,565.21.

Based on the jury's finding that the District was 65 percent responsible, final judgment was entered for the Claimant against the school board in the amount of \$1,380,967.39. The school board has paid \$163,000 against this award, leaving \$1,217,967.39 unpaid.

A separate judgment for the Claimant's parents was entered against the District in the amount of \$289,396.85, based upon an award for past medical expenses and a loss of consortium. However, during the final hearing before the undersigned, counsel for the Claimant stated that the parents are not seeking any recovery through the claim bill process.

No appeal of the final judgment was taken to the Second District Court of Appeal.

SPECIAL MASTER'S FINAL REPORT – SB 38 (2011) February 1, 2011 Page 5

CLAIMANT'S POSITION:

The Claimant contends that John Kinne, the operator of a bus owned by the District, was negligent by failing to yield to the vehicle in which he was traveling as a passenger. As a result of Mr. Kinne's negligence, the Claimant suffered permanent injuries. The Claimant further argues that:

- The jury should not have apportioned any responsibility to himself or Ms. Juettner.
- The jury erred by determining that future medical expenses totaled only \$564,294.50, where the evidence established that the low range for future medical expenses was \$6,222,038. Although the Claimant's counsel never provided the undersigned with a precise figure, it appears that the Claimant is requesting that Senate Bill 38 direct the District to pay, at the least, \$6,222,038 for future medical expenses, \$9,800 for lost earnings up to age 18, \$467,137.50 for future lost earnings, \$324,999.90 for past pain and suffering, and \$758,333.31 for future pain and suffering. Taking into account the \$163,000 the District has already paid, this would leave \$7,619,308.71 unpaid. The Claimant suggests that that this sum could be payable over a ten year period.

RESPONDENT'S POSITION:

The District objects to any payment to the Claimant through a claim bill. The District also contends that:

- The jury should have allocated a greater percentage of responsibility to the Claimant for failing to wear his seatbelt, and to Ms. Juettner for not taking sufficient action to avoid the collision.
- The Claimant is not deserving of the legislature's grace due to his criminal background and marijuana use, all of which preceded the accident in this cause.
- In the event the legislature determines that the passage of a claim bill is appropriate, the outstanding jury award should be payable in equal amounts over a five-year period.

CONCLUSIONS OF LAW:

Mr. Kinne had a duty to operate the bus at all times with consideration for the safety of pedestrians and other drivers. Pedigo v. Smith, 395 So. 2d 615, 616 (Fla. 5th DCA 1981). Specifically, it was Mr. Kinne's duty to observe and yield to Ms. Juettner's vehicle as it approached the intersection. See

§316.123(2)(a), Fla. Stat. (2006) ("[E]very driver of a vehicle approaching a stop intersection indicated by a stop sign shall stop at a clearly marked stop line. After having stopped, the driver shall yield the right-of-way to any vehicle which has entered the intersection from another highway"). Mr. Kinne breached this duty of care and the breach was the proximate cause of the Claimant's injuries.

The Pasco County School District, as Mr. Kinne's employer, is liable for his negligent act. Hollis v. Sch. Bd. of Leon Cnty., 384 So. 2d 661, 665 (Fla. 1st DCA 1980)"{holding that a school board is liable for any negligent act committed by a public school bus driver whom it employs, provided the act is within the scope of the driver's employment); see also Aurbach v. Gallina, 753 So. 2d 60, 62 (Fla. 2000) (holding that the dangerous instrumentality doctrine "imposes strict vicarious liability upon the owner of a motor vehicle who voluntarily entrusts that motor vehicle to an individual whose negligent operation causes damage to another").

The jury's findings regarding damages and the allocation of responsibility were reasonable and should not be disturbed. Although the undersigned does not believe that Ms. Juettner could have avoided the accident (the undersigned rejects the contrary opinion of the school board's accident reconstructionist, whose conclusions were based on the erroneous premise that the school bus was accelerating at the same rate as a passenger vehicle), Ms. Juettner was obliged to require the Claimant to wear his seatbelt. An allocation of 20 percent to Ms. Juettner for her failure to do so was appropriate.

Although the Claimant contends that the jury's award with respect to future medical expenses was against the manifest weight of the evidence, the Claimant could have pursued this issue on appeal. As discussed above, however, neither the Claimant nor the District appealed the final judgment to the Second District Court of Appeal. Accordingly, the undersigned rejects the Claimant's argument that he is entitled to a sum greater than the amount of the excess judgment.

LEGISLATIVE HISTORY:

This is the first claim bill presented to the Senate in this matter.

SPECIAL MASTER'S FINAL REPORT – SB 38 (2011) February 1, 2011

Page 7

ATTORNEYS FEES:

The Claimant's attorneys have agreed to limit their fees to 25 percent of any amount awarded by the Legislature in compliance with section 768.28(8), Florida Statutes. Lobbyist's fees are included with the attorney's fees.

FISCAL IMPACT:

As of June 30, 2010, the balance in the District's General Liability account was \$1,189,800.85. Accordingly, the District's operations would not be adversely affected if this claim bill is approved.

COLLATERAL SOURCES:

The Claimant received \$100,000 from his underinsured motorist coverage, and \$10,000 From Ms. Juettner's insurance carrier. At present, the Claimant is also receiving Social Security Disability Insurance.

SPECIAL ISSUES:

On October 16, 2002, approximately four years prior to the accident giving rise to this matter, the Claimant was arrested for burglary of an unoccupied dwelling, a second degree felony, and petit theft, a first degree misdemeanor. With respect to both charges, The adjudication of guilt was withheld and the Claimant was placed on probation with special conditions. Based on the Claimant's age at the time (12), as well as the underlying facts of the offense, the undersigned rejects the District's argument that these criminal charges should militate against the passage of a claim bill.

Senate Bill 38, as it is presently drafted, erroneously reads that the jury allocated 10 percent of the responsibility to the Claimant. As noted above, the Claimant was found to be 15 percent responsible. Senate Bill 38 also provides that a final judgment of \$875,000 was entered for the Claimant against the District, and that a sum of \$675,000 remains unpaid. Both figures are incorrect, as a final judgment of \$1,380,967.39 was entered for the Claimant against the school board, \$1,217,967.39 of which remains unpaid. Senate Bill 38 should be amended to reflect these corrections.

Although a special needs trust has been created for the Claimant, the bill as drafted does not specify that any funds awarded be placed in trust for the Claimant's care. Accordingly, the undersigned further recommends that the bill be amended before approval to require that such funds be held in trust.

SPECIAL MASTER'S FINAL REPORT – SB 38 (2011) February 1, 2011 Page 8

RECOMMENDATIONS: For the reasons set forth above, the undersigned

recommends that Senate Bill 38 (2011) be reported

FAVORABLY, as amended.

Respectfully submitted,

Edward T. Bauer Senate Special Master

cc: Senator Mike Fasano R. Philip Twogood, Secretary of the Senate Counsel of Record

The Florida Senate

3-25-25

APPEARANCE RECORD

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Meeting Date Education Pre-k-12			Deliver both copies of this form to Senate professional staff conducting the mee		Bill Number or Topic ng		
	Committee Jason Unger				Amendment Barcode (if applicable) 850-577-9090		
Name			Park storm control to the control of	_ Phone			
Address	301 South Bron	nough Street		_ Email	junger@gray-robinson.com		
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	n appearing without npensation or sponsorship.	l am a re represer	egistered lobbyist, nting:		I am not a lobbyist, but received something of value for my appearance		
		Pasco C	Pasco County School		(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.pdf (flsenate.gov)

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

S-001 (08/10/2021)

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.)

	Prepared	By: The Pr	ofessional Staff	of the Committee o	n Education Pre-K -12			
BILL:	SB 742							
INTRODUCER:	Senator Sin	Senator Simon						
SUBJECT:	Workforce Development							
DATE:	March 24,	2025	REVISED:					
ANAL	YST	STAF	F DIRECTOR	REFERENCE	ACTION			
1. <u>Brick</u> <u>Bouck</u> 2.		Bouck		ED	Pre-meeting			
		AHE						
3				FP				

I. Summary:

SB 742 allows charter schools to directly access funding through the Workforce Development Capitalization Incentive Grant Program. This funding may be used to cover some or all costs associated with the creation or expansion of career and technical education programs that lead to industry certifications included on the CAPE Industry Certification Funding List.

Additionally, the bill increases from three to six the number of programs for which each career center and Florida College System institution must offer a money-back guarantee.

The bill takes effect July 1, 2025.

II. Present Situation:

Workforce Development Capitalization Incentive Grant Program

The Workforce Development Capitalization Incentive Grant Program (CAP Grant) provides grants to school districts and Florida College System (FCS) institutions to support the creation or expansion of career and technical education programs leading to industry certifications included on the CAPE Industry Certification Funding List. These programs may serve secondary students or postsecondary students, provided the postsecondary career and technical education program also serves secondary students.

¹ The CAPE Industry Certification Funding List (Funding List) is the list of industry certifications and certificates adopted by the State Board of Education for implementation of the Florida Career and Professional Education (CAPE) Act. Certifications and certificates identified on the Funding List are assigned additional full-time equivalent (FTE) membership funding. Rule 6A-6.0576, F.A.C.

² Section 1011.801, F.S.

BILL: SB 742 Page 2

Grant funds may be used for instructional equipment, laboratory equipment, supplies, personnel, student services, or other expenses related to the establishment or expansion of career and technical education programs serving secondary students. Expansion may include increasing program enrollment or adding new areas of specialization. However, grant funds may not be used for recurring instructional costs or institutions' indirect costs.³

The Department of Education administers the program, and the State Board of Education is authorized to adopt rules for its administration. When ranking applications, the State Board of Education must consider the statewide geographic dispersion of grant funds and prioritize applications from education agencies that maximize workforce development funding by offering high-performing, high-demand programs.⁴

In both 2023⁵ and 2024,⁶ the Legislature provided \$100 million for the CAP Grant.

Money-back Guarantee Program

The Money-back Guarantee Program aims to help individuals achieve self-sufficiency by requiring each school district and FCS institution to refund tuition costs for students who fail to secure employment in their trained field within six months of successfully completing an eligible workforce education program. These programs must prepare students for in-demand, middle- to high-wage occupations.⁷

Each school district and FCS institution must offer a money-back guarantee for at least three programs and establish student eligibility criteria, which may include:⁸

- Student attendance.
- Program performance.
- Career Service or Career Day attendance.
- Internship or work-study participation.
- Job search documentation.
- Development of a career plan with the institution's career services department.

Two school districts do not meet the three-program requirement because they only operate two qualifying programs under the Money-back Guarantee Program. A total of 3,872 students have enrolled in an eligible program, including 790 students at FCS institutions and 3,082 students at school districts. To date, no students have requested refunds for any program.

³ Section 1011.801(1), F.S.

⁴ Section 1011.801(2), F.S.

⁵ Section 51, ch. 2023-81, L.O.F.

⁶ Specific Appropriation 120, s. 2, ch. 2024-231, L.O.F.

⁷ Section 1011.803(1), F.S.

⁸ Section 1011.803(2), F.S.

⁹ The school districts offering two money-back guarantee programs are Baker, Brevard, DeSoto, Dixie and Sumter County Schools. Florida Department of Education, 2024 Money Back Guarantee Program Report (November 2024), at 11.

¹⁰ Florida Department of Education, 2024 Money Back Guarantee Program Report (November 2024), at 4.

BILL: SB 742 Page 3

III. Effect of Proposed Changes:

SB 742 amends s. 1011.801, F.S., to allow charter schools to directly access funding through the Workforce Development Capitalization Incentive Grant Program. This funding may be used to cover costs associated with the creation or expansion of career and technical education programs that lead to industry certifications included on the CAPE Industry Certification Funding List.

Additionally, the bill amends s. 1011.803, F.S., to increase from three to six the number of programs for which each career center and Florida College System institution must offer a money-back guarantee.

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.

BILL: SB 742 Page 4

C. Government Sector Impact:

While the bill does not directly appropriate funds, requiring additional programs under the Money-back Guarantee Program may result in increased costs for school districts and FCS institutions.

VI. Technical Deficiencies:

None.

VII. Related Issues:

None.

VIII. Statutes Affected:

This bill substantially amends the following sections of the Florida Statutes: 1011.801 and 1011.803.

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.

828444

	LEGISLATIVE ACTION	
Senate	•	House
	•	
	•	
	•	
	•	

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

Senate Amendment (with title amendment)

Delete everything after the enacting clause and insert:

Section 1. Section 1011.801, Florida Statutes, is amended to read:

1011.801 Workforce Development Capitalization Incentive Grant Program.—The Legislature recognizes that the need for school districts, charter schools, and Florida College System institutions to be able to respond to emerging local or

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statewide economic development needs is critical to the workforce development system. The Workforce Development Capitalization Incentive Grant Program is created to provide grants to school districts, charter schools, and Florida College System institutions to fund some or all of the costs associated with the creation or expansion of career and technical education programs that lead to industry certifications included on the CAPE Industry Certification Funding List. The programs may serve secondary students or postsecondary students if the postsecondary career and technical education program also serves secondary students.

- (1) Funds awarded for a workforce development capitalization incentive grant may be used for instructional equipment, laboratory equipment, supplies, personnel, student services, or other expenses associated with the creation or expansion of a career and technical education program that serves secondary students. Expansion of a program may include either the expansion of enrollments in a program or expansion into new areas of specialization within a program. No grant funds may be used for recurring instructional costs or for institutions' indirect costs.
- (2) The Department of Education shall administer the program. The State Board of Education may adopt rules for program administration. The State Board of Education shall consider the statewide geographic dispersion of grant funds in ranking the applications and shall give priority to applications from education agencies that are making maximum use of their workforce development funding by offering high-performing, highdemand programs.

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Section 2. Subsections (2) and (4) of section 1011.803, Florida Statutes, are amended to read:

1011.803 Money-back Guarantee Program. -

- (2) Each school district and Florida College System institution shall establish a money-back guarantee program to:
- (a) Offer a money-back guarantee on at least three programs. However, by July 1, 2026, each school district and Florida College System institution must offer a money-back guarantee on at least three additional programs and notify the State Board of Education of such programs.
- (b) Establish student eligibility criteria for the reimbursement of tuition under the money-back guarantee program that includes:
 - 1. Student attendance.
 - 2. Student program performance.
 - 3. Career Service or Career Day attendance.
 - 4. Participation in internship or work-study programs.
 - 5. Job search documentation.
- 6. Development of a student career plan with the institution's career services department.

Enrollment in a program established pursuant to this subsection 61

- constitutes enrollment in the money-back guarantee program. Eligibility criteria for the reimbursement of tuition established by the school district or Florida College System institution pursuant to subparagraphs 4. and 5. may not exceed the work search requirements under s. 443.091.
- (4) By November 1 of each year, the Department of Education shall report performance results and eligibility criteria for



the reimbursement of tuition by school district, Florida College System institution, and program to the Governor, the President of the Senate, and the Speaker of the House of Representatives.

Section 3. This act shall take effect July 1, 2025.

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======= T I T L E A M E N D M E N T =========

And the title is amended as follows:

Delete everything before the enacting clause and insert:

A bill to be entitled

An act relating to workforce education; amending s. 1011.801, F.S.; providing that charter schools are eligible for the Workforce Development Capitalization Incentive Grant Program; amending s. 1011.803, F.S.; revising the number of programs school districts and Florida College System institutions must offer moneyback guarantees for through the money-back guarantee program by a specified date; requiring school districts and Florida College System institutions to report such programs to the State Board of Education; providing requirements for specified student eligibility criteria for tuition reimbursement under the program; revising reporting requirements; providing an effective date.

Florida Senate - 2025 SB 742

By Senator Simon

3-01773-25 2025742 A bill to be entitled

that each school district and Florida College System

institution must offer a money-back quarantee on;

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

providing an effective date.

An act relating to workforce development; amending s. 1011.801, F.S.; providing that the Workforce Development Capitalization Incentive Grant Program includes charter schools; amending s. 1011.803, F.S.; revising the number of workforce education programs

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Section 1. Section 1011.801, Florida Statutes, is amended 14 15 1011.801 Workforce Development Capitalization Incentive Grant Program.—The Legislature recognizes that the need for school districts and Florida College System institutions to be able to respond to emerging local or statewide economic development needs is critical to the workforce development system. The Workforce Development Capitalization Incentive Grant Program is created to provide grants to school districts, charter schools, and Florida College System institutions to fund some or all of the costs associated with the creation or expansion of career and technical education programs that lead to industry certifications included on the CAPE Industry Certification Funding List. The programs may serve secondary students or postsecondary students if the postsecondary career and technical education program also serves secondary students.

(1) Funds awarded for a workforce development

Page 1 of 2

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

Florida Senate - 2025 SB 742

2025742

capitalization incentive grant may be used for instructional 31 equipment, laboratory equipment, supplies, personnel, student 32 services, or other expenses associated with the creation or expansion of a career and technical education program that serves secondary students. Expansion of a program may include either the expansion of enrollments in a program or expansion 35 into new areas of specialization within a program. No grant funds may be used for recurring instructional costs or for institutions' indirect costs. 38 39

3-01773-25

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(2) The Department of Education shall administer the program. The State Board of Education may adopt rules for program administration. The State Board of Education shall consider the statewide geographic dispersion of grant funds in ranking the applications and shall give priority to applications from education agencies that are making maximum use of their workforce development funding by offering high-performing, highdemand programs.

Section 2. Paragraph (a) of subsection (2) of section 1011.803, Florida Statutes, is amended to read:

1011.803 Money-back Guarantee Program.-

- (2) Each school district and Florida College System institution shall establish a money-back quarantee program to:
- (a) Offer a money-back guarantee on at least six three programs.

Section 3. This act shall take effect July 1, 2025.

Page 2 of 2

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

3-	25-25		The F	Florida Se ANCE		SB	742	
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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.pdf (flsenate.gov)

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

S-001 (08/10/2021)

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.)

	Prepared	By: The P	rofessional Staff	of the Committee o	n Education Pre-	K -12	
BILL:	SB 1288						
INTRODUCER:	Senator Grall						
SUBJECT:	Parental Rights						
DATE:	March 24,	2025	REVISED:				
ANALYST		STAFF DIRECTOR		REFERENCE		ACTION	
1. Brick		Bouck		ED	Favorable		
2.				JU			
3.				RC			

I. Summary:

SB 1288 modifies parental consent requirements for health care services and the use of biofeedback devices on minors. The bill removes exceptions to parental rights related to making health care decisions, accessing medical records, and consenting to DNA collection for their minor child. It also grants parents the right to review and approve surveys or questionnaires given to their child.

The bill removes an exception that allows, if specifically authorized in law, health care practitioners to provide certain health care services or prescribe medicinal drugs to minors without parental consent. Additionally, the bill restricts medical procedures on minors in health care facilities, requiring written parental consent unless emergency care is needed or a court order is obtained.

The bill classifies the use of biofeedback devices as a health care service, requiring express written parental consent before use on a minor. It also mandates that all biofeedback results be provided to parents and maintained as confidential medical records.

The bill takes effect July 1, 2025.

II. Present Situation:

Parental Rights in Florida

Florida law protects a broad set of parental rights, ensuring that parents retain authority over education, healthcare, and other key decisions affecting their children.¹

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¹ Section 1014.04(1), F.S.

Parents have the right to direct the education and care of their minor child.² Parents may:

- Choose the type of schooling for their child, including public, private, religious, or home education programs.³
- Access and review all school records related to their minor child.⁴
- Direct the moral or religious upbringing of their child.⁵

Schools must promptly notify parents if a school employee suspects a criminal offense has been committed against their child, unless notification would interfere with a law enforcement or DCF investigation.⁶

Parents have the right to make health care decisions for their minor children, including access to medical records and control over medical services and personal health data. Except where otherwise authorized by law, health care practitioners must obtain parental consent before providing medical services to a minor.

Parents also retain the right to:

- Access and review all medical records, unless the parent is under investigation for a crime against the child and law enforcement has requested records not be released.⁹
- Provide written consent before any biometric scan or DNA sample is taken, stored, or shared.¹⁰
- Examine and provide consent before a school district may administer a student well-being questionnaire or health screening form to a student in kindergarten through grade 3.¹¹

Additionally, written parental consent is required before:

- A video or voice recording of a minor child is created by a government entity, except for purposes such as classroom instruction, security monitoring, or forensic investigations.¹²
- The state or any entity collects, stores, or shares a child's DNA or blood sample, unless required by general law or a court order. 13

These provisions help ensure that parents retain control over their child's health care and personal data, while allowing limited exceptions for security or legal purposes.

Exceptions to Parental Consent

Under current law, minors may independently consent to certain health care services without parental approval. These exceptions include:

² Section 1014.04(1)(a), F.S.

³ Section 1014.04(1)(c), F.S.

⁴ Section 1014.04(1)(d), F.S.

⁵ Section 1014.04(1)(b), F.S.

⁶ Section 1014.04(1)(j), F.S.

⁷ Section 1014.04(1)(e)-(f), F.S.

⁸ Section 1014.06(1), F.S.

⁹ Section 1014.04(1)(f), F.S.

¹⁰ Section 1014.04(1)(g)-(h), F.S.

¹¹ Section 1001.42(8)(c)6., F.S.

¹² Section 1014.04(1)(i), F.S.

¹³ Section 1014.04(1)(h), F.S.

 Treatment for Sexually Transmissible Diseases (STDs) – A minor may consent to examination and treatment for STDs without parental involvement.¹⁴

- Emergency Medical Treatment A minor may receive emergency medical care if parental consent is unavailable. 15
- Mental Health Services A minor aged 13 or older may consent to diagnostic and evaluative mental health services. However, parental consent is required for therapeutic services beyond two visits within a one-week period.¹⁶
- Blood Donation A minor at least 17 years old may donate blood, provided there is no written objection from the parent or guardian.¹⁷
- Pregnancy-Related Care An unwed, pregnant minor may consent to medical or surgical care related to her pregnancy. However, this does not include medical care unrelated to pregnancy.¹⁸
- Substance Abuse Treatment A minor may consent to substance abuse treatment without parental approval. 19
- Substitute Consent If a parent or legal guardian is unavailable and cannot be contacted after reasonable attempts, certain relatives—including stepparents, grandparents, adult siblings, or adult aunts and uncles—may provide consent for the minor's medical treatment.²⁰

In addition to these statutory exceptions, Florida law also restricts a parent's authority under certain legal circumstances.

When a Parent is Prohibited by Law from Making Health Care Decisions

In certain circumstances, a parent may be legally prohibited from making health care decisions for their minor child, including:

- Termination or Restriction of Parental Rights A parent loses medical decision-making authority if a court terminates their rights due to abuse, neglect, or abandonment. In such cases, a legal guardian, foster parent, or the Department of Children and Families (DCF) assumes this role.²¹
- Court Orders for Abuse, Neglect, or Domestic Violence A court may issue a protective order restricting a parent's ability to make medical decisions.²²
- Incapacity or Unfitness of the Parent A parent deemed legally incapacitated, such as due to severe mental illness or substance abuse, may lose decision-making authority, which transfers to a court-appointed guardian.²³
- Court-Ordered Medical Treatment A court may override parental consent if a parent refuses life-saving or medically necessary treatment for their child.²⁴

¹⁴ Section 384.30, F.S.

¹⁵ Section 743.064, F.S.

¹⁶ Section 394.4784, F.S.

¹⁷ Section 743.06, F.S.

¹⁸ Section 743.065, F.S.

¹⁹ Section 397.601, F.S.

²⁰ Section 743.0645, F.S.

²¹ Section 39.806, F.S.

²² Section 741.30, F.S.

²³ Section 744.3215, F.S.

²⁴ Section 39.407(2), F.S.

These legal provisions ensure that minors receive necessary medical treatment when a parent is legally prohibited from providing consent.

Health Care Providers and Practitioners

Health Care Providers

The term "provider" under Florida law refers to any facility, agency, or service that is regulated by the Agency for Health Care Administration (AHCA) and requires licensure to provide services. Licensed providers include, but are not limited to, hospitals, nursing homes, home medical equipment providers, and health care clinics. ²⁶ Providers that fail to obtain proper licensure may face administrative penalties, moratoriums on accepting new clients, or revocation of their license. ²⁷

Health Care Practitioners

Florida law defines a health care practitioner as any person licensed under a broad range of health-related professional regulations. Section 456.001(4), F.S., establishes this definition, covering practitioners licensed under statutes regulating physicians, nurses, pharmacists, mental health professionals, and other medical providers.²⁸

Health care practitioners include, but are not limited to:

- Medical doctors and osteopathic physicians (Chapters 458 and 459, F.S.).
- Chiropractic physicians and podiatrists (Chapters 460 and 461, F.S.).
- Optometrists and pharmacists (Chapters 463 and 465, F.S.).
- Nurses, including advanced practice registered nurses (Chapter 464, F.S.).
- Dentists and midwives (Chapters 466 and 467, F.S.).
- Physical therapists, occupational therapists, and speech-language pathologists (Chapters 468 and 486, F.S.).
- Psychologists, clinical social workers, marriage and family therapists, and mental health counselors (Chapters 490 and 491, F.S.).

Enforcement & Penalties for Violating Parental Consent Laws

Disciplinary Actions for Violations of Parental Consent Requirements

Florida law subjects health care practitioners to disciplinary action for violations of professional standards or statutory requirements.²⁹ Failure to comply with parental consent requirements is a disciplinary violation, and practitioners may face penalties for providing services to a minor without obtaining required parental consent.³⁰

²⁵ Section 408.803(12), F.S.

²⁶ Section 408.802, F.S.

²⁷ Section 408.803(11), F.S.

²⁸ Section 456.001(4), F.S.

²⁹ Section 456.072(1), F.S.

³⁰ Section 456.072(1)(rr), F.S.

Penalties for Violating Parental Consent Requirements

If a licensed health care provider is found in violation of the parental consent requirements the provider may be subject to one or more of the following penalties:³¹

- Suspension or permanent revocation of a license.
- Administrative fines up to \$10,000 per violation.
- Practice restrictions, including limitations on work settings or the type of services the practitioner may provide.
- Probationary conditions, such as mandated supervision, continuing education, or corrective actions.
- Issuance of a reprimand or letter of concern.
- Requirement to refund fees billed to a patient or third-party payer¹.

Enforcement and Legal Actions

Florida law establishes enforcement mechanisms to ensure compliance with health care regulations. These include:

- Assessment of investigative and prosecution costs against the practitioner if disciplinary action is taken.³²
- The ability to seek an injunction or writ of mandamus to prohibit continued violations.³³
- Permanent revocation of a license for severe violations, with limited options for reapplication.³⁴

Additionally, AHCA is authorized to penalize providers that fail to comply with parental consent requirements, up to \$500 per offense.³⁵

Biofeedback in Educational and Clinical Settings

Biofeedback is a technique that enables individuals to gain control over physiological processes by providing real-time feedback on bodily functions such as heart rate, muscle tension, and brainwave activity.³⁶

Biofeedback Applications

In educational settings, biofeedback has been explored as a tool to enhance student performance, manage stress, and address behavioral and learning challenges.³⁷ Studies have investigated its

³¹ Section 456.072(2), F.S.

³² Section 456.072(4), F.S.

³³ Section 456.072(5), F.S.

³⁴ Section 456.072(6), F.S.

³⁵ Section 408.813(3), F.S.

³⁶ Mayo Clinic, *Biofeedback Basics*, available at https://www.mayoclinic.org/tests-procedures/biofeedback/about/pac-20384664 (last visited Mar. 18, 2025).

³⁷ ResearchGate, Reducing Anxiety and Improving Academic Performance Through a Biofeedback Relaxation Training Program, available at

https://www.researchgate.net/publication/317660383 Reducing Anxiety and Improving Academic Performance Through a Biofeedback_Relaxation_Training_Program (last visited Mar. 18, 2025).

effectiveness in treating childhood behavioral and learning disorders, including anxiety and attention-related conditions.³⁸

Some studies suggest that biofeedback can be comparable to cognitive-behavioral therapy (CBT) for anxiety-related disorders, with no significant differences in treatment outcomes.³⁹ Other studies indicate that biofeedback, when combined with behavior modification training, has shown improvements in attention regulation and behavioral outcomes for children with ADHD.⁴⁰

Biofeedback devices are also marketed for non-clinical educational applications. Some products, such as wearable biofeedback tools and neurofeedback headsets, claim to help students improve focus and emotional regulation.⁴¹ Educational programs have incorporated biofeedback training in stress management programs and learning interventions.⁴²

Regulatory Landscape in Florida

Florida law regulates certain biofeedback applications under the practice of psychology and the practice of school psychology, as defined in the Psychological Services Act.⁴³ The law includes biofeedback as one of the scientific and applied psychological principles, methods, and procedures used for modifying human behavior and treating mental, nervous, psychological, and emotional disorders.⁴⁴ The use of biofeedback for psychological purposes is restricted to psychologists appropriately trained in its use.⁴⁵

Additionally, school psychologists are authorized to provide psychoeducational, developmental, and behavioral interventions in school settings. ⁴⁶ The practice of school psychology includes counseling, behavior techniques, environmental management, and group processes—services that may overlap with certain biofeedback applications. ⁴⁷

Separately, neurofeedback, a subset of biofeedback that specifically targets brainwave activity, is regulated under the Board of Occupational Therapy Practice.⁴⁸ Practitioners using neurofeedback

³⁸ ResearchGate, *The Use of Biofeedback on Students: A Systematic Review, available at* https://www.researchgate.net/publication/355655679 The Use of Biofeedback on Students a Systematic Review (last visited Mar. 18, 2025).

³⁹ ScienceDirect, Comparing Cognitive-Behavioral Therapy and Biofeedback for Anxiety Disorders, available at https://www.sciencedirect.com/science/article/abs/pii/000579679500008L (last visited Mar. 18, 2025).

⁴⁰ Frontiers in Psychiatry, *Behavior Modification and EEG Biofeedback Therapy for ADHD*, https://www.frontiersin.org/journals/child-and-adolescent-psychiatry/articles/10.3389/frcha.2023.1235310/full (last visited Mar. 18, 2025).

⁴¹ Biofeedback & Neurofeedback Therapy, *Biofeedback for Academic Success*, https://biofeedback-neurofeedback-therapy.com/biofeedback-neurofeedback-therapy.com/biofeedback-for-academic-success/ (last visited Mar. 18, 2025).

⁴² Biofeedback & Neurofeedback Therapy, *Biofeedback for Academic Success*, https://biofeedback-neurofeedback-therapy.com/biofeedback-neurofeedback-therapy.com/biofeedback-for-academic-success/ (last visited Mar. 18, 2025).

⁴³ Sections 490.001 and 490.003, F.S.

⁴⁴ Section 490.003(4), F.S.

⁴⁵ Section 490.003(4)(b), F.S.

⁴⁶ Section 490.003(5), F.S.

⁴⁷ Section 490.003(5), F.S.

⁴⁸ Florida Board of Occupational Therapy, *Regulations on Neurofeedback Devices*, https://floridasoccupationaltherapy.gov/prescription-devices-modalities-certification-faqs/ (last visited Mar. 18, 2025).

for clinical purposes must complete at least 16 hours of didactic instruction and five supervised treatments in a clinical setting.⁴⁹

However, biofeedback devices marketed for educational or non-clinical applications are not specifically addressed under Florida law. While some biofeedback tools are designed for licensed professionals, others are sold directly to consumers, including educators and students.⁵⁰

III. Effect of Proposed Changes:

SB 1288 modifies parental consent requirements for health care services and the use of biofeedback devices on minors.

Parental Rights

The bill amends s. 1014.04, F.S., to remove exceptions to the parental right to:

- Make health care decisions for his or her minor child.
- Access and review all medical records of his or her minor child, unless the parent is the subject of an investigation of a crime committed against the minor child and a law enforcement agency or official requests that the information not be released.
- Consent in writing before any record of his or her minor child's blood or deoxyribonucleic acid (DNA) is created, stored, or shared, except as authorized pursuant to a court order.

The bill establishes the parental right to:

- Review and consent to any survey or questionnaire given to his or her minor child.
- Approve the sharing or distribution of survey or questionnaire responses or results, after receiving notice of the recipient, purpose, and specific information to be shared.

The bill amends s. 1014.06, F.S., to remove an exception that previously allowed certain health care services to be provided to a minor without parental consent if otherwise authorized by law. As a result, the bill prohibits a health care practitioner, or an individual employed by such a practitioner, from providing, soliciting, or arranging to provide health care services or prescribing medicinal drugs to a minor child without first obtaining written parental consent, with no exceptions.

The bill further removes an exception that previously allowed a medical procedure to be performed on a minor child in a health care facility without parental consent if otherwise authorized by law. The bill limits the remaining exceptions to cases of emergency medical care or as authorized by a court order. As a result, a health care provider may not allow a medical procedure to be performed on a minor child in its facility without first obtaining written parental consent, except in cases of emergency medical care or when authorized by a court order.

⁴⁹ Rule 64B11-4.001(3), F.A.C.

⁵⁰ Mayo Clinic, *Biofeedback: What is it and how does it work?*, https://www.mayoclinic.org/tests-procedures/biofeedback/about/pac-20384664 (last visited Mar. 18, 2025); MindBody Devices, *Biofeedback Devices*, https://mindbodydevices.com/biofeedback-devices/ (last visited Mar. 18, 2025); Biofeedback & Neurofeedback Therapy, https://biofeedback-neurofeedback-neurofeedback-therapy.com/biofeedback-for-academic-success/ (last visited Mar. 18, 2025).

Regulation of Biofeedback Devices

The bill defines the use of a biofeedback device as a health care service for the purpose of parental consent requirements. The bill defines "biofeedback device" as an instrument or sensor used to measure bodily functions, such as heart rate variability, brain waves, or breathing rate, for the purpose of improving performance.

The bill prohibits the use of a biofeedback device on a minor child without first obtaining express written permission from the minor child's parent or guardian. The bill requires that if a parent or guardian consents to the use of a biofeedback device, all results must be provided to the parent or guardian and must otherwise be maintained as a confidential medical record.

The bill takes effect July 1, 2025.

IV. Constitutional Issues:

A.

	None.
B.	Public Records/Open Meetings Issues:
	None.
C.	Trust Funds Restrictions:
	None.

Municipality/County Mandates Restrictions:

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:

None.

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None.

VII. Related Issues:

None.

VIII. Statutes Affected:

This bill substantially amends the following sections of the Florida Statutes: 1014.04 and 1014.06.

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.

Florida Senate - 2025 SB 1288

By Senator Grall

29-00907C-25 20251288

A bill to be entitled An act relating to parental rights; amending s. 1014.04, F.S.; deleting exceptions for certain parental rights; creating the parental right to review and consent to a survey or questionnaire provided to his or her minor child; creating the parental right to grant permission for the results or responses of such survey or questionnaire to be shared or distributed; amending s. 1014.06, F.S.; revising exceptions for specified requirements of parental consent; prohibiting the use of a biofeedback device on a minor child without written permission from the minor child's parent or quardian; defining the term "biofeedback device"; requiring the results of the use of such device be provided to a parent or quardian; requiring that such results be held as a confidential medical record; reenacting ss. 408.813(3)(f) and 456.072(1)(rr), F.S., relating to administrative fines and grounds for discipline, respectively, to incorporate the amendment made to s. 1014.06, F.S., in references thereto; providing an effective date. Be It Enacted by the Legislature of the State of Florida:

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Section 1. Paragraphs (e), (f), and (h) of subsection (1) of section 1014.04, Florida Statutes, are amended, and paragraph

(k) is added to that subsection, to read:

1014.04 Parental rights.-

(1) All parental rights are reserved to the parent of a

Page 1 of 4

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

Florida Senate - 2025 SB 1288

29-00907C-25 20251288

minor child in this state without obstruction or interference from the state, any of its political subdivisions, any other governmental entity, or any other institution, including, but not limited to, all of the following rights of a parent of a minor child in this state:

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- (e) The right to make health care decisions for his or her minor child, unless otherwise prohibited by law.
- (f) The right to access and review all medical records of his or her minor child, unless prohibited by law or if the parent is the subject of an investigation of a crime committed against the minor child and a law enforcement agency or official requests that the information not be released.
- (h) The right to consent in writing before any record of his or her minor child's blood or deoxyribonucleic acid (DNA) is created, stored, or shared, except as required by general law or authorized pursuant to a court order.
- (k) 1. The right to review and consent to any survey or questionnaire given to his or her minor child.
- 2. The right to grant permission for the responses or results of such survey or questionnaire to be shared or distributed, upon receiving notice of the intended recipient, the purpose of the survey or questionnaire, or the specified information to be shared.

Section 2. Present subsections (3), (4), and (5), of section 1014.06, Florida Statutes, are redesignated as subsections (4), (5), and (6), a new subsection (3) is added to that section, and subsections (1) and (2) of that section are amended to, read:

1014.06 Parental consent for health care services.-

Page 2 of 4

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

Florida Senate - 2025 SB 1288

29-00907C-25 20251288_

8.3

- (1) Except as otherwise provided by law, A health care practitioner, as defined in s. 456.001, or an individual employed by such health care practitioner may not provide or solicit or arrange to provide health care services or prescribe medicinal drugs to a minor child without first obtaining written parental consent.
- (2) Except as otherwise provided <u>for emergency medical care under s. 743.064</u> by law or a court order, a provider, as defined in s. 408.803, may not allow a medical procedure to be performed on a minor child in its facility without first obtaining written parental consent.
- (3) The use of a biofeedback device is a health care service for the purpose of this section. The use of such a device on a minor child without first obtaining express written permission from the minor child's parent or guardian is prohibited. As used in this subsection, the term "biofeedback device" means an instrument or a sensor used to measure bodily functions, such as heart rate variability, brain waves, or breathing rate, for the purpose of improving performance. If the parent or guardian consents to the use of the device, all results must be provided to the parent or guardian and must otherwise be held as a confidential medical record.

Section 3. For the purpose of incorporating the amendment made by this act to section 1014.06, Florida Statutes, in a reference thereto, paragraph (f) of subsection (3) of section 408.813, Florida Statutes, is reenacted to read:

408.813 Administrative fines; violations.—As a penalty for any violation of this part, authorizing statutes, or applicable rules, the agency may impose an administrative fine.

Page 3 of 4

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

Florida Senate - 2025 SB 1288

	29-00907c-25 2025128
88	(3) The agency may impose an administrative fine for a
89	violation that is not designated as a class I, class II, class
90	III, or class IV violation. Unless otherwise specified by law,
91	the amount of the fine may not exceed \$500 for each violation.
92	Unclassified violations include:
93	(f) Violating the parental consent requirements of s.
94	1014.06.
95	Section 4. For the purpose of incorporating the amendmen
96	made by this act to section 1014.06, Florida Statutes, in a
97	reference thereto, paragraph (rr) of subsection (1) of section
98	456.072, Florida Statutes, is reenacted to read:

- 456.072 Grounds for discipline; penalties; enforcement.—
- (1) The following acts shall constitute grounds for which the disciplinary actions specified in subsection (2) may be taken:
- (rr) Failure to comply with the parental consent requirements of s. 1014.06.

Section 5. This act shall take effect July 1, 2025.

Page 4 of 4

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

The Florida Senate APPEARANCE RECORD Bill Number or Topic Meeting Date Deliver both copies of this form to Senate professional staff conducting the meeting Amendment Barcode (if applicable) Committee Phone Name **Email** Address Street City State OR Information Waive Speaking: In Support Speaking: For Against Against PLEASE CHECK ONE OF THE FOLLOWING: I am appearing without I am a registered lobbyist, I am not a lobbyist, but received something of value for my appearance compensation or sponsorship. representing: (travel, meals, lodging, etc.),

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.pdf (flsenate.gov)

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S-001 (08/10/2021)

sponsored by:

ADDEADANCE DECORD

SB 1288	
Bill Number or Topic	

3 Edu	Meeting Date 1 Cutian Pre- Committee	k to 12	Deliver bo	oth copies of t	RECORD his form to cting the meeting	S13 12 Bill Number	
Name	Robert	Lee			Phone		
Addres	Street				Email		
	City	State		Zip			
	Speaking:	Against	Information	OR	Waive Speaking:	☐ In Support ☐ Ag.	ainst
/			PLEASE CHECK	ONE OF T	HE FOLLOWING:		
	am appearing without ompensation or sponsorship.		l am a regis representin	tered lobbyis [,] g:	t,	I am not a lobbyist something of value (travel, meals, lodg sponsored by:	e for my appearance

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.pdf (flsenate.gov)

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Łac Name	Committee (a)	e Soza	- Sendie profes	sional stain conduc	Phone	Amendment Barcode (if applicable)
Address					Email	
	Street					
	City		State	Zip		
	Speaking:	For Aga	iinst 🗌 Informatio	n OR	Waive Speaking:	☐ In Support ☐ Against
			PLEASE CHE	CK ONE OF TH	E FOLLOWING:	
	m appearing without mpensation or spons		l am a re represer	egistered lobbyist, nting:		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.pdf (flsenate.gov)

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The Florida Senate APPEARANCE RECORD

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56-17000	
Bill Number or Topic	

Meeting Date Senate professional staff conducting the meeting Amendment Barcode (if applicable) Committee Phone_ Address Email Street City Information Waive Speaking: In Support Against PLEASE CHECK ONE OF THE FOLLOWING: I am appearing without I am a registered lobbyist, I am not a lobbyist, but received something of value for my appearance compensation or sponsorship. representing: (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, pdf (flsenate.gov)

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Deliver both copies of this form to

Bill Number or Topic

	Senate professiona	al staff conducting the meeting	
Committee			Amendment Barcode (if applicable)
Name Jenni San	aguiliano Cons	Phone 8	360-445-1973
Address 8311 Brad	y Lang	Email	son jennislonstie
Street			gmail.com
<u>Orlandu</u>	FL 3	2814 Zip	
Speaking: For	Against Information	OR Waive Speaking	g:
	PLEASE CHECK	ONE OF THE FOLLOWING	
I am appearing without compensation or sponsorship.	l am a registe representing	ered lobbyist, g:	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. pdf (flsenate.gov)

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

Meeting Date

Committee

Address

Street

City

The Florida Senate

APPEARANCE RECORD

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5	5	-	12	00

Bill Number or Topic Deliver both copies of this form to Senate professional staff conducting the meeting Amendment Barcode (if applicable) Phone _ Email

Speaking:	For	Against	Information	OR	Waive Speaking:	In Support	Against

PLEASE CHECK ONE OF THE FOLLOWING:

I am appearing without I am a registered lobbyist, compensation or sponsorship. representing:

State

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.pdf (flsenate.gov)

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3/25/25

The Florida Senate **APPEARANCE RECORD**

Deliver both copies of this form to

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Bill Number or Topic

		Senate professio	nai statt condu	icting the meeting	
Name	Committee Markitta	Hammons		Phone	Amendment Barcode (if applicable)
Address	Street			Email	
	City	State	Zip		
	Speaking: For	Against Information	OR	Waive Speaking:	☐ In Support ☐ Against
		PLEASE CHECK	ONE OF T	HE FOLLOWING:	
	n appearing without npensation or sponsorship.	I am a regis representir	stered lobbyis	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 Joint Rules.pdf (flsenate.gov)

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The Florida Senate APPEARANCE RECORD

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	Committee				-	Amendment Barcode (if a	applicable)
Name	Kiny Ston Hulli	5		Phone	學學		>
Address				Email 🎉	AFREAL		E CONTRACTOR
	Street)		
	City	State	Zip				
	Speaking: For	Against Informa	ation OR	Waive Speakin	g: 🗌 In Sup	oport	
		PLEASE C	HECK ONE OF T	HE FOLLOWING	:		
	m appearing without mpensation or sponsorship.	1 1	a registered lobbyis esenting:	st,	s (:	am not a lobbyist, but re omething of value for my travel, meals, lodging, etc ponsored by:	y appearance

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.pdf (flsenate.gov)

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APPEARANCE RECORD

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	Bill Number or Topic	

		Senate p	professional staff conduct	ing the meeting	
	Committee				Amendment Barcode (if applicable)
Name	Alex Rai	porron	A	Phone	
Address				Email	
	Street				
	City	State	Zip		
	Speaking: For	Against Inform	nation OR	Waive Speaking:	☐ In Support ☐ Against
		PLEASE (CHECK ONE OF TH	E FOLLOWING:	
	n appearing without mpensation or sponsorship.		m a registered lobbyist, presenting:		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.pdf (flsenate.gov)

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Meeting Date

APPEARANCE RECORD

Deliver both copies of this form to

Bill Number or Topic

			nal staff condu	cting the meeting	
	Committee				Amendment Barcode (if applicable)
Name	Adriana Ro	das		Phone	15 9 19 - 8 10 6
Address	Street		,	Email _	20 DIO SMOS GARA
	City	State	Zip		
	Speaking: For	Against Information	OR	Waive Speaking:	☐ In Support ☐ Against
		PLEASE CHECK	ONE OF T	HE FOLLOWING:	
	n appearing without npensation or sponsorship.	I am a regi representi	stered lobbyist ng:	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 Joint Rules.pdf (flsenate.gov)

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	The Florida Senate	
3/25/25	APPEARANCE RECORD	SB 1288
Meeting Date	Deliver both copies of this form to	Bill Number or Topic
Education Pre K-12	Senate professional staff conducting the meeting	A
Name A gron DiPietro	0011	Amendment Barcode (if applicable)
Name Haron Difetro	Phone 904	- Anna
Address P.O Box 53010	3 Email 9 arc	on do flfgmilyiosg
Orlando FC	32853	
City State	Zip	
Speaking: 1 For Against	☐ Information OR Waive Speaking: ☐	In Support
	PLEASE CHECK ONE OF THE FOLLOWING:	
I am appearing without	I am a registered lobbyist,	I am not a lobbyist, but received

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.pdf (flsenate.gov)

representing: Florida Family Voice

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compensation or sponsorship.

S-001 (08/10/2021)

something of value for my appearance

(travel, meals, lodging, etc.),

sponsored by:

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1288	
	Bill Number or Topic

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	Meeting Date		Deliver both copies	of this form to	Bill Number or Topic
0.1	Committee	an bot minus	,		Amendment Barcode (if applicable)
Name	Laura Ci	handler		Phone <u>& 5</u>	00) 591-2863
Address				Email	
	Street				
	City	State	Zip		v.
	Speaking:	For Against	Information OF	Waive Speaking:	☐ In Support ☐ Against
/			PLEASE CHECK ONE O	F THE FOLLOWING:	
	m appearing without mpensation or sponsorsh	hip.	I am a registered lob representing:	byist,	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.pdf (flsenate.gov)

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APPEARANCE RECORD

3-25-25

1288	
Bill Number or Topic	

Edu	cation Prek-12 Committee	Se	Deliver both copies nate professional staff co		Amendment Barcode (if applicable)
Name	Aun-Drey Bre	wn		Phone <u>813</u>	-451-0828
Address	Street			Email	
	Tallahassee	State	Zip		
	Speaking:	Against Ir	nformation OF	Waive Speaking:	: In Support Against
		PLE	ASE CHECK ONE O	F THE FOLLOWING:	
	m appearing without mpensation or sponsorship.		I am a registered lobb representing:	oyist,	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, pdf (flsenate.gov)

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3-2525	APPEAR	RANCE RECO	RD 581288
Education Prek	Deliver I	both copies of this form to onal staff conducting the meet	Bill Number or Topic
Committee		- Republican Phon	Amendment Barcode (if applicable) 352-406-7640
Address 1402 Cove			ffrwbarbpricepresident@gma.
Tavares	FI 3	277 8 Zip	Car
Speaking: For	Against Information	OR Waive Spe	eaking:
	PLEASE CHEC	K ONE OF THE FOLLOW	VING:
I am appearing without	I am a reg	gistered lobbyist,	I am not a lobbyist, but received

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.pdf (flsenate.gov)

representing:

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compensation or sponsorship.

S-001 (08/10/2021)

(travel, meals, lodging, etc.),

sponsored by:

something of value for my appearance

The Florida Senate **APPEARANCE RECORD**

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(Meeting Date	Deli Senate prof	ver both copies of essional staff cond	this form to ucting the meeting	Bill Number of Topic
	Committee				Amendment Barcode (if applicable)
Name	Andre	Cardona		Phone	
Address				Email	
	Street				
	City	State	Zip	s	
	Speaking: For	Against Informat	ion OR	Waive Speaking:	☐ In Support ☐ Against
1	-	PLEASE CH	ECK ONE OF	THE FOLLOWING:	
	n appearing without mpensation or sponsorship.	1 1	registered lobbyi senting:	st,	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, pdf (flsenate.gov)

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3/25/25	APPEARANCE RECOR	SB 1288
Prex-12 Solucation	Deliver both copies of this form to Senate professional staff conducting the meeting	Bill Number or Topic
Committee		Amendment Barcode (if applicable)
Name January Lit	Hyono Phone.	561-254-9360
Address 3658 D Night	Davis De Email	jas 7854 ahotmail. con
Tallahassee St	Fate 32312	
Speaking: For Again	st Information OR Waive Spea	king: In Support Against
	PLEASE CHECK ONE OF THE FOLLOWI	NG:
am appearing without compensation or sponsorship.	I am a registered lobbyist, representing:	I am not a lobbyist, but received something of value for my appearance

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.pdf (flsenate.gov)

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S-001 (08/10/2021)

(travel, meals, lodging, etc.),

sponsored by:

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5 2 2	APPEARANCE RECORD	D1408
education Prek 12	Deliver both copies of this form to Senate professional staff conducting the meeting	Bill Number or Topic
Committee	\$	Amendment Barcode (if applicable)
Name UShE Bradle	L Phone	
Address 1680 Fautville	Email	
City State	326/S	
Speaking: For Against	Information OR Waive Speaking:	In Support Against
	PLEASE CHECK ONE OF THE FOLLOWING:	
lam appearing without compensation or sponsorship.	I am a registered lobbyist, representing:	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.pdf (flsenate.gov)

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APPEARANCE RECORD

Bill Number or Topic

, and the second	Senate professional staff condu			
Name Sharmin	Smith	Phone	Amendment Barcode (if applicable)	
Address Street Street	Ave S	Email <u></u>	gnn. Smitho ya	00 QV
JAX BON -	State Zip	20		
Speaking: For Again	nst Information OR	Waive Speaking:	☐ In Support ☐ Against	
	PLEASE CHECK ONE OF T	HE FOLLOWING:		
I am appearing without compensation or sponsorship.	I am a registered lobbyist representing:	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 Joint Rules.pdf (flsenate.gov)

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The Florida Senate

Bill Number or Topic

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2000	Committee				Amendment Barcode (if applicable)
Name	Rain John	son		Phone	
	Street	rille rd.		Email	
	Saras ofen City	FL State	3423 Zip	36	
	Speaking: For	Against In	nformation OR	Waive Speaking:	☐ In Support ☐ Against
		PLEA	ASE CHECK ONE OF	THE FOLLOWING:	
Cor	n appearing without npensation or sponsorship.		I am a registered lobbyi representing:	st,	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. pdf (flsenate.gov)

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APPEARANCE RECORD

SB 1288

Education Re K	Deliver both copies of this form to Senate professional staff conducting the meeting	Bill Number or Topic
Committee		Amendment Barcode (if applicable)
Name Sarou Farle	Phone	
Address 1680 Fruitville	vd Email Save	ah@voicesoxforida.og
Sarasola FL City State	34236 Te Zip	
Speaking: For Against	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:	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.pdf (flsenate.gov)

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The Florida Senate 03/25/25

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Meeting Date Education PK-17	Deliver both copies of the Senate professional staff condu		Bill Number or Topic
Committee			Amendment Barcode (if applicable)
Name Tsi Day SM	yth	Phone	
Address 680 Fru	itville Rd.	Email	
Street Sara 50ta	State Zip	e e	
Speaking: For Aga	inst Information OR	Waive Speaking:	☐ In Support ☐ Against
	PLEASE CHECK ONE OF T	HE FOLLOWING:	,
I am appearing without compensation or sponsorship.	l am a registered lobbyist representing:		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.pdf (flsenate.gov)

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Bill Number or Topic

APPEARANCE RECORD

SB 1288

Meeting Date

Pre-K-12 Education

2/25/2025

Deliver both copies of this form to Senate professional staff conducting the meeting

	Committee				Amendment Barcode (if applicable)
Name	Patti Sullivan (Pa	rental Rights Florida)		772-9 Phone	913-2375
runc				1110110	
Address	14041 N. Indian I	River Drive		Email Patti.	.parentalrightsflorida@pm.me
	Street	40			
	Sebastian	FL	32958		
	City	State	Zip		
	Speaking: For	Against Information	OR	Waive Speaking:	☐ In Support ☐ Against
		PLEASE CHEC	K ONE OF TI	HE FOLLOWING:	
	n appearing without npensation or sponsorship.	I am a reg represent	istered lobbyist ing:	,	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.pdf (flsenate.gov)

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APPEARANCE RECORD

1288	
Bill Number or Topic	

Ed	Meeting Date Lucation Pre K-12	Deliver both copies of t Senate professional staff condu		Bill Number or Topic
	Committee			Amendment Barcode (if applicable)
Name	Vie Villaverde		Phone	
Address			Email	
	Street			
	City	State Zip		
	Speaking: For Again	nst Information OR	Waive Speaking:	In Support Against

I am appearing without I am not a lobbyist, but received I am a registered lobbyist, something of value for my appearance compensation or sponsorship. representing: (travel, meals, lodging, etc.), sponsored by:

PLEASE CHECK ONE OF THE FOLLOWING:

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.pdf (flsenate.gov)

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2/25/2	APPEARANCE RECORD	SB1288
Meeting Date	Deliver both copies of this form to	Bill Number or Topic
<u> </u>	Senate professional staff conducting the meeting	
Committee		Amendment Barcode (if applicable)
Name Kyan Kerredy	Phone	9-671-57-33
Address 5572 Whalto	Way Email 19	and gotten, org
Street	2/1/1/2	
Ave Maria t	-1 71192	
City State	e Zip	
Speaking: For Against	☐ Information OR Waive Speaking:	☐ In Support ☐ Against
	PLEASE CHECK ONE OF THE FOLLOWING:	
I am appearing without	I am a registered lobbyist,	I am not a lobbyist, but received
compensation or sponsorship.	representing:	something of value for my appearance (travel, meals, lodging, etc.),
	T COPRANT CUTURE	sponsored by:
	Allane	

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.pdf (flsenate.gov)

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APPEARANCE RECORD

Meeting Date Senate Education Pre h-12 Senate				ooth copies of the nal staff condu	nis form to cting the meeting	Bill Number or Topic	
	Committ						Amendment Barcode (if applicable)
Name	Chioe	Bar	eswitt			Phone	
Address		*				Email	
	Street						
	City		State		Zip		
	Speaking:	For	Against	Information	OR	Waive Speaking:	☐ In Support ☐ Against
<u> </u>				PLEASE CHECK	K ONE OF T	HE FOLLOWING:	
	n appearing witho npensation or spo			l am a regi representi	stered lobbyist ng:	,	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.pdf (fisenate.gov)

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

APPEARANCE RECORD

Deliver both copies of this form to Senate professional staff conducting the meeting

C	O	10	30
0	D	12	00
-	Berne		

Bill Number or Topic

Amendment Barcode (if applicable)

Name	Emily	No	_ Phone

Address	Email	
Street		

Speaking: For Against Information OR Waive Speaking: In Support Against

Zip

State

PLEASE CHECK ONE OF THE FOLLOWING:

I am appearing without compensation or sponsorship.

City

I am a registered lobbyist, representing:

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.pdf (flsenate.gov)

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

The Florida Senate APPEARANCE RECORD Meeting Date Bill Number or Topic Deliver both copies of this form to Senate professional staff conducting the meeting Amendment Barcode (if applicable) Phone Address Street Information Waive Speaking: In Support Speaking: Against Against PLEASE CHECK ONE OF THE FOLLOWING:

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.pdf (fisenate.gov)

I am a registered lobbyist,

representing:

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

I am appearing without

compensation or sponsorship.

S-001 (08/10/2021)

I am not a lobbyist, but received

(travel, meals, lodging, etc.),

sponsored by:

something of value for my appearance

APPEARANCE RECORD

Bill Number or Topic

	n appearing without npensation or sponsorsh	nip.	PLEASE CHECK (ered lobbyist,	FOLLOWING:		I am not a lobbyist, but received something of value for my appearance (travel, meals, lodging, etc.),
	City Speaking:	State For Against		OR W	_ /aive Speaking	:	upport Against
	Street Tallowness	re FL	39	230			
Address		Cairbo	St		_ Email		
Name	Committee	Chehait	- 0,		_ Phone (3	386)	Amendment Barcode (if applicable) 299 - 558 S
Pre-1	K-12 ED	weathon	Senate professional	n copies of this for I staff conducting			

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.pdf (flsenate.gov)

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

APPEARANCE RECORD

Bill Number or Topic Deliver both copies of this form to Senate professional staff conducting the meeting Amendment Barcode (if applicable) 20 nertson Phone Email Address Street Tallahas see Speaking: For Against Information Waive Speaking: In Support Against PLEASE CHECK ONE OF THE FOLLOWING: I am appearing without I am a registered lobbyist, I am not a lobbyist, but received something of value for my appearance compensation or sponsorship. representing: (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.pdf (flsenate.gov)

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

	The Florida Senate	(D) 10 28
	APPEARANCE RECORD	SK 1200
	Meeting Date Deliver both copies of this form to Senate professional staff conducting the meeting	Bill Number or Topic
	Committee	Amendment Barcode (if applicable)
Name	Crishelle Bailey - Soles Phone	904-942-2110
	, e a a d	
Address		
	Street Sackson ville 32246	
	City State Zip	•
	Speaking: For Against Information OR Waive Speaking:	☐ In Support ☐ Against
	PLEASE CHECK ONE OF THE FOLLOWING:	

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.pdf (flsenate.gov)

I am a registered lobbyist,

representing:

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

I am appearing without

compensation or sponsorship.

S-001 (08/10/2021)

I am not a lobbyist, but received

(travel, meals, lodging, etc.),

sponsored by:

something of value for my appearance

3 / 25 / 25 Meeting Date	APPEARANCE RECOR Deliver both copies of this form to Senate professional staff conducting the meeting	Dill November and Table
Committee Committee		Amendment Barcode (if applicable)
Name Mira Lynstrom	Phone _	352-277-1656
Address Street	Email <u></u>	as liveng marting win
	re Zip	
Speaking: For Against	Information OR Waive Speak	king:
	PLEASE CHECK ONE OF THE FOLLOWIN	NG:
I am appearing without compensation or sponsorship.	I am a registered lobbyist, representing:	I am not a lobbyist, but received something of value for my appearance (travel, meals, lodging, etc.), sponsored by:
		5

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.pdf (flsenate.gov)

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3/37/24 Meeting Date

The Florida Senate

APPEARANCE RECORD

SB1046 Bill Number or Topic

Deliver both copies of this form to Senate professional staff conducting the meeting

_ N	lame Committee	DelAncez	Phone $\frac{796-261-4350}{260-261-4350}$
Δ	ddress	p.	Email
	Street MIAM City	FL 33142) State Zip	
	Speaking: For	Against Information OR	Waive Speaking:
CARGO CONTRACTOR CONTR		PLEASE CHECK ONE OF TH	HE FOLLOWING:
	I am appearing without compensation or sponsorship.	I am a registered lobbyist, representing:	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. pdf (flsenate.gov)

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APPEARANCE RECORD

Deliver both copies of this form to Senate professional staff conducting the meeting

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Bill Number or Topic

	Committee				Amendment Barcode (if applicable)
Name	Anna Jo	nes		Phone	
Address	Street			Email	
	City	State	Zip		
	Speaking:	Against Inform	nation OR	Waive Speaking:	☐ In Support ☐ Against
		PLEASE	CHECK ONE OF	THE FOLLOWING:	
	m appearing without mpensation or sponsorship.		m a registered lobby presenting:	ist,	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.pdf (flsenate.gov)

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APPEARANCE RECORD

SB 1288

Pre-K - 12 Meeting Date Deliver both copies of this form to Senate professional staff conducting the meeting				Bill Number or Topic	
Name	Committee Michelle	Grimsley	Shindan	<u>) </u>	Amendment Barcode (if applicable)
Address				Email	
	Street				
	City	State	Zip		
	Speaking: For	Against Inf	formation OR	Waive Speaking:	: In Support Against
		PLEA	SE CHECK ONE OF	THE FOLLOWING:	
	n appearing without mpensation or sponsorship.	V	I am a registered lobby representing: Flori of Planned F		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.pdf (flsenate.gov)

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

March 25,2025

The Florida Senate APPEARANCE RECORD Bill Number or Topic Deliver both copies of this form to Senate professional staff conducting the meeting Amendment Barcode (if applicable) Name Address Street City Information Waive Speaking: In Support Against PLEASE CHECK ONE OF THE FOLLOWING: I am not a lobbyist, but received I am appearing without I am a registered lobbyist,

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.pdf (fisenate.gov)

representing:

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compensation or sponsorship.

S-001 (08/10/2021)

something of value for my appearance

(travel, meals, lodging, etc.),

sponsored by:

3/25/2025 SB 1288 APPEARANCE RECORD Meeting Date Bill Number or Topic Deliver both copies of this form to Senate professional staff conducting the meeting Amendment Barcode (if applicable) Committee Pompano Beach 33064 OR **X** Against Information Waive Speaking: In Support Speaking: Against PLEASE CHECK ONE OF THE FOLLOWING: I am appearing without I am a registered lobbyist, I am not a lobbyist, but received something of value for my appearance compensation or sponsorship. representing:

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.pdf (fisenate.gov)

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

S-001 (08/10/2021)

(travel, meals, lodging, etc.),

sponsored by:

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5	125/25	APPEARA	NCE RECORD	54 1208
P	Meeting Date		copies of this form to	Bill Number or Topic
UC	We-K -12	Senate professional s	taff conducting the meeting	
	Committee			Amendment Barcode (if applicable)
Nam	e Anthone Av	1/6	Phone	T
Addr	ress P.O. Box B	184	Email	
	Street St. Pete	FL 337	33	
	City	State Zip		
	1.//			./
	Speaking: For Aga	ainst Information	OR Waive Speaking:	☐ In Support ☐ Against
		PLEASE CHECK O	NE OF THE FOLLOWING:	
	I am appearing without compensation or sponsorship.	l am a registere representing:	ed lobbyist,	I am not a lobbyist, but received something of value for my appearance (travel, meals, lodging, etc.),

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.pdf (flsenate.gov)

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Meeting Date

APPEARANCE RECORD

Bill Number or Topic

Deliver both copies of this form to

Edu	cution (Pro-	4-12)	Senate profession	nal staff condu	cting the meetin	g 	Amandmant Parcada (if ar	anlicable)
Name	Committee hatchy Ti	Ü					Amendment Barcode (if ap	
Address	Street				Email	hatel	yntu2007a	D. Ipamus . U
	City	State		Zip				v
	Speaking: For	Against	Information	OR	Waive Spea	iking: In	Support 🔀 Against	
			PLEASE CHECK	ONE OF T	HE FOLLOWI	NG:		
1 1	n appearing without npensation or sponsorship.		l am a regis representin	tered lobbyist ig:	.,	>	I am not a lobbyist, but rec something of value for my (travel, meals, lodging, etc. sponsored by:	appearance

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. pdf (flsenate.gov)

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The Florida Senate APPEARANCE RECORD Bill Number or Topic Deliver both copies of this form to Senate professional staff conducting the meeting Amendment Barcode (if applicable) Phone Address **Email** OR Waive Speaking: In Support Information Speaking: Against

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.pdf (fisenate.gov)

PLEASE CHECK ONE OF THE FOLLOWING:

I am a registered lobbyist,

representing:

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

I am appearing without

compensation or sponsorship.

S-001 (08/10/2021)

I am not a lobbyist, but received

(travel, meals, lodging, etc.),

sponsored by:

something of value for my appearance

APPEARANCE RECORD

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	> 12	- W

	Meeting Date	L-12 Sena	Deliver both copies of the ate professional staff conduc		Bill Number or Topic
9'	Committee				Amendment Barcode (if applicable)
Name	Elisa Wil	liamson		Phone	*2010 TO
Address	Street	tech add		Email	
	Total City	State	Zip		
	Speaking: For	Against Info	formation OR	Waive Speaking: [In Support 🔣 Against
PLEASE CHECK ONE OF THE FOLLOWING:					
	n appearing without mpensation or sponsorship.		I am a registered lobbyist representing:	.,	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.pdf (fisenate.gov)

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APPEARANCE RECORD

1288	
Bill Number or Topic	

Edni	Meeting Date (Micro Pick C	7	Deliver both copies of this form to Senate professional staff conducting the meeting			Bill Number or Topic
	Committee	. \				Amendment Barcode (if applicable)
Name	Krysten	Hood			Phone	
Address					Email	
	Street					
	City	State		Zip		
	Speaking: For	Against	Information	OR	Waive Speaking:	☐ In Support ☑ Against
gg/red	/		PLEASE CHECK	ONE OF T	HE FOLLOWING:	
	n appearing without npensation or sponsorship.		l am a regis representin	stered lobbyist ng:	. ,	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 pdf. (flsenate.gov)

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3/25/2025

M	Meeting Date	25	APPEAR/	ANCE th copies of t			5B 1288 Bill Number or Topic	
4	duagin PK.	12	Senate professiona					
	Čommittee	7				*	Amendment Barcode (if applicable)	
Name	M. MONB	5		G .	Phone			
Addres		× 131	84		Email			
	Street ST PETE City	H	3 3 7 3	3 Zip				
	Speaking: For	Against	Information	OR	Waive Speaking:	☐ In Su	ipport 🛣 Against	
			PLEASE CHECK	ONE OF T	HE FOLLOWING:			
	am appearing without ompensation or sponsorship.		l am a regist representing	ered lobbyis g:	t,		I am not a lobbyist, but received something of value for my appearan (travel, meals, lodging, etc.), sponsored by:	ce

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.pdf (flsenate.gov)

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APPEARANCE RECORD

SB

sponsored by:

Bill Number or Topic

Meeting Date

Deliver both copies of this form to

9N.	PK-12	Senate professional staff con	nducting the meeting	
	Committee			Amendment Barcode (if applicable)
Name	Amy Aglam	-5	Phone	250 PS C-138 5 IP
Address	3330 MS	hore Cir	Email	
	Street			
	Tailahasse	e. FL 323/2	e	
	City	State Zip		
	Speaking: For	Against Information OR	Waive Speaking:	In Support Against
		PLEASE CHECK ONE OF	THE FOLLOWING:	
	m appearing without mpensation or sponsorship.	I am a registered lobby representing:	yist,	I am not a lobbyist, but received something of value for my appearance (travel, meals, lodging, etc.),

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.pdf (flsenate.gov)

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APPEARANCE RECORD

SB	1288	
	Bill Number or Topic	

		V V
Education Pre-K-12	Deliver both copies of this form to Senate professional staff conducting the meeting	Bill Number or Topic
Committee		Amendment Barcode (if applicable)
Name Jessica Johnston-Yo	Phone	
Address P.O. Box 13184	Email	
St. Petersburg FL City State	33733 Zip	
Speaking: For • Against	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:	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.pdf (flsenate.gov)

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03/25/2025

03/25/25 **APPEARANCE RECORD**

Pre 10	Meeting Date 12 Educat		Deliver both copies of the professional staff condu		Bill Number or Topic
1100	Committee	COV (3	Amendment Barcode (if applicable)
Name	Kei	Thomas		Phone	
Address	Street N/A			Email	AND THE PROPERTY OF THE PARTY O
	N14	NA	NIA		
	Speaking: For	State Magainst Inform	zip nation OR	Waive Speaking:	☐ In Support
	PLEASE CHECK ONE OF THE FOLLOWING:				
8 00	m appearing without mpensation or sponsorship.		m a registered lobbyist presenting:	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 Joint Rules.pdf (flsenate.gov)

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Les	13XX
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	12510	APPEARA	NCE	RECORD	581288
Pre	Meeting Date - W - 12 Ec	Deliver both Senate professional	n copies of this staff conducti	form to ing the meeting	Bill Number or Topic
Name	Committee	Gerand		Phone	Amendment Barcode (if applicable)
Address	s			Email	
	City Speaking: For	State Zi		— Waive Speaking:	☐ In Support Against
		PLEASE CHECK C	NE OF TH	E FOLLOWING:	
	m appearing without impensation or sponsorship.	I am a register representing:			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.pdf (flsenate.gov)

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APPEARANCE RECORD

Deliver both copies of this form to Senate professional staff conducting the meeting

sponsored by:

Bill Number o	r Topic
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Meeting Date

Committee

3-25-2025

	Amendment Barcode (if applicable)	
_ Phone _	561-385-0988	

Email

Address	Address			Email				
	Street							
								/
	City		State		Zip			
	2007 76				O D			
	Speaking:	For	Against	Information	OK V	Vaive Speaking:	In Support	M Against

I am a registered lobbyist, representing:	I am not a lobbyist, but received something of value for my appearance (travel, meals, lodging, etc.),

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.pdf (flsenate.gov)

PLEASE CHECK ONE OF THE FOLLOWING:

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

I am appearing without compensation or sponsorship.

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- U	

Meeting Date Education Pre-k-12	APPEARANCE RECORD Deliver both copies of this form to Senate professional staff conducting the meeting	Bill Number or Topic
Committee		Amendment Barcode (if applicable)
Name Kylie Daum	Phone <u>\$50</u>	224 1660
Address 106 E College Ave	Email Kylieo	LCA begmail.com
Tallahassee FL	32301	

Speaking: For Against Information OR Waive Speaking: In Support X Aga	Speaking:	For Against	Information	OR	Waive Speaking:	☐ In Support	X Agains
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PLEASE CHECK ONE OF THE FOLLOWING:

I am appearing without compensation or sponsorship. I am a registered lobbyist, representing:
League of Women
Voters Florida

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.pdf (flsenate.gov)

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3 25 25 Education Breve-12

The Florida Senate **APPEARANCE RECORD**

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Bill Number or Topic

	of Contract of	i om					
	Committee					Amend	lment Barcode (if applicable)
Name	Samuel K	ina			Phone		
Address					Email		
	Street						
	City	State		Zip			
		For Against	Information		Waive Speaking:	☐ In Support	Against
			PLEASE CHECK	CONE OF T	HE FOLLOWING:		
	n appearing without npensation or sponsorsl	nip.	l am a regis representii	istered lobbyist ng:	t,	somethi	a lobbyist, but received ng of value for my appearance neals, lodging, etc.), ed 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.pdf (flsenate.gov)

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3	The Florida Senate APPEARANCE RECORD	1288
Ed	Meeting Date Deliver both copies of this form to Senate professional staff conducting the meeting	Bill Number or Topic
	Committee	Amendment Barcode (if applicable)
Name	Varen Weodall Phone 85	50-321-9386
Address	579 E. Call St; Email fct	Ep Dyahoo. con
	City State Zip	
	Speaking: For Against Information OR Waive Speaking:	☐ In Support
	PLEASE CHECK ONE OF THE FOLLOWING:	

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.pdf (flsenate.gov)

I am a registered lobbyist,

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

I am appearing without

compensation or sponsorship.

S-001 (08/10/2021)

I am not a lobbyist, but received

(travel, meals, lodging, etc.),

sponsored by:

something of value for my appearance

APPEARANCE RECORD

Bill Number or Topic

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Deliver both copies of this form to Senate professional staff conducting the meeting

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	Committee					Amendment Barcode (if applicable)	
Name	Quinn Dis	27		Phone	215.272	2 . 8353	
Address	Street 3Rd A	Venuc		Email	quinn.dis	27@ equalityflorid:). Ĉ
	Indialontic	FL	3290	3		ψ.	
	City	State	Zip				
	Speaking: For	Against Infor	mation O	R Waive Spea	king: In S	upport Against	
		PLEASE	CHECK ONE C	F THE FOLLOWI	NG:		
	m appearing without mpensation or sponsorship.		am a registered lob epresenting:	byist,		I am not a lobbyist, but received something of value for my appearance (travel, meals, lodging, etc.),	
		4	Equility	Florida		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 pdf (flsenate.gov)

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APPEARANCE RECORD

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Senate professional staff conducting the meeting

Bill Number or Topic

	Committee		Amendment Barcode (if applicable)
Name	Echo Nova		Phone 904-625-8188
Address	1812 Vista Laice, Dr.		Email duntised echo Regnathin
	Street		
	Flening Island FL	37003	

Speaking:	For	Against	Information	OR	Waive Speaking:	☐ In Support		Against
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Zip

PLEASE CHECK ONE OF THE FOLLOWING:

I am appearing without I am a registered lobbyist, compensation or sponsorship.

State

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.pdf (fisenate.gov)

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

City

APPEARANCE RECORD

SB 1288

3.25.25

Meeting Date

Deliver both copies of this form to

Bill Number or Topic

Educ	ation PreK-12 - 4	412K Senate profe	essional staff conducting	g the meetin	
	Committee				Amendment Barcode (if applicable)
Name	Kara Gross			_ Phone	786-363-4436
Address	4343 West Flag	gler St		Email	kgross@aclufl.org
Madress	Street				
	Miami	FL	33134		
	City	State	Zip		
	Speaking: For	Against Informat	tion OR W	/aive Spe	aking: In Support 📝 Against
		PLEASE CH	IECK ONE OF THE	FOLLOW	ING:
	m appearing without mpensation or sponsorship.		a registered lobbyist, senting:		I am not a lobbyist, but received something of value for my appearance
		Americ Florida	an Civil Liberti	es Unic	(travel, meals, lodging, etc.), sponsored by:

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S-001 (08/16

APPEARANCE RECORD

Meeting Date

53	1244 Bill Number or Topic	
	Amendment Barcode (if applicable)	

Dre	K-12			oth copies of t nal staff condu	nis form to ecting the meeting			
A	Committee					Amendment Barcode (if applicable)		
Name	Jordan B	oddru			Phone			
Address	Street				Email			
	City	State		Zip				
	Speaking: For	Against	Information	OR	Waive Speaking:	In Support Against		
	PLEASE CHECK ONE OF THE FOLLOWING:							
	n appearing without npensation or sponsorship.		l am a regis representir	stered lobbyis ng:	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 Joint Rules.pdf (flsenate.gov)

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

1 -1		The Florida	a Senate		1- 00	
3/25/25	AP	PEARAN	CE RECOR	D	7 1288	
Meeting Date ducation Prot	-12 Se				Bill Number or Topic	
Committee						
ne Authory Ve	rdage		Phone _	786-44	7-6431	
P. O. Ir.			Email A	Verdugo	@efcflorida.	ne
Street	FL	332		J		
City	State	Zip				
Speaking:	Against Ir	nformation O	R Waive Speak	king: In Suppo	ort Against	
	PLE	ASE CHECK ONE C	F THE FOLLOWIN	NG:		
l am appearing without compensation or sponsorship.	Christia	I am a registered lob representing:	Coalition Fl		ething of value for my appearand rel, meals, lodging, etc.),	ce
r	Committee Mathony Verence Miami City Speaking: For	Meeting Date ducation Prok-12 Committee me Anthony Verdage dress POBOX 650216 Street MIAMI City State PLE I am appearing without	APPEARANCE Meeting Date Jeliver both copie Senate professional staff of	Meeting Date Jucation Prok-12 Committee Meeting Date Deliver both copies of this form to Senate professional staff conducting the meeting Phone Meeting Date Jucation Prok-12 Committee Phone Senate professional staff conducting the meeting Phone Email F Street Miami FL 33265 City State State PLEASE CHECK ONE OF THE FOLLOWING I am a registered lobbyist,	APPEARANCE RECORD Deliver both copies of this form to Senate professional staff conducting the meeting Committee Meeting Date Deliver both copies of this form to Senate professional staff conducting the meeting Am Phone Phone T86-44 Tip Speaking: For Against Information PLEASE CHECK ONE OF THE FOLLOWING: I am a registered lobbyist, representing: (trav	APPEARANCE RECORD Meeting Date Auca from Pro K-12 Committee Committee Amendment Barcode (if applicable) Phone Phone Phone Phone Amendment Barcode (if applicable) Phone FL Street Miami FL Street Street Tip Speaking: For Against Information PLEASE CHECK ONE OF THE FOLLOWING: I am a pegaring without I am a registered lobbyist, I am not a lobbyist, but received

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.pdf (flsenate.gov)

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,	1		The	Florida Se	nate	<u>.</u>				
3/2	25/25		APPEAR	ANCE	RE	CORD	5	B	1288	
Edu	Meeting Date CA +1 > 4 Pre-K	-12	Deliver b Senate profession	oth copies of th					Bill Number or To	pic
	Committee							Ameno	dment Barcode (if	applicable)
Name	John Labris	la				Phone 95	4-5	15	-2084	<u> </u>
Address	PU Box 65	0216				Email Joh	in Las	bris	la@cfc	floridane
	Street Mr ami	FL	33	265-						
	Speaking: For	State Against	Information	Zip OR	Wai	ve Speaking:	In Su	ıpport	Against	
PLEASE CHECK ONE OF THE FOLLOWING:										

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I am a registered lobbyist, representing:
Christian Family Coulition Florida

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

I am appearing without compensation or sponsorship.

S-001 (08/10/2021)

I am not a lobbyist, but received

(travel, meals, lodging, etc.),

sponsored by:

something of value for my appearance

32	5/2025	A	PPEARANCE	RECORD	<u>SB</u>	1288
	Meeting Date		Deliver both copies of		Bi	ill Number or Topic
<u>Edv</u>	ication Re	-K-12	Senate professional staff conc	lucting the meeting		
	Committee					nent Barcode (if applicable)
Name	Jodi Jod	nwartz		Phone	561-908-1	1190
Address	12680 L	ittle Palm	Lane	Email	godi @ godi s	schwatzUSA.com
Cit	Boca	FL	33428 Zip		er i g	
	Speaking: For	Against _	Information OR	Waive Speaking:	X In Support	Against
		Р	LEASE CHECK ONE OF	THE FOLLOWING:		
	ppearing without ensation or sponsorship.		I am a registered lobby representing:	ist,	something	lobbyist, but received g of value for my appearance eals, lodging, etc.), d by:

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3/25/25	APPEARANCE RECORD	531288
Meeting Date Education Pre-K	Deliver both copies of this form to Senate professional staff conducting the meeting	Bill Number or Topic
Committee		Amendment Barcode (if applicable)
Name Gran Mathers, 1	lloms for Liberty, FL Phone 8	308-772-7515
Address 4539 Jubilee 7	Tail Email Wa	malawyer @ hot mail. com
Street / Glahassu P	FL 32305 State Zip	•
Speaking: For Agai		In Support Against
	PLEASE CHECK ONE OF THE FOLLOWING:	
I am appearing without compensation or sponsorship.	l am a registered lobbyist, representing:	I am not a lobbyist, but received something of value for my appearance (travel, meals, lodging, etc.), sponsored by:

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

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l	Me	eting Date	

APPEARANCE RECORD

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20	1200	

Deliver both copies of this form to Senate professional staff conducting the meeting Bill Number or Topic

		Senate professional staff conducting the	e meeting	
8	Committee			Amendment Barcode (if applicable)
Name	Pamela			50-728-4800
Addres	ss <u>9204</u> 01d C	hemonie Rd, Tallahassee	Email	wess 33 @ gnail o com
	City	See FL 32309 State Zip		
	Speaking: For	Against Information OR Waiv	e Speaking:	In Support Against
		PLEASE CHECK ONE OF THE FO	LLOWING:	
	am appearing without ompensation or sponsorship.	l am a registered lobbyist, representing:		I am not a lobbyist, but received something of value for my appearance (travel, meals, lodging, etc.), sponsored by:

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

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.)

	Prepared	By: The P	rotessional Statt	of the Committee o	n Education Pro	9-K -12
BILL:	CS/SB 15	14				
INTRODUCER:	Education 1	Pre-K-12	Committee and	d Senators Smith	and Others	
SUBJECT:	Anaphylax	kis in Publ	lic Schools			
DATE:	March 25,	2025	REVISED:			
ANAL	_YST	STAF	F DIRECTOR	REFERENCE		ACTION
Jahnke		Bouck	ζ	ED	Fav/CS	
•				AED		
•				RC		

Please see Section IX. for Additional Information:

COMMITTEE SUBSTITUTE - Substantial Changes

I. Summary:

CS/SB 1514 adds requirements to ensure schools are equipped with the necessary plans and training to effectively respond to allergic reactions and anaphylaxis, particularly for students who require emergency interventions such as epinephrine. Specifically, the bill:

- Requires district school boards to ensure that a student's emergency action plan is effective at all times when the student is on campus.
- Requires school personnel, including employees and contracted personnel of before- and after-school programs, to be provided training on preventing and responding to allergic reactions, including anaphylaxis.
- Requires at least one member of school personnel who has been trained in preventing and responding to an allergic reaction, including anaphylaxis, to be on school grounds to execute a student's emergency action plan.
- Specifies that the required training must include the administration of emergency epinephrine, including the use of epinephrine auto-injectors and nasal sprays.
- Authorizes the State Board of Education to adopt rules, including the identification of an approved training curriculum for the required training.

The bill is effective July 1, 2025.

II. Present Situation:

Anaphylaxis

Anaphylaxis is a severe, life-threatening allergic reaction that can occur rapidly and can be fatal if not treated immediately. The condition is typically triggered by allergens such as foods, insect stings, medications, and latex. According to the American Academy of Family Physicians, anaphylaxis affects approximately 1 in 20 people at some point in their lives.¹

Anaphylaxis involves a range of symptoms affecting multiple systems in the body. These can include one or more of the following:²

- Hives or itching (of any body part);
- Flushed or pale skin, dizziness;
- Vomiting, diarrhea, or stomach cramps;
- Swelling (of any body part);
- Red, watery eyes, runny nose;
- Fainting or loss of consciousness;
- Wheezing, coughing, difficulty breathing, shortness of breath;
- Throat tightness or closing, difficulty swallowing, change of voice;
- A sense of doom;
- Change in mental status; and
- Itchy or scratchy lips, tongue, mouth or throat.

Life-threatening allergies in students present significant challenges in schools. According to the Florida Department of Health's 2022-2023 Annual School Health Services Report, approximately 76,000 students in Florida have life-threatening allergies. Additionally, 112,680 students diagnosed with asthma may also experience severe allergic reactions if exposed to allergens.³ For these students, the immediate administration of epinephrine through an auto-injector syringe may be life-saving.⁴

Epinephrine in Schools

Students who have experienced or are at risk for life-threatening allergic reactions may carry and self-administer epinephrine auto-injectors at school, during school-sponsored activities, or while traveling to and from these activities with proper parental and physician authorization. The State Board of Education, in collaboration with the Department of Health, must establish rules

¹ American Academy of Family Physicians, *Anaphylaxis: Guidelines From the Joint Task Force on Allergy-Immunology Practice Parameters*, https://www.aafp.org/pubs/afp/issues/2024/1100/practice-guidelines-anaphylaxis.html (last visited Mar. 18, 2025).

² Florida Department of Education, *Students with Life-Threatening Allergies* (2017), *available at* https://sss.usf.edu/resources/format/pdf/LifeThreateningAllergiesFinal.pdf, at 4.

³ Florida Department of Health, 2022-2023 Annual School Health Services Report, at 1 (2024), available at https://www.floridahealth.gov/programs-and-services/childrens-health/school-health/documents/2022-2023-school-health-data-summaries.pdf.

⁴ Florida Department of Education, *Students with Life-Threatening Allergies*, at 3 (2017), *available at* https://sss.usf.edu/resources/format/pdf/LifeThreateningAllergiesFinal.pdf.

ensuring the safe use of epinephrine auto-injectors, including protections against misuse or abuse.⁵

Schools may also maintain a supply of epinephrine auto-injectors secured in a designated location, accessible to trained school personnel or authorized students. Schools must adopt a physician-developed protocol for the administration of these auto-injectors by school personnel who are trained to recognize an anaphylactic reaction and to administer an epinephrine auto-injection during emergencies. School districts, employees, agents, and the physician who provides the protocol are protected from liability related to injuries from administration, provided the trained personnel follow the protocol in response to a suspected anaphylactic reaction. School personnel and volunteers involved in administering epinephrine to students during an emergency are protected from liability, provided they adhere to established guidelines and procedures.

Schools must establish clear protocols for effectively managing allergic reactions, including procedures for administering epinephrine either by trained school personnel or by authorized students themselves. Protocols require an annual Individual Health Care Plan (IHCP) developed by the school nurse in collaboration with the student, parents or guardians, healthcare provider, and school personnel. This plan must include an Emergency Action Plan (EAP) specifying immediate contact with emergency services (911) during an anaphylaxis event and detailing actions if the student cannot self-administer epinephrine.⁹

Schools are required to develop written policies, procedures, and protocols to manage health emergencies, including maintaining updated emergency information cards for each student, listing key health details and contacts. Schools must ensure emergency supplies and equipment are clearly identified and accessible, with locations and lists of staff certified in first aid and cardiopulmonary resuscitation (CPR) visibly posted in high-risk areas. Additionally, schools must have at least two staff members (excluding health room personnel) certified in first aid and CPR. The school nurse, in collaboration with school administration, assists in training staff to provide care during emergencies and ensures first aid supplies and emergency equipment are adequately stocked and maintained.¹⁰

Administration of Medication and Medical Services by District School Personnel

District school personnel may assist students with the administration of prescription medication at school, provided certain conditions are met, including:¹¹

- Providing training to designated school personnel by a registered nurse, licensed practical nurse, advanced practice registered nurse, physician, or physician assistant.
- Adopting formal policies and procedures to guide medication administration by school personnel.

⁵ Section 1002.20(3)(i)1., F.S.

⁶ Section 1002.20(3)(i)2., F.S.

⁷ Section 1002.20(3)(i)3., F.S.

⁸ Section 1002.20(3)(i), F.S.

⁹ Rule 6A-6.0251, F.A.C.

¹⁰ Rule 64F-6.004, F.A.C.

¹¹ Section 1006.062(1), F.S.

• Obtaining written permission from the student's parent or guardian, clearly stating the necessity of medication administration during school hours or school-sponsored events.

 Receiving, counting, and securely storing medication in its original container, accessible only to authorized personnel.

Nonmedical district personnel may also perform specific health-related services following the successful completion of child-specific training and periodic monitoring by medical professionals. However, nonmedical district personnel are prohibited from performing invasive medical procedures such as sterile catheterization, nasogastric tube feeding, and tracheostomy care requiring deep suctioning. 13

District school personnel administering medication in compliance with established policies and procedures are protected from liability for civil damages, provided they act reasonably and prudently under similar circumstances.¹⁴

Schools must establish emergency procedures specifically designed for life-threatening emergencies as part of a school health services plan developed jointly with the county health department and local school health advisory committee.¹⁵

III. Effect of Proposed Changes:

CS/SB 1514 amends s. 1006.07, F.S., by requiring district school boards to ensure that a student's emergency action plan is effective at all times when the student is on campus, including during extracurricular activities, athletics, school dances, and contracted before-and-after-school programs at the school.

District school boards are required to ensure that school personnel, including employees and contracted personnel of before-and-after-school programs, have been provided training on preventing and responding to allergic reactions, including anaphylaxis. At least one member of school personnel who has been trained in preventing and responding to an allergic reaction, including anaphylaxis, must be on school grounds to execute a student's emergency action plan. The bill specifies that the required training must include the administration of emergency epinephrine, including the use of epinephrine auto-injectors and nasal sprays.

The bill also authorizes the State Board of Education to adopt rules for implementation, including the identification of an approved training curriculum for the required training.

The bill is effective July 1, 2025.

¹² Section 1006.062(4), F.S. The child-specific training can be done by a registered nurse or advanced practice registered nurse licensed under chapter 464, a physician licensed pursuant to chapter 458 or chapter 459, or a physician assistant licensed pursuant to chapter 458 or chapter 459.

¹³ Section 1006.062(3), F.S.

¹⁴ Section 1006.062(2), F.S.

¹⁵ Section 1006.062(7), F.S. and Section 381.0056(4), F.S.

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 does not have a fiscal impact on state revenues or expenditures. The bill requires the school districts to adopt an anaphylaxis policy for each school within the district. The policy must include training for school personnel and each before-school and after-school program at a school to provide training to its employees and contracted personnel. The cost associated with this training is indeterminate, but likely insignificant.

VI. Technical Deficiencies:

None.

VII. Related Issues:

The provisions of the bill are placed in s. 1006.07, F.S., which pertains to district school board duties relating primarily to student discipline and school safety. The sponsor may want to place the provisions in s. 1002.20, F.S., as this section specifically addresses student and parental rights related to health and medical care. This section includes provisions related to the use,

storage, and administration of epinephrine auto-injectors, and provides explicit guidelines on training and liability protections for school personnel.

VIII. Statutes Affected:

This bill substantially amends section 1006.07 of the Florida Statutes.

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 Education Pre-K-12 on March 25, 2025:

The committee substitute adds the requirement for at least one member of school personnel who has been trained in preventing and responding to an allergic reaction, including anaphylaxis, to be on school grounds to execute a student's emergency action plan.

B. Amendments:

None.

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

691380

LEGISLATIVE ACTION Senate House Comm: RCS 03/25/2025

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

Senate Amendment (with title amendment)

2 3

1

Delete line 37

4

and insert:

5

6

7 8

9 10 training must be on school grounds to execute a student's emergency action plan. The requirements for such training must include

personnel. At least one member of school personnel with such

========= T I T L E A M E N D M E N T ============



11	And the title is amended as follows:
12	Delete line 10
13	and insert:
14	to allergic reactions and anaphylaxis; requiring that
15	a member of school personnel with such training be on
16	school grounds; providing

Florida Senate - 2025 SB 1514

By Senator Smith

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17-00898A-25 20251514

A bill to be entitled

An act relating to anaphylaxis in public schools;

amending s. 1006.07, F.S.; requiring each district

school board to ensure that specified emergency action

plans are effective at all times when certain students

are on campus; requiring each district school board to

ensure that school personnel and employees and

contracted personnel of before-school and after-school

programs at school receive certain training relating

to allergic reactions and anaphylaxis; providing

requirements for such training; authorizing the State

Board of Education to adopt rules; providing an

effective date.

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

Section 1. Subsection (12) is added to section 1006.07, Florida Statutes, 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:

(12) ANAPHYLAXIS POLICY.-

(a) Each district school board shall ensure that for a student with an emergency action plan, his or her emergency action plan is effective at all times when he or she is on campus, including during extracurricular activities, athletics,

Page 1 of 2

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

Florida Senate - 2025 SB 1514

	17-00898A-25 20251514_
30	school dances, and contracted before-school and after-school
31	programs at his or her school. Each district school board shall
32	ensure that each school within the district has provided
33	training to school personnel on preventing and responding to an
34	allergic reaction, including anaphylaxis, and that each before-
35	school and after-school program at a school within the district
36	has provided such training to its employees and contracted
37	personnel. The requirements for such training must include
38	training in the administration of emergency epinephrine,
39	including epinephrine autoinjectors and epinephrine nasal
40	sprays.
41	(b) The State Board of Education may adopt rules to
42	administer this subsection, including identifying an approved
43	training curriculum for the training required under this
44	subsection.
45	Section 2. This act shall take effect July 1, 2025.

Page 2 of 2

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

1 1	The Florida Senate	
3/25/25	APPEARANCE RECO	RD /5/4
Meeting Date For K-12	Deliver both copies of this form to Senate professional staff conducting the meet	Bill Number or Topic
Name Charman Paste	1 (Franda PA) Phone	Amendment Barcode (if applicable) Stol-400-3127
Address 1747 Orlando	C. A. D. P. I.	education Committee Q
Street Mand City	Fact 32809 State Zip	Houdopta.org
,	gainst Information OR Waive Spe	eaking: In Support Against
	PLEASE CHECK ONE OF THE FOLLOW	WING:
I am appearing without compensation or sponsorship.	I am a registered lobbyist, representing:	I am not a lobbyist, but received something of value for my appearance (travel, meals, lodging, etc.), sponsored by:

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

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.)

	Prepared	By: The P	rofessional Staff	of the Committee o	n Education Pre-K -12	
BILL:	SB 1702					
INTRODUCER:	Senator Bu	rgess				
SUBJECT:	Education					
DATE:	March 24,	2025	REVISED:			
ANAL	YST	STAF	F DIRECTOR	REFERENCE	ACTION	
1. Sabitsch		Bouck		ED	Pre-meeting	
2.				AED		
3.				RC		

I. Summary:

SB 1702 modifies the requirements for monitoring of charters schools to require the sponsor to use the standard monitoring tool.

The bill defines "sponsoring entity" in relation to persistently low-performing schools and replaces school districts as the sole sponsor of a school of hope by authorizing all sponsoring entities.

The bill takes effect on July 1, 2025.

II. Present Situation:

Florida's Charter Schools

Charter schools are tuition-free public schools created through an agreement or "charter" that provides flexibility relative to regulations created for traditional public schools. During the 2022-2023 school year, 382,367 students were enrolled in 726 charter schools in 46 school districts.¹

Charter schools are open to all students residing within the district; however, charter schools are allowed to target students within specific age groups or grade levels, students considered at-risk of dropping out or failing, students wishing to enroll in a charter school-in-the-workplace or charter school-in-a-municipality, students residing within a reasonable distance of the school, students who meet reasonable academic, artistic or other eligibility standards established by the charter school, or students articulating from one charter school to another.²

¹ Florida Department of Education, Office of Independent Education & Parental Choice, *Fact Sheet Florida's Charter Schools* (October 2023), *available at* https://www.fldoe.org/core/fileparse.php/7696/urlt/Charter-Sept-2022.pdf.

² Florida Department of Education, *Frequently Asked Questions (Charter Schools)*, https://www.fldoe.org/schools/school-choice/charter-schools/charter-school-fags.stml (last visited Mar. 3, 2025). *See also* s. 1002.33(10), F.S.

BILL: SB 1702 Page 2

Charter schools are created when an individual, a group of parents or teachers, a business, a municipality, or a legal entity applies to the school district; the school district approves the application; the applicants form a governing board that negotiates a contract with the district school board; and the applicants and district school board agree upon a charter or contract. The district school board then becomes the sponsor of the charter school. The negotiated contract outlines the expectations of both parties regarding the school's academic and financial performance.³

A charter school must be organized as, or be operated by, a nonprofit organization. The charter school may serve at-risk students, or offer a specialized curriculum or core academic program, provide early intervention programs, or serve exceptional education students.⁴

All charter applicants must prepare and submit an application on a model application form prepared by the Department of Education (DOE), which:⁵

- Demonstrates how the school will use the guiding principles.
- Provides a detailed curriculum.
- Contains goals and objectives for improving student learning.
- Describes the separate reading curricula and differentiated strategies.
- Contains an annual financial plan.

A school board is required to review all charter school applications and, within 90 days of receipt, approve or deny the application.⁶

A charter school may be sponsored but any of the following:

- A district school board.
- A state university approved to sponsor certain lab schools.
- A state university approved by the DOE.
- A Florida College System institution approved by the DOE.

Florida law outlines the duties of charter school sponsors. The sponsor is required to monitor and review the charter school to ensure progress toward the goals established in the charter and to monitor revenues and expenditures of the charter school. The sponsor is also required to ensure that the charter school participates in the state's educational accountability system but is prohibited from applying its policies to a charter school or imposing additional reporting requirements except when the charter school is experiencing a deteriorating financial condition or emergency. The sponsor is required to submit to the DOE via a web-based format an annual report that includes the following:

- The number of applications for charter school received annually.
- The applicant's contact information.

³ Florida Department of Education, *Frequently Asked Questions (Charter Schools)*, https://www.fldoe.org/schools/school-choice/charter-schools/charter-school-faqs.stml (last visited Mar. 3, 2025). *See also* s. 1002.33(6), F.S.

⁴ *Id*.

⁵ *Id*.

⁶ *Id*.

⁷ Section 1002.33(5), F.S.

⁸ *Id*.

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- The date each application was approved, denied or withdrawn.
- The date each final contract was executed.

The DOE is required to compile an annual report by sponsor each year and post the report on the DOE website by January 15 of each year.

Florida law also provides for accountability of charter school sponsors that requires the DOE to develop a sponsor evaluation framework. At a minimum the framework is required to address the following:⁹

- The sponsor's vision toward charter school authorization and progress toward vision.
- The alignment of sponsor policies and practices for charter school authorization and best practices.
- The academic and financial performance of charter schools overseen by the sponsor.
- The status of charters school authorized by the sponsor.

The DOE is required to compile the results of the evaluations and publish as part of the required reporting of monitoring of charter schools.¹⁰

Schools of Hope

Schools of hope are charter schools operated by a hope operator which serves students from one or more persistently low-performing schools. These schools are located in the attendance zone or within a 5-mile radius of a persistently low-performing school, whichever is greater. Schools of hope are Title I eligible schools.¹¹

A hope operator is a nonprofit organization with tax exempt status under s. 501(c)(3) of the Internal Revenue Code that operates three or more charter schools that serve students in grades K-12 in Florida or other states with a record of serving students from low-income families, and is designated by the State Board of Education (SBE) as a hope operator based on a determination that the past performance of the hope operator meets or exceeds the following criteria: 12

- The achievement of enrolled students exceeds the district and state averages of the states in which the operator's schools operate.
- The average college attendance rate of previously enrolled students at all schools currently operated by the operator exceeds 80 percent, if data is available.
- The percentage of students eligible for a free or reduced price lunch under the National School Lunch Act enrolled at all schools currently operated by the operator exceeds 70 percent.
- The operator is in good standing with the authorizer in each state in which it operates.
- The audited financial statements of the operator are free of material misstatements and going concern issues.
- Additional outcome measures as determined by the SBE.

⁹ Section 1002.33(5)(c), F.S.

¹⁰ Id

¹¹ Florida Department of Education, *Schools of Hope*, https://www.fldoe.org/schools/school-choice/other-school-choice-options/schools-of-hope/ (last visited Mar. 18, 2025).

¹² *Id*.

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Additionally, the hope operator is required to have been awarded a United States Department of Education Charter School Program Grant for Replication and Expansion of High-Quality Charter Schools within the preceding 3 years before applying to be a hope operator. The hope operator must either be receiving funding through the National Fund of the Charter School Growth Fund to accelerate the growth of the nation's best charter schools or has been selected by a district school board in accordance with Florida law.¹³

The five Florida designated hope operators are: Mater Academy, Redlands Christian Migrant Association (RCMA), Democracy Prep Public Schools, Inc., IDEA Public Schools, Success Academy, and KIPP New Jersey.¹⁴

A hope operator must enter into a performance-based agreement with a school district in order to serve students from persistently low-performing schools or students residing in a Florida Opportunity Zone.¹⁵ The performance-based agreement is required to include the following:

- The notice of intent, which is incorporated by reference and attached to the agreement.
- The location or geographic area proposed for the school of hope and its proximity to the persistently low-performing school.
- The grades to be served in each year of the agreement and whether the school will serve children in the school readiness or prekindergarten programs.
- A plan of action and specific milestones for student recruitment and the enrollment of students from persistently low-performing schools and students residing in a Florida Opportunity Zone.
- Outline the current incoming baseline standard of student academic achievement, the outcomes to be achieved, and the method of measurement that will be used.
- A description of the methods of involving parents.
- The grounds for termination.
- A provision allowing the hope operator to open additional schools.
- A provision establishing the initial term as 5 years.
- A requirement to provide transportation.
- A requirement that any debt incurred by the School of Hope from a source other than the state or a school district does not incur a liability for the state or school district.
- A provision that any loans, bonds, or other financial agreements are not obligations of the state or the school district.
- A prohibition on the pledge of credit or taxing power of the state or the school district. ¹⁶

A school of hope is required to provide the school district with a concise, uniform, quarterly financial statement summary that contains a balance sheet and a statement of revenue, expenditures, and changes in fund balance. The balance sheet and the statement of revenue, expenditures, and changes in fund balance are required to be in the format prescribed by the

¹³ Section 1002.333, F.S.

¹⁴ Florida Department of Education, *Schools of Hope*, https://www.fldoe.org/schools/school-choice/other-school-choice-options/schools-of-hope/ (last visited Mar. 18, 2025).

¹⁵ Section 1002.333(1), F.S. "Florida Opportunity Zone" means a population census tract that is a low-income community and that has been designated by the United States Department of the Treasury as a Qualified Opportunity Zone pursuant to s. 1400Z-1(b)(1)(B) of the Internal Revenue Code. Section 1002.333(1)(a), F.S.

¹⁶ Section 1002.33(5), F.S.

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Governmental Accounting Standards Board. Additionally, a school of hope is required to comply with the annual audit requirement for charter schools.¹⁷

III. Effect of Proposed Changes:

SB1702 modifies s. 1002.33, F.S., to require that a sponsor of a charter school is required to use a standard monitoring tool when providing oversight of charter schools as required in s. 1002.33, F.S. The State Board of Education is required to adopt in rule a standard monitoring tool for use by charter school sponsors, however that rule has yet to be developed.¹⁸

The bill modifies s. 1002.333, F.S. to provide a definition of "sponsoring entity" to be used regarding requirements for establishing Schools of Hope. The definition will allow any of the following entities to sponsor a school of hope through an agreement with a hope operator:

- A district school board.
- A state university to sponsor certain lab schools.
- A state university approved by the Department of Education (DOE).
- A Florida College System institution approved by the DOE.

The change moves away from the district school board as the only entity that can sponsor a school of hope and modifies other requirements relating to performance-based agreements and reporting to expand from district school boards to "sponsoring entities."

The bill takes effect on 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.

¹⁷ Section 1002.33(6)(h), F.S.

¹⁸ Section 1002.33(28), F.S.

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V. Fiscal Impact Stateme	nt:
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A. Tax/Fee Issues:

None.

B. Private Sector Impact:

None.

C. Government Sector Impact:

None.

VI. Technical Deficiencies:

None.

VII. Related Issues:

None.

VIII. Statutes Affected:

This bill substantially amends the following sections of the Florida Statutes: 1002.33 and 1002.333.

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.

	LEGISLATIVE ACTION	
Senate		House
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The Committee on Education Pre-K - 12 (Burgess) recommended the following:

Senate Amendment (with title amendment)

Delete everything after the enacting clause and insert:

Section 1. 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 incorporated municipalities may construct new facilities, which

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may be temporary or permanent, on property purchased from or owned or leased by a library, community service organization, museum, performing arts venue, theater, cinema, or church under s. 170.201, which is or was actively used as such within 5 years of any executed agreement with a private school; any land owned by a Florida College System institution or university; and any land recently used to house a school or child care facility licensed under s. 402.305, under its 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. Any new facility must be located on property used solely for purposes described in this paragraph, and must meet applicable state and local health, safety, and welfare laws, codes, and rules, including firesafety and building safety.

Section 2. Paragraph (b) of subsection (5) of section 1002.33, Florida Statutes, is amended to read:

1002.33 Charter schools.-

- (5) SPONSOR; DUTIES.-
- (b) Sponsor duties.—
- 1.a. The sponsor shall monitor and review the charter school, using the standard monitoring tool, in its progress toward the goals established in the charter.
- b. The sponsor shall monitor the revenues and expenditures of the charter school and perform the duties provided in s. 1002.345.
- c. The sponsor may approve a charter for a charter school before the applicant has identified space, equipment, or personnel, if the applicant indicates approval is necessary for



it to raise working funds.

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- d. The sponsor may not apply its policies to a charter school unless mutually agreed to by both the sponsor and the charter school. If the sponsor subsequently amends any agreedupon sponsor policy, the version of the policy in effect at the time of the execution of the charter, or any subsequent modification thereof, shall remain in effect and the sponsor may not hold the charter school responsible for any provision of a newly revised policy until the revised policy is mutually agreed upon.
- The sponsor shall ensure that the charter is innovative е. and consistent with the state education goals established by s. 1000.03(5).
- f. The sponsor shall ensure that the charter school participates in the state's education accountability system. If a charter school falls short of performance measures included in the approved charter, the sponsor shall report such shortcomings to the Department of Education.
- q. The sponsor is not liable for civil damages under state law for personal injury, property damage, or death resulting from an act or omission of an officer, employee, agent, or governing body of the charter school.
- h. The sponsor is not liable for civil damages under state law for any employment actions taken by an officer, employee, agent, or governing body of the charter school.
- i. The sponsor's duties to monitor the charter school do not constitute the basis for a private cause of action.
- j. The sponsor may not impose additional reporting requirements on a charter school as long as the charter school

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has not been identified as having a deteriorating financial condition or financial emergency pursuant to s. 1002.345.

- k. The sponsor shall submit an annual report to the Department of Education in a web-based format to be determined by the department.
 - (I) The report shall include the following information:
- (A) The number of applications received during the school year and up to August 1 and each applicant's contact information.
- (B) The date each application was approved, denied, or withdrawn.
 - (C) The date each final contract was executed.
- (II) Annually, by November 1, the sponsor shall submit to the department the information for the applications submitted the previous year.
- (III) The department shall compile an annual report, by sponsor, and post the report on its website by January 15 of each year.
- 2. Immunity for the sponsor of a charter school under subparagraph 1. applies only with respect to acts or omissions not under the sponsor's direct authority as described in this section.
- 3. This paragraph does not waive a sponsor's sovereign immunity.
- 4. A Florida College System institution may work with the school district or school districts in its designated service area to develop charter schools that offer secondary education. These charter schools must include an option for students to receive an associate degree upon high school graduation. If a

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Florida College System institution operates an approved teacher preparation program under s. 1004.04 or s. 1004.85, the institution may operate charter schools that serve students in kindergarten through grade 12 in any school district within the service area of the institution. District school boards shall cooperate with and assist the Florida College System institution on the charter application. Florida College System institution applications for charter schools are not subject to the time deadlines outlined in subsection (6) and may be approved by the district school board at any time during the year. Florida College System institutions may not report FTE for any students participating under this subparagraph who receive FTE funding through the Florida Education Finance Program.

5. For purposes of assisting the development of a charter school, a school district may enter into nonexclusive interlocal agreements with federal and state agencies, counties, municipalities, and other governmental entities that operate within the geographical borders of the school district to act on behalf of such governmental entities in the inspection, issuance, and other necessary activities for all necessary permits, licenses, and other permissions that a charter school needs in order for development, construction, or operation. A charter school may use, but may not be required to use, a school district for these services. The interlocal agreement must include, but need not be limited to, the identification of fees that charter schools will be charged for such services. The fees must consist of the governmental entity's fees plus a fee for the school district to recover no more than actual costs for providing such services. These services and fees are not

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included within the services to be provided pursuant to subsection (20). Notwithstanding any other provision of law, an interlocal agreement or ordinance that imposes a greater regulatory burden on charter schools than school districts or that prohibits or limits the creation of a charter school is void and unenforceable. An interlocal agreement entered into by a school district for the development of only its own schools, including provisions relating to the extension of infrastructure, may be used by charter schools.

6. The board of trustees of a sponsoring state university or Florida College System institution under paragraph (a) is the local educational agency for all charter schools it sponsors for purposes of receiving federal funds and accepts full responsibility for all local educational agency requirements and the schools for which it will perform local educational agency responsibilities. A student enrolled in a charter school that is sponsored by a state university or Florida College System institution may not be included in the calculation of the school district's grade under s. 1008.34(5) for the school district in which he or she resides.

Section 3. Subsection (17) of section 1002.84, Florida Statutes, is amended to read:

1002.84 Early learning coalitions; school readiness powers and duties. - Each early learning coalition shall:

(17) (a) Distribute the school readiness program funds as allocated in the General Appropriations Act to each eligible provider based upon the reimbursement rate by county, by provider type, and by care level. All instructions to early learning coalitions for distributing the school readiness



program funds to eligible providers shall emanate from the department in accordance with the policies of the Legislature.

(b) All provider reimbursement rates shall be charged as direct services pursuant to s. 1002.89.

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Each early learning coalition and the Redlands Christian Migrant Association with approved prior year provider reimbursement rates for the infant to age 5 care levels that are higher than the provider reimbursement rates established in this subsection may continue to implement their its approved prior year provider reimbursement rates until the rates established in this subsection exceed its prior year rates.

Section 4. Paragraph (f) of subsection (3) of section 1003.4282, Florida Statutes, is amended to read:

1003.4282 Requirements for a standard high school diploma.-

- (3) STANDARD HIGH SCHOOL DIPLOMA; COURSE AND ASSESSMENT REOUIREMENTS.-
- (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 shall satisfy the one-credit requirement in physical education. A district school board may not require that the one credit in physical education be taken during the 9th grade year. Completion of 2 years of marching band shall satisfy the one-credit requirement in physical education or the onecredit requirement in performing arts. This credit may not be used to satisfy the personal fitness requirement or the requirement for adaptive physical education under an individual education plan (IEP) or 504 plan. Completion of one semester

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with a grade of "C" or better in a marching band class, in a physical activity class that requires participation in marching band activities as an extracurricular activity, or in a dance class shall satisfy one-half credit in physical education or one-half credit in performing arts. This credit may not be used to satisfy the personal fitness requirement or the requirement for adaptive physical education under an IEP individual education plan (IEP) or 504 plan. Completion of 2 years in a Reserve Officer Training Corps (R.O.T.C.) class, a significant component of which is drills, shall satisfy the one-credit requirement in physical education and the one-credit requirement in performing arts. This credit may not be used to satisfy the personal fitness requirement or the requirement for adaptive physical education under an IEP or 504 plan.

Section 5. Paragraph (b) of subsection (5) of section 1011.71, Florida Statutes, is amended to read:

1011.71 District school tax.-

- (5) A school district may expend, subject to s. 200.065, up to \$200 per unweighted full-time equivalent student from the revenue generated by the millage levy authorized by subsection (2) to fund, in addition to expenditures authorized in paragraphs (2)(a)-(j), expenses for the following:
- (b) Payment of the cost of premiums, as defined in s. 627.403, for property and casualty insurance necessary to insure school district educational and ancillary plants. As used in this paragraph, casualty insurance has the same meaning as in s. 624.605(1)(b), (d), (f), (g), (h), and (m). Operating revenues that are made available through the payment of property and casualty insurance premiums from revenues generated under this



subsection may be expended only for nonrecurring operational expenditures of the school district.

Section 6. This act shall take effect July 1, 2025.

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======= T I T L E A M E N D M E N T =========

219 And the title is amended as follows:

> Delete everything before the enacting clause and insert:

> > A bill to be entitled

An act relating to education; amending s. 1002.42, F.S.; authorizing a private school in a county that meets certain criteria to construct new facilities on certain property; specifying that such construction is not subject to certain zoning or land use conditions; requiring such construction to meet certain health and safety requirements; amending s. 1002.33, F.S.; requiring a charter school sponsor to use a standard monitoring tool to monitor and review a charter school; amending s. 1002.84, F.S.; authorizing the Redlands Christian Migrant Association to use certain school readiness reimbursement rates; amending s. 1003.4282, F.S.; specifying that certain participation in marching band satisfies the physical education or performing arts credit requirement for a standard high school diploma; amending s. 1011.71, F.S.; authorizing the use of certain school district tax revenue for liability insurance; providing an effective date.

Florida Senate - 2025 SB 1702

By Senator Burgess

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An act relating to education; amending s. 1002.33, F.S.; requiring a charter school sponsor to use a standard monitoring tool to monitor and review a charter school; amending s. 1002.333, F.S.; defining the term "sponsoring entity"; providing that a hope operator must submit a notice of intent to open a school of hope to the sponsoring entity, rather than the school district; requiring the sponsoring entity, rather than the school district, to enter into a performance-based agreement with a hope operator; requiring a school of hope to provide the sponsoring entity, rather than the school district, with a financial statement summary sheet; providing an effective date.

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

Section 1. Paragraph (b) of subsection (5) of section 1002.33, Florida Statutes, is amended to read:

1002.33 Charter schools.-

- (5) SPONSOR; DUTIES.-
- (b) Sponsor duties .-
- 1.a. The sponsor shall monitor and review the charter school, using the standard monitoring tool, in its progress toward the goals established in the charter.
- b. The sponsor shall monitor the revenues and expenditures of the charter school and perform the duties provided in s. 1002.345.

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

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c. The sponsor may approve a charter for a charter school before the applicant has identified space, equipment, or personnel, if the applicant indicates approval is necessary for it to raise working funds.

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- d. The sponsor may not apply its policies to a charter school unless mutually agreed to by both the sponsor and the charter school. If the sponsor subsequently amends any agreed-upon sponsor policy, the version of the policy in effect at the time of the execution of the charter, or any subsequent modification thereof, shall remain in effect and the sponsor may not hold the charter school responsible for any provision of a newly revised policy until the revised policy is mutually agreed upon.
- e. The sponsor shall ensure that the charter is innovative and consistent with the state education goals established by s. 1000.03(5).
- f. The sponsor shall ensure that the charter school participates in the state's education accountability system. If a charter school falls short of performance measures included in the approved charter, the sponsor shall report such shortcomings to the Department of Education.
- g. The sponsor is not liable for civil damages under state law for personal injury, property damage, or death resulting from an act or omission of an officer, employee, agent, or governing body of the charter school.
- h. The sponsor is not liable for civil damages under state law for any employment actions taken by an officer, employee, agent, or governing body of the charter school.
 - i. The sponsor's duties to monitor the charter school do

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not constitute the basis for a private cause of action.

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- j. The sponsor may not impose additional reporting requirements on a charter school as long as the charter school has not been identified as having a deteriorating financial condition or financial emergency pursuant to s. 1002.345.
- k. The sponsor shall submit an annual report to the Department of Education in a web-based format to be determined by the department.
 - (I) The report shall include the following information:
- (A) The number of applications received during the school year and up to August 1 and each applicant's contact information.
- (B) The date each application was approved, denied, or withdrawn.
 - (C) The date each final contract was executed.
- (II) Annually, by November 1, the sponsor shall submit to the department the information for the applications submitted the previous year.
- (III) The department shall compile an annual report, by sponsor, and post the report on its website by January 15 of each year.
- 2. Immunity for the sponsor of a charter school under subparagraph 1. applies only with respect to acts or omissions not under the sponsor's direct authority as described in this section.
- 3. This paragraph does not waive a sponsor's sovereign immunity.
- 4. A Florida College System institution may work with the school district or school districts in its designated service

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 ${f CODING:}$ Words ${f stricken}$ are deletions; words ${f underlined}$ are additions.

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area to develop charter schools that offer secondary education. These charter schools must include an option for students to 90 receive an associate degree upon high school graduation. If a Florida College System institution operates an approved teacher preparation program under s. 1004.04 or s. 1004.85, the 93 institution may operate charter schools that serve students in kindergarten through grade 12 in any school district within the service area of the institution. District school boards shall cooperate with and assist the Florida College System institution 97 on the charter application. Florida College System institution applications for charter schools are not subject to the time deadlines outlined in subsection (6) and may be approved by the district school board at any time during the year. Florida 100 101 College System institutions may not report FTE for any students participating under this subparagraph who receive FTE funding 103 through the Florida Education Finance Program. 104

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5. For purposes of assisting the development of a charter school, a school district may enter into nonexclusive interlocal agreements with federal and state agencies, counties, municipalities, and other governmental entities that operate within the geographical borders of the school district to act on behalf of such governmental entities in the inspection, issuance, and other necessary activities for all necessary permits, licenses, and other permissions that a charter school needs in order for development, construction, or operation. A charter school may use, but may not be required to use, a school district for these services. The interlocal agreement must include, but need not be limited to, the identification of fees that charter schools will be charged for such services. The fees

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must consist of the governmental entity's fees plus a fee for the school district to recover no more than actual costs for providing such services. These services and fees are not included within the services to be provided pursuant to subsection (20). Notwithstanding any other provision of law, an interlocal agreement or ordinance that imposes a greater regulatory burden on charter schools than school districts or that prohibits or limits the creation of a charter school is void and unenforceable. An interlocal agreement entered into by a school district for the development of only its own schools, including provisions relating to the extension of infrastructure, may be used by charter schools.

6. The board of trustees of a sponsoring state university or Florida College System institution under paragraph (a) is the local educational agency for all charter schools it sponsors for purposes of receiving federal funds and accepts full responsibility for all local educational agency requirements and the schools for which it will perform local educational agency responsibilities. A student enrolled in a charter school that is sponsored by a state university or Florida College System institution may not be included in the calculation of the school district's grade under s. 1008.34(5) for the school district in which he or she resides.

Section 2. Subsection (4) and paragraphs (a) and (h) of subsection (6) of section 1002.333, Florida Statutes, are amended, and paragraph (e) is added to subsection (1) of that section, to read:

1002.333 Persistently low-performing schools.-

(1) DEFINITIONS.—As used in this section, the term:

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

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146	(e) "Sponsoring entity" has the same meaning as in s.
147	1002.33(5).
148	(4) ESTABLISHMENT OF SCHOOLS OF HOPE.—A hope operator
149	seeking to open a school of hope must submit a notice of intent
150	to the sponsoring entity to operate a school of hope in a the
151	school district in which a persistently low-performing school
152	has been identified by the State Board of Education pursuant to
153	subsection (10) or in which a Florida Opportunity Zone is
154	located.
155	(a) The notice of intent must include:
156	1. An academic focus and plan.
157	2. A financial plan.
158	3. Goals and objectives for increasing student achievement
159	for the students from low-income families.
160	4. A completed or planned community outreach plan.
161	5. The organizational history of success in working with
162	students with similar demographics.
163	6. The grade levels to be served and enrollment
164	projections.
165	7. The proposed location or geographic area proposed for
166	the school consistent with the requirements of sub-subparagraphs
167	(1) (d) 1.a. and b.
168	8. A staffing plan.
169	(b) Notwithstanding the requirements of s. 1002.33, a
170	sponsoring entity school district shall enter into a
171	performance-based agreement with a hope operator to open schools
172	to serve students from persistently low-performing schools and
173	students residing in a Florida Opportunity Zone.

Page 6 of 8

(6) STATUTORY AUTHORITY.-

174

Florida Senate - 2025 SB 1702

23-01071C-25 20251702_

- (a) A school of hope or a nonprofit entity that operates more than one school of hope through a performance-based agreement with a <u>sponsoring entity</u> school district may be designated as a local education agency by the department, if requested, for the purposes of receiving federal funds and, in doing so, accepts the full responsibility for all local education agency requirements and the schools for which it will perform local education agency responsibilities.
- 1. A nonprofit entity designated as a local education agency may report its students to the department in accordance with the definitions in s. 1011.61 and pursuant to the department's procedures and timelines.
- 2. Students enrolled in a school established by a hope operator designated as a local educational agency are not eligible students for purposes of calculating the district grade pursuant to s. 1008.34(5).
- (h)1. A school of hope shall provide the <u>sponsoring entity</u> school district with a concise, uniform, quarterly financial statement summary sheet that contains a balance sheet and a statement of revenue, expenditures, and changes in fund balance. The balance sheet and the statement of revenue, expenditures, and changes in fund balance shall be in the governmental fund format prescribed by the Governmental Accounting Standards Board. Additionally, a school of hope shall comply with the annual audit requirement for charter schools in s. 218.39.
- 2. A school of hope is in compliance with subparagraph 1. if it is operated by a nonprofit entity designated as a local education agency and if the nonprofit submits to each school district in which it operates a school of hope:

Page 7 of 8

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

Florida Senate - 2025 SB 1702

a.	A cor	ncise,	uniform,	C	quarterly	finan	cial	stateme	nt	
summary	sheet	that	contains	а	balance	sheet	summ	arizing	the	

206 revenue, expenditures, and changes in fund balance for the 207 entity and for its schools of hope within the school district.

23-01071C-25

b. An annual financial audit of the nonprofit which includes all schools of hope it operates within this state and which complies with s. 218.39 regarding audits of a school board.

Section 3. This act shall take effect July 1, 2025.

Page 8 of 8

The Elevida Senate

		The Horida Seriate			
	3/25/25	APPEARANCE RECORD	SB 1702		
	Meeting Date	Deliver both copies of this form to	Bill Number or Topic		
Sei	nate K-12	Senate professional staff conducting the meeting	313094		
,	Committee		Amendment Barcode (if applicable)		
Name	Kathleen	Sanz Phone 8	50 570 9727		
	1		24		
Address	5820 Wh	ippoorwill Email K	dsanz@flmusiced.org		
	Street		· J		
	Tam Da	Florida 33625			
	City	State Zip			
	Speaking: For	Against Information OR Waive Speaking:	: In Support Against		
	. 3				
	PLEASE CHECK ONE OF THE FOLLOWING:				
	m appearing without	I am a registered lobbyist,	I am not a lobbyist, but received		
COI	mpensation or sponsorship.	representing:	something of value for my appearance		

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.pdf (flsenate.gov)

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

S-001 (08/10/2021)

(travel, meals, lodging, etc.),

sponsored by:

STATE OF FLORIDA DEPARTMENT OF STATE

Division of Elections

I, Cord Byrd, Secretary of State, do hereby certify that

Marcus D. Chambers

is duly appointed a member of the

Board of Directors, Florida High School Athletic Association

for a term beginning on the Twenty-First day of June, A.D., 2024, until the Twenty-First day of August, A.D., 2026 and is subject to be confirmed by the Senate during the next regular session of the Legislature.

Given under my hand and the Great Seal of the State of Florida, at Tallahassee, the Capital, this the First day of August, A.D., 2024.

Secretary of State

DSDE 99 (3/03)

OF



RON DESANTIS GOVERNOR

RECEIVED UE PARIMENT OF STATE

2024 JUN 25 AM 9:59

DIVISION OF ELECTIONS TALLAHASSEE, FL

June 21, 2024

Secretary Cord Byrd Department of State R.A. Gray Building, Room 316 500 South Bronough Street Tallahassee, Florida 32399-0250

Dear Secretary Byrd:

Please be advised I have made the following appointment under the provisions of Section 1006.20(4)(d), Florida Statutes:

The Honorable Marcus Chambers Superintendent of Schools, Okaloosa County 202A Highway 85 North Niceville, Florida 32578

as a member of the Florida High School Athletic Association Board of Directors, filling a vacant seat previously occupied by James Norton, subject to confirmation by the Senate. This appointment is effective June 21, 2024, for a term ending August 21, 2026.

Sincerely,

Ron DeSantis

Governor

RD/ah ·

OATH OF OFFICE

(Art. II. § 5(b), Fla. Const.)

RECEIVED DEPARTMENT OF STATE

2024 JUL - 3 PM 2: 18

DIVISION OF ELECTIONS TALLAHASSEF, FI

STATE OF FLORIDA County of Okaloosa I do solemnly swear (or affirm) that I will support, protect, and defend the Constitution and Government of the United States and of the State of Florida; that I am duly qualified to hold office under the Constitution of the State, and that I will well and faithfully perform the duties of Florida High School Athletic Association - Roard of Directors (Full Name of Office - Abbreviations Not Accepted) on which I am now about to enter, so help me God. [NOTE: If you affirm, you may omit the words "so help me God." See § 92.52, Fla. Stat.] Sworn to and subscribed before me by means of X physical presence (Affix Seal Below) Or online notarization this 18th day of June , 2024. Signature of Officer Administering Oath or of Notary Public AMBER FLOYD NOTARY PUBLIC Amber floyd Prini, Type, or Stamp Commissioned Name of Notary Public STATE OF FLORIDA NO. HH163623 Personally Known X or Produced Identification Type of Identification Produced _____ ACCEPTANCE I accept the office listed in the above Oath of Office. Office X Mailing Address: Home 202 A Highway 85 N Street or Post Office Box Marcus D. Chambers Nicevile, & 32578 City, State, Zip Code

STATE OF FLORIDA DEPARTMENT OF STATE

Division of Elections

I, Cord Byrd, Secretary of State, do hereby certify that

Daniel Penha Foganholi, Sr.

is duly appointed a member of the

State Board of Education

for a term beginning on the First day of January, A.D., 2025, until the Thirty-First day of December, A.D., 2028 and is subject to be confirmed by the Senate during the next regular session of the Legislature.

Given under my hand and the Great Seal of the State of Florida, at Tallahassee, the Capital, this the Fifth day of March, A.D., 2025.

Secretary of State

DSDE 99 (3/03)



RON DESANTIS GOVERNOR

RECEIVED NEPARTMENT OF STAIL 2025 JAN 21 AM 9: 38 DIVISION OF ELECTIONS TALLAMASSEE FL

January 1, 2025

Secretary Cord Byrd Department of State R.A. Gray Building, Room 316 500 South Bronough Street Tallahassee, Florida 32399-0250

Dear Secretary Byrd:

Please be advised I have made the following reappointment under the provisions of Section 1001.01, Florida Statutes:

Mr. Daniel Foganholi 2698 Northwest 94th Avenue Coral Springs, Florida 33065

as a member of the State Board of Education, subject to confirmation by the Senate. This appointment is effective January 1, 2025, for a term ending December 31, 2028.

Sincerely,

Ron DeSantis

Governor

RD/es

OATH OF OFFICE RECEIVED (Art. II. § 5(b), Fla. Const.)

STATE OF FLORIDA	2025 MAR - 4 AM 10: 34
County of BROWARD	DIVISION OF ELECTIONS TALL AHASSEE FL
I do solemnly swear (or affirm) that I will sup Government of the United States and of the State under the Constitution of the State, and that I will we State BOARD OF (Full Name of Office - A	of Florida; that I am duly qualified to hold office
on which I am now about to enter, so help me God	•
[NOTE: If you affirm, you may omit the words "s	o help the God." See § 92.52, Fla. Stat.]
ASHLEY BLIEM Notary Public State of Florida Comm# HH377316 Explres 3/22/2027 Print, Type, or Stam Personally Known	bed before me by means of physical presence ization this day of March, 20_25. Blue Administering Oath or of Notary Public J. C.M. p Commissioned Name of Notary Public or Produced Identification [7] on Produced FL_DL_
ACCE	PTANCE
I accept the office listed in the above Oath of O	ffice.
Mailing Address: Home Office	
1100 5 Powerline Rd. Sinte 105 Street or Post Office Box	DAVIEL PENHA FOGANHOLI SR. Print Name
Deerfield Beach FL, 33442	Signature

STATE OF FLORIDA DEPARTMENT OF STATE

Division of Elections

I, Cord Byrd, Secretary of State, do hereby certify that

Sallie Murphy

is duly appointed a member of the

Education Practices Commission

for a term beginning on the First day of October, A.D., 2024, until the Thirtieth day of September, A.D., 2028 and is subject to be confirmed by the Senate during the next regular session of the Legislature.

Given under my hand and the Great Seal of the State of Florida, at Tallahassee, the Capital, this the Twenty-Sixth day of February, A.D., 2025.

Secretary of State

DCDE 99 (3/03)



State Board of Education

Ben Gibson, Chair Ryan Petty, Vice Chair Members Esther Byrd Grazie P. Christie Daniel P. Foganholi, Sr. Kelly Garcia MaryLynn Magar

December 10, 2024

Manny Diaz, Jr.
Commissioner of Education

2024 DEC | 3 AM 8: | 2 DIVISION OF ELECTIONS TALLAHASSEE, FI

The Honorable Cord Byrd Secretary of State R.A. Gray Building 500 South Bronough Street, Room 316 Tallahassee, Florida 32399-0250

Dear Secretary Byrd:

Please find below a listing for a member of the Education Practices Commission who was recently reappointed for a second term. Florida's State Board of Education officially reappointed this member at its November 20, 2024, meeting. The appointee is now subject to Senate confirmation.

APPOINTEE

TERM BEGINS

TERM EXPIRES

Sallie Willis Murphy

October 1, 2024

September 30, 2028

CONTACT INFORMATION

Sallie Willis Murphy

Home: 2761 Juniper Road, Quincy, Florida 32351

Educator

Phone: 850-545-8689

If I can assist you further, please do not hesitate to contact me at 850-245-0340. We look forward to this confirmation.

Sincerely,

Sunny Chancy, Ed.D.

Deputy Chancellor for Educator Quality

SC/rk

OATH OF OFFICE

(Art. II. § 5(b), Fla. Const.)

STATE OF FLORIDA	
County of Gadsden	
I do solemnly swear (or affirm) that I will supp Government of the United States and of the State of under the Constitution of the State, and that I will w	f Florida; that I am duly qualified to hold office
Education Practices Commission	
(Full Name of Office – A	bbreviations Not Accepted)
on which I am now about to enter, so help me God.	
[NOTE: If you affirm, you may omit the words "so Adlice Management of Signature 1997]	help me God." See § 92.52, Fla. Stat.]
Or online notariz Manda Signature of Officer A	ed before me by means of physical presence ation this day of, 20_25. Administering Oath or of Notary Public Commissioned Name of Notary Public or Produced Identification Produced
	AMANDA ROWAN Notary Public - State of Florida Commission # HH 426970 My Comm. Expires Oct 28, 2021 Bonded through National Notary Assr
I accept the office listed in the above Oath of Off	nce.
Mailing Address: Home Office	
2761 Juniper Road	Sallie Murphy
Street or Post Office Box	Print Name
Quincy, Florida 32351 City, State, Zip Code	Signature Signature
ony, state, Lip code)

STATE OF FLORIDA DEPARTMENT OF STATE

Division of Elections

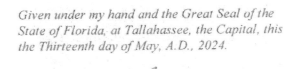
I, Cord Byrd, Secretary of State, do hereby certify that

Charlotte Wintz

is duly appointed a member of the

Education Practices Commission

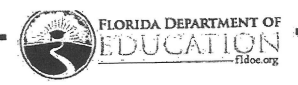
for a term beginning on the First day of October, A.D., 2022, until the Thirtieth day of September, A.D., 2026 and is subject to be confirmed by the Senate during the next regular session of the Legislature.





Secretary of State

DSDE 99 (3/03)



State Board of Education

Ben Gibson, Chair Ryan Petty, Vice Chair Members Monesia Brown Esther Byrd Grazie Pozo Christie Kelly Garcia MaryLynn Magar

April 22, 2024

Manny Diaz, Jr.

2024 APR 22 PH 4: 13
DIVISION OF ELECTIONS
TALLAHASSEE.FL

The Honorable Cord Byrd
Secretary of State
R.A. Gray Building
500 South Bronough Street, Room 316
Tallahassee, Florida 32399-0250

Dear Secretary Byrd:

Please find a listing of the Education Practices Commission's newly appointed members below. Florida's State Board of Education officially appointed this member at its April 17, 2024, meeting. The appointee is now subject to Senate confirmation.

APPOINTEE TERM BEGAN SEAT FILLED TERM EXPIRES REPLACING
Charlotte Wintz October 1, 2022 April 17, 2024 September 30, 2026 Ana Armbrister-Bland

CONTACT INFORMATION

Charlotte Wintz

Address: 4730 Birkenhead Road, Jacksonville, Florida 32210

Educator

Phone: 904-722-7218

If I can assist you further, please do not hesitate to contact me at 850-245-0340. We look forward to this confirmation.

Sincerely,

Sumny Chancy, Ed.D.

Deputy Chancellor for Educator Quality

SC/tk

OATH OF OFFICE RECEIVED

(Art. II. § 5(b), Fla. Const.)

2024 MAY -8 AM 8: 40

DIVISION OF ELECTIONS

STATE OF FLORIDA			TALLAHASSEE. FL	
County of Duval		*		
I do solemnly swear (or af Government of the United Stunder the Constitution of the	tates and of the State of State, and that I will v	of Florida; that I am d well and faithfully per	huly qualified to hold office	
Education Machies (Ommission	n Member		
	ull Name of Office – A		cepted)	
on which I am now about to	enter, so help me God			
[NOTE: If you affirm, you r	nay omit the words "s	o help me God." See	§ 92.52, Fla. Stat.]	
	- Client	0/1/1/24		
	Signature	HER COP		-
		, V	0	
(Affix Seal Below)	Sworn to and subscrib	bed before me by mea	ins of <u>I</u> physical presence	€
	Oronline notari	ization this 13 day	of May , 2024	1.
TIFFANY W. HENDRIX MY COMMISSION # HH 033441 EXPIRES: September 13, 2024 Bonded Thru Natary Public Underwriters	~ ~	Administering Oath o		-
	the same of the sa	1 Hendrix	1	m
	Print, Type, or Stam	Commissioned Nan	te of wordry Fuoric	
	Personally Known	or Produced Id	entification	
•	Type of Identificatio	n Produced	and a design of the second and the s	
	ACCE	PTANCE		
I accept the office listed in	the above Oath of O	ffice.		
Mailing Address: Home	e Office] , .	(, .	
4730 Birken	head Rd	Charlo	He Wintz	
Street or Post Office Box		Print Name	1 - 10 11	
Jacksonville	PL 32210	- Ch	lin Hellite	~
City, State, Zip Code		Signature		

STATE OF FLORIDA DEPARTMENT OF STATE

Division of Elections

I, Cord Byrd, Secretary of State, do hereby certify that

Jennifer Thaxton

is duly appointed a member of the

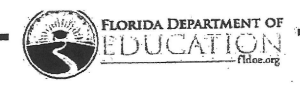
Education Practices Commission

for a term beginning on the First day of October, A.D., 2023, until the Thirtieth day of September, A.D., 2027 and is subject to be confirmed by the Senate during the next regular session of the Legislature.

Given under my hand and the Great Seal of the State of Florida, at Tallahassee, the Capital, this the Thirteenth day of September, A.D., 2024.

Secretary of State

DSDE 99 (3/03)



Manny Diaz, Jr.

2024 APR 22 PM 4: 13

DIVISION OF ELECTIONS FALLAHASSEE, FL

State Board of Education

Ben Gibson, Chair Ryan Petty, Vice Chair Members Monesia Brown Esther Byrd Grazie Pozo Christie Kelly Garcia MaryLynn Magar

April 22, 2024

The Honorable Cord Byrd Secretary of State R.A. Gray Building 500 South Bronough Street, Room 316 Tallahassee, Florida 32399-0250

Dear Secretary Byrd:

Please find a listing of the Education Practices Commission's newly appointed members below. Florida's State Board of Education officially appointed this member at its April 17, 2024, meeting. The appointee is now subject to Senate confirmation.

APPOINTEE TERM BEGAN SEAT FILLED TERM EXPIRES REPLACING
Jennifer Thaxton October 1, 2023 April 17, 2024 September 30, 2027 Christine Plaza

CONTACT INFORMATION

Jennifer Thaxton Address: 11 Saw Mill Court, Crawfordville, Florida 32327

Educator

Phone: 850-766-8294

If I can assist you further, please do not hesitate to contact me at 850-245-0340. We look forward to this confirmation.

Sincerely,

Sunny Chancy, Ed.D.

Deputy Chancellor for Educator Quality

SC/rk

OATH OF OFFICE RECEIVED

(Art. II. § 5(b), Fla. Const.)

2024 MAY 22 AM 8: 09 OLVISION OF ELECTIONS TALLAHASSEE.FL STATE OF FLORIDA County of Wakulla I do solemnly swear (or affirm) that I will support, protect, and defend the Constitution and Government of the United States and of the State of Florida; that I am duly qualified to hold office under the Constitution of the State, and that I will well and faithfully perform the duties of Education Practices Commission member (Full Name of Office - Abbreviations Not Accepted) on which I am now about to enter, so help me God. [NOTE: If you affirm, you may omit the words "so help me God." See § 92.52, Fla. Stat.] Sworn to and subscribed before me by means of ____ physical presence (Affix Seal Below) Or online notarization this The day of May , 2021 lignature of Officer Administering Oath or of Notary Public SAHANTHAM. JACOBS amontha Commission # HH 157255 Expires July 22, 2025 Bonded Thru Troy Fain known nos 800-385-7019 Print, Type, or Stamp Commissioned Name of Notary Public or Produced Identification Personally Known 🗸 Type of Identification Produced _____ ACCEPTANCE I accept the office listed in the above Oath of Office.

Mailing Address: Home	Office
11 Saw Mill Ct	Jennifer Thaxton
Street or Post Office Box	Print Name
Crawfordville, FL 32327	Jenge Co
City, State, Zip Code	Signature /

STATE OF FLORIDA DEPARTMENT OF STATE Division of Elections

I, Cord Byrd, Secretary of State, do hereby certify that

Joseph G. Stanley

is duly appointed a member of the

Education Practices Commission

for a term beginning on the Nineteenth day of April, A.D., 2023, until the Thirtieth day of September, A.D., 2025 and is subject to be confirmed by the Senate during the next regular session of the Legislature.

Given under my hand and the Great Seal of the State of Florida, at Tallahassee, the Capital, this the Twelfth day of August, A.D., 2024.

Secretary of State

DSDE 99 (3/03)



RON DESANTIS
Governor

CORD BYRDSecretary of State

August 13, 2024

Dr. Joseph G. Stanley 2279 Southwest 24th Avenue Okeechobee, Florida 34974

Dear Dr. Stanley:

Enclosed please find an amended certificate of appointment for your appointment as member of the Education Practices Commission. Please dispose of previous copies.

If you have any questions or need further assistance, please contact me at (850) 245-6240.

Sincerely,

Donna S. Brown, Chief Bureau of Election Records

DSB/ck

Enclosures

State Board of Education

Ben Gibson, Chair Ryan Petty, Vice Chair Members Esther Byrd Grazie Pozo Christie Kelly Garcia MaryLynn Magar - fldoe.org [Manny Diaz Jr. Commissioner of Education

2024 AUG 12 AM 11: 36

FALLAHASSEF, FL

February 6, 2024 Amended August 12, 2024

The Honorable Cord Byrd Secretary of State R.A. Gray Building 500 South Bronough Street, Room 316 Tallahassee, Florida 32399-0250

Dear Secretary Byrd:

Please find below a listing of the Education Practices Commission's newly appointed member. Florida's State Board of Education officially appointed this member at its April 19, 2023, meeting. The appointee is now subject to Senate confirmation.

APPOINTEE TERM BEGAN SEAT FILLED TERM EXPIRES REPLACING

Joseph Stanley October 1, 2021 October 18, 2023 September 30, 2025 Martha Jaureguizer

CONTACT INFORMATION

Dr. Joseph Stanely Address Administrator Phone:

If I can assist you further, please do not hesitate to contact me at 850-245-0340. We look forward to this confirmation.

Sincerely,

Sunny Chancy, Ed.D.

Deputy Chancellor of Public Schools

SC/rk

OATH OF OFFICE

(Art. II. § 5(b), Fla. Const.) 2024 FED 14 AM 8: 37

STATE OF FLORIDA				
County of Okeechobee	}			
Government of the United S under the Constitution of the	states and of the State State, and that I wil	e of Florida; that I a I well and faithfully		1 2
Administrator M		of Office)	TIMISSION	
on which I am now about to	,			
[NOTE: If you affirm, you	may omit the words	"so help me God." S	See § 92.52, Fla. Stat.]	
		lote		
	Signature		•	
CHARNEL HALL-FRYSON Notary Public - State of Florida Commission # HH 383472 My Comm. Expires Apr 5, 2027 Bonded through National Notary Assn.	Or online note Signature of Office Print, Type, or Sta	er Administering Oal	means ofphysical present lay of February , 202 th or of Notary Public Name of Notary Public	се _ <u></u>
	Type of Identificat	ion Produced		-
		EPTANCE		
I accept the office listed in	the above Oath of	Office.		
Mailing Address: Hom	e Office			
		Joseph G. S	Stanley	_
Street or Post Office Box		Print Name	7 fth	

City, State, Zip Code

600

STATE OF FLORIDA DEPARTMENT OF STATE

Division of Elections

I, Cord Byrd, Secretary of State, do hereby certify that

Jamie Harper Sheehan

is duly appointed a member of the

Education Practices Commission

for a term beginning on the Eighteenth day of February, A.D., 2024, until the Seventeenth day of February, A.D., 2028 and is subject to be confirmed by the Senate during the next regular session of the Legislature.

Given under my hand and the Great Seal of the State of Florida, at Tallahassee, the Capital, this the Fifth day of March, A.D., 2025.

Secretary of State

DSDE 99 (3/03)



State Board of Education

Ben Gibson, Chair Ryan Petty, Vice Chair Members Monesia Brown Esther Byrd Grazie Pozo Christie Kelly Garcia Marylynn Magar

April 22, 2024

Manny Diaz, Jr. Commissioner of Education

2024 APR 22 PM 4: 13

DIVISION OF ELECTIONS TALLAHASSEE, FL

The Honorable Cord Byrd Secretary of State R.A. Gray Building 500 South Bronough Street, Room 316 Tallahassee, Florida 32399-0250

Dear Secretary Byrd:

Please find a listing of the Education Practices Commission's newly appointed members below. Florida's State Board of Education officially appointed this member at its April 17, 2024, meeting. The appointee is now subject to Senate confirmation.

APPOINTEE Jamie Sheehan

TERM EXPIRES SEAT FILLED TERM BEGAN February 18, 2024 April 17, 2024

February 17, 2028 Jordan Thompkins

REPLACING

CONTACT INFORMATION

Jamie Harper Sheehan

Address: 3333 Cherokee Ridge Trail, Tallahassee, Florida 32312

Parent

Phone: (850) 443-5937

If I can assist you further, please do not hesitate to contact me at 850-245-0340. We look forward to this confirmation.

Sincerely,

Sunny Chancy, Ed.D.

Deputy Chancellor for Educator Quality

SC/rk

'HAND DELIVERED

OATH OF OFFICE

(Art. II. § 5(b), Fla. Const.)

RECEIVED

2025 FEB 28 PM 4:38

STATE OF FLORIDA			UPVISION OF ELECTIONS TALLAHASSFE.FL
County of Leon			TALLANAJOS E.F.L.
I do solemnly swear (or affir Government of the United Stat under the Constitution of the S	tes and of the State of	of Florida; that I am duly	qualified to hold office
Member of the Education	on Practices Co	mmission	
(Full	Name of Office – A	Abbreviations Not Accep	ted)
on which I am now about to en	iter, so help me God.		
[NOTE: If you affirm, you ma	y omit the words "se	o help me God." See § 92	2.52, Fla. Stat.]
	Signature 2	heehan	
(Affix Seal Below) S	worn to and subscrit	bed before me by means (of <u></u>
	Or online notari	zation this May of _	Octobe , 2024
My Corem. Expires Apr 15, 2028 Bonded through National Notary Assn.	Parker Lau Print, Type, or Stamp	Administering Oath or of Administering Oath or of Odding Oath Oath Oath Oath Oath Oath Oath Oath	f Notary Public
	T Breeze	or Produced Identi n Produced FL DL	**************************************
•	гуре ој наепијісано	n Produced . O > C	
	ACCE	PTANCE	
I accept the office listed in th	e above Oath of Of	ffice.	
Mailing Address: Home 3333 Cherokee Ridge	See	Jamie Harper Sh	eehan
Street or Post Office Box		Print Name	,
Tallahassee, FL 323	12	Jamie A	eo Lan

Signature

City, State, Zip Code

STATE OF FLORIDA DEPARTMENT OF STATE

Division of Elections

I, Cord Byrd, Secretary of State, do hereby certify that

Joseph Battista

is duly appointed a member of the

Commission for Independent Education

for a term beginning on the Thirteenth day of December, A.D., 2024, until the Thirtieth day of June, A.D., 2025 and is subject to be confirmed by the Senate during the next regular session of the Legislature.

Given under my hand and the Great Seal of the State of Florida, at Tallahassee, the Capital, this the Second day of January, A.D., 2025.

Secretary of State

DSDE 99 (3/03)

will appear.

photocopied or chemically altered



RON DESANTIS GOVERNOR

ALPERTMENT OF STATE

2024 DEC 27 AM11: 27

INVISION OF LICENTONS

WALL AND SEED FOR

December 13, 2024

Secretary Cord Byrd Department of State R.A. Gray Building, Room 316 500 South Bronough Street Tallahassee, Florida 32399-0250

Dear Secretary Byrd:

Please be advised I have made the following appointment under the provisions of Section 1005.21, Florida Statutes:

Mr. Joseph Battista 1800 South Kirkman Road Orlando, Florida 32811

as a member of the Commission for Independent Education, filling a vacant seat previously occupied by Mildred Coyne, subject to confirmation by the Senate. This appointment is effective December 13, 2024, for a term ending June 30, 2025.

Sincerely,

Ron DeSantis

Governor

RD/gc

OATH OF OFFICE

(Art. II. § 5(b), Fla. Const.)

KECETTEL FRARIMENT OF STATE

2024 DEC 26 AN 9: 41

* WISION A STECTIONS

STATE OF FLORIDA		2011/11/23/19 FL		
County of ORANGE				
I do solemnly swear (or affirm) that I will support, protect, and defend the Constitution and Government of the United States and of the State of Florida; that I am duly qualified to hold office under the Constitution of the State, and that I will well and faithfully perform the duties of (Full Name of Office – Abbreviations Not Accepted)				
(I	Full Name of Office – A	bbreviations Not Accepted)		
on which I am now about to	enter, so help me God.			
[NOTE: If you affirm, you	may omit the words "so	help me God." See § 92.52, Fla. Stat.]		
	Closeph	Battesta		
	Signaturk			
	(/	ped before me by means of physical presence		
(Affix Seal Below)	Sworn to and subscrib	sea before me by means of physical presence		
	Or online notari	zation this 1741 day of December, 2024.		
Solange Fernández del Pino	A L			
Notary Public State of Florida	Signature of Officer	Administering Oath or of Notary Public		
Comm# HH296019	Signature of Officer.	de de de de Divo		
PCF 1918 Expires 10/15/2026	Print, Type, or Stam	o Commissioned Name of Notary Public		
		or Produced Identification		
	Type of Identification	n Produced		
ACCEPTANCE				
	ACCE	FIANCE		
I accept the office listed in	the above Oath of O	ffice.		
Mailing Address: Hon	ne Office			
1800 S. KIRK	MAN RD	JOSEPH BATTISTA		
Street or Post Office Box		Print Name		
ORLANDO, F	L. 32811	Jul Faltesta		
City, State, Zip Code	200 SANDER SANDER SERVICE	Signature /		

STATE OF FLORIDA DEPARTMENT OF STATE

Division of Elections

I, Cord Byrd, Secretary of State, do hereby certify that

Burton (Tra) Williams, III

is duly appointed a member of the

Commission for Independent Education

for a term beginning on the Thirteenth day of December, A.D., 2024, until the Thirtieth day of June, A.D., 2026 and is subject to be confirmed by the Senate during the next regular session of the Legislature.

Given under my hand and the Great Seal of the State of Florida, at Tallahassee, the Capital, this the Fifth day of March, A.D., 2025

Secretary of State

DSDE 99 (3/03)



RON DESANTIS GOVERNOR

RECEIVED
UEPARIMENT OF STATE

2024 DEC 27 AMII: 26

DIVISION OF ELECTIONS
TALL AHASSEE FI

December 13, 2024

Secretary Cord Byrd
Department of State
R.A. Gray Building, Room 316
500 South Bronough Street
Tallahassee, Florida 32399-0250

Dear Secretary Byrd:

Please be advised I have made the following reappointment under the provisions of Section 1005.21, Florida Statutes:

Mr. Burton Williams III 4950 Recker Highway Winter Haven, Florida 33880

as a member of the Commission for Independent Education, succeeding Kristin Whitaker, subject to confirmation by the Senate. This appointment is effective December 13, 2024, for a term ending June 30, 2026.

Sincerely,

Ron DeSantis

Governor

RD/gc

RECEIVED

OATH OF OFFICE

(Art. II. § 5(b), Fla. Const.)

2025 MAR -3 AM II: 07 ENVISION OF ELECTIONS TALLAHASSEE FORMS

County of _____Manatas

I do solemnly swear (or affirm) that I will support, protect, and defend the Constitution and Government of the United States and of the State of Florida; that I am duly qualified to hold office under the Constitution of the State, and that I will well and faithfully perform the duties of the Commission for Independent Education (Full Name of Office - Abbreviations Not Accepted) on which I am now about to enter, so help me God. [NOTE: If you affirm, you may omit the words so help] Sworn to and subscribed before me by means of ____ physical presence (Affix Seal Below) Or __ online notarization this 28th day of + change, 20 25. REILLY DELLA-MORA Notary Public - State of Florida Commission # HH 484744 My Comm. Expires Jan 24, 2028 Signature of Officer Administering Oath or of Notary Public Bonded through National Notary Assn.

ACCEPTANCE

Print, Type, or Stamp Commissioned Name of Notary Public

Personally Known or Produced Identification Type of Identification Produced Colors License

Reilly Della-Mora

I accept the office listed in the above Oath of Off	fice.
Mailing Address: Home Office	
15719 Sextur Pl	Butten (TRA) Williams
Street or Post Office Box	Print Name
Endewton, V 54000 City, State, Zip Code	Signature
Orti, Donne, with Cons	

STATE OF FLORIDA DEPARTMENT OF STATE

Division of Elections

I, Cord Byrd, Secretary of State, do hereby certify that

Jeffrey Cross

is duly appointed a member of the

Commission for Independent Education

for a term beginning on the Thirteenth day of December, A.D., 2024, until the Thirtieth day of June, A.D., 2027 and is subject to be confirmed by the Senate during the next regular session of the Legislature.

Given under my hand and the Great Seal of the State of Florida, at Tallahassee, the Capital, this the Second day of January, A.D., 2025.

Secretary of State

DSDE 99 (3/03)

hotocopied or chamically altered, the word "VO,



RON DESANTIS GOVERNOR

RECEIVED THERT OF STAIN 2024 DEC 27 AMIL: 27 THYSICAL OF ELECTIONS

December 13, 2024

Secretary Cord Byrd Department of State R.A. Gray Building, Room 316 500 South Bronough Street Tallahassee, Florida 32399-0250

Dear Secretary Byrd:

Please be advised I have made the following reappointment under the provisions of Section 1005.21, Florida Statutes:

Mr. Jeff Cross 9014 Yonath Street Orlando, Florida 32827

as a member of the Commission for Independent Education, subject to confirmation by the Senate. This appointment is effective December 13, 2024, for a term ending June 30, 2027.

Sincerely,

Ron DeSantis Governor

RD/gc

(Art. 11. 9 5(b), Fla. Collist.)
STATE OF FLORIDA
County of Orange
I do solemnly swear (or affirm) that I will support, protect, and defend the Constitution and Government of the United States and of the State of Florida; that I am duly qualified to hold office under the Constitution of the State, and that I will well and faithfully perform the duties of
FLORIDA Commission Fon Independent Education (Full Name of Office - Abbreviations Not Accepted)
(Full Name of Office – Abbreviations Not Accepted)
on which I am now about to enter, so help me God.
[NOTE: If you affirm, you may omit the words "so help me God." See § 92.52, Fla. Stat.]
Vellen Cina
Signature D
(Affix Seal Below) Sworn to and subscribed before me by means of physical presence
Or online notarization this _20 day of _December, 20_24.
ISAAC MAXWELL MY COMMISSION # HH 468101 Signature of Officer Administering Oath or of Notary Public
EXPIRES: November 28, 2027 I Seas Maxwell
Print, Type, or Stamp Commissioned Name of Notary Public
Personally Known or Produced Identification
Type of Identification Produced Plorida Vivers license
ACCEPTANCE
I accept the office listed in the above Oath of Office.
Mailing Address: Home Office
9014 yonath ST. JEFFrey Cross
9014 Yonath ST. Street or Post Office Box Print Name ORLANDO FL 32827 Signature Affry Con
ORLANDO FL 32827 Jeffy Cion
City, State, Zip Code Signature

CourtSmart Tag Report

Room: KB 412 Case No.: - Type: Caption: Senate Committee on Education Pre K-12 Judge:

Started: 3/25/2025 11:01:26 AM

Ends: 3/25/2025 1:00:04 PM Length: 01:58:39

11:01:26 AM Chair Simon calls meeting to order

11:01:27 AM Roll Call **11:01:43 AM** Quorum

11:01:44 AM Opening remarks by Chair Simon

11:02:01 AM Tab 3: SB 1288 Parental Rights by Senator Grall

11:02:08 AM Senator Grall explain bill

11:03:36 AM Questions

11:03:37 AM Senator Osgood

11:04:02 AM Senator Grall

11:04:25 AM Senator Osgood

11:04:43 AM Senator Grall

11:04:59 AM Senator Osgood

11:06:26 AM Senator Grall

11:06:53 AM Senator Osgood

11:07:53 AM Senator Grall

11:08:09 AM Senator Osgood

11:08:30 AM Senator Grall

11:09:04 AM Senator Berman

11:09:27 AM Senator Grall

11:10:38 AM Senator Berman

11:10:59 AM Senator Grall

11:11:44 AM Senator Berman

11:12:12 AM Senator Grall

11:15:22 AM Senator Berman

11:15:42 AM Senator Grall

11:15:49 AM Senator Berman

11:15:51 AM Senator Grall

11:15:56 AM Senator Berman

11:16:07 AM Senator Grall

11:16:20 AM Senator Berman

11:16:54 AM Senator Grall

11:18:11 AM Senator Berman

11:18:32 AM Senator Grall

11:18:50 AM Senator Berman

11:19:13 AM Senator Grall

11:20:25 AM Senator Berman

11:21:08 AM Senator Grall

11:22:18 AM Senator Berman

11:22:44 AM Senator Grall 11:22:51 AM Senator Berman

11:22:31 AW Senator Bern

11:22:59 AM Senator Grall 11:23:11 AM Senator Berman

11:23:24 AM Senator Grall

11:23:32 AM Senator Berman

11:23:40 AM Senator Grall

11:24:08 AM Senator Gaetz

11:24:33 AM Senator Grall

11:24:36 AM Senator Gaetz

11:24:52 AM Senator Grall

11:24:55 AM Senator Gaetz

11:24:57 AM Senator Grall

11:24:59 AM Senator Gaetz

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11:25:05 AM Senator Grall
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11:25:12 AM Senator Gaetz

11:25:50 AM Senator Grall

11:25:52 AM Senator Gaetz

11:25:56 AM Senator Calatayud

11:27:36 AM Senator Grall

11:28:35 AM Senator Calatayud

11:30:01 AM Senator Davis

11:30:30 AM Senator Grall

11:30:32 AM Senator Davis

11:30:43 AM Senator Grall

11:31:36 AM Senator Davis

11:31:53 AM Senator Grall

11:32:28 AM Senator Davis

11:33:19 AM Senator Grall

11:34:19 AM Senator Davis

11:34:47 AM Senator Grall

11:37:24 AM Senator Davis

11:37:52 AM Senator Grall

11:37:54 AM Senator Davis

11:38:09 AM Senator Grall

11:38:49 AM Public testimony

11:39:23 AM Maxx Fenning

11:41:17 AM Laura Goodhue

11:43:11 AM Michelle Grimsley Shindano

11:44:55 AM Anna Jones

11:46:17 AM Diamond Delancy

11:48:21 AM Mira Lemstrom

11:49:20 AM Crishelle Bailey-Soles

11:51:15 AM Trenece Robertson

11:52:45 AM Rania Chehaitli

11:54:17 AM Ray Myers

11:56:15 AM Emily Nop

11:57:17 AM Chloe Bareswilt

11:59:02 AM Ryan Kennedy, Florida Citizen Alliance

12:00:03 PM Senator Berman

12:00:21 PM Ryan Kennedy, Florida Citizen Alliance

12:00:33 PM Senator Berman

12:00:39 PM Ryan Kennedy, Florida Citizen Alliance

12:00:50 PM Vie Villaverde

12:02:40 PM Patti Sullivan, Parental Rights Florida

12:04:36 PM Tsi Day Smyth

12:06:17 PM Sarah Parker

12:07:59 PM Rain Johnson

12:09:11 PM Sharmin Smith

12:10:58 PM Ashe Bradley

12:12:11 PM January Littlejonn

12:13:45 PM Andre Cardona

12:15:13 PM Barbara Price

12:16:58 PM Andre Brown

12:18:00 PM Laura Chandler

12:19:14 PM Aaron DiPietro, Florida Family Voice

12:21:37 PM Adriana Rodas

12:22:51 PM Kingston Harris

12:23:46 PM Alex Rabaron

12:24:48 PM Markitta Hammons

12:26:13 PM Ama Bejkollaii

12:27:14 PM Jenni Sanguiliano Lonski

12:28:46 PM Breanna Lewis

12:30:15 PM Nicole Soza

12:31:58 PM Robert Lee

12:33:41 PM Lauren Brenzel

12:35:21 PM	Chair Simon notes waiving on record
12:35:27 PM	Debate
12:35:28 PM	Senator Berman
12:40:19 PM	Senator Davis
12:41:46 PM	Senator Yarborough
12:44:31 PM	Senator Collins
12:47:03 PM	Senator Gaetz
12:49:34 PM	Senator Simon
12:49:44 PM	Senator Osgood
12:53:17 PM	Senator Calatayud
12:55:44 PM	Senator Grall closes on bill
12:56:15 PM	Roll Call
12:56:37 PM	Tab 4: SB 1514 Anaphylaxis in Public Schools by Senator Smith
12:56:55 PM	Senator Smith explains bill
12:58:24 PM	Amendment 691380 by Senator Smith
12:58:32 PM	Senator Smith explains amendment
12:58:50 PM	Senator Smith waives close on amendment
12:58:52 PM	Chair Simon reports amendment
12:59:02 PM	Public Testimony
12:59:04 PM	Sharmin Postell, Florida PTA waiving
12:59:14 PM	Senator Smith waives close on bill
12:59:19 PM	Roll Call
12:59:45 PM	SB 8, SB 742, SB 1702 moved to next agenda by Chair Simon
12:59:56 PM	Senator Calatayud moves to adjourn
12:59:58 PM	Meeting Adjourned