Bill No. HB 3407, 2nd Eng.

Amendment No. CHAMBER ACTION Senate House 1 2 3 4 5 6 7 8 9 10 11 Senator Horne moved the following amendment: 12 13 Senate Amendment (with title amendment) On page 1, between lines 22 and 23, 14 15 16 insert: 17 Section 2. Subsections (4) through (8) of section 232.246, Florida Statutes, are renumbered as subsections (5) 18 through (9), respectively, subsections (9) and (10) are 19 20 renumbered and amended, and a new subsection (4) is added to 21 said section, to read: 22 232.246 General requirements for high school 23 graduation. --24 (4) High school juniors and seniors who are designated 25 by their principals as qualified to act as tutors for other 26 students in a specific academic area, and who engage in 27 tutoring under the supervision of qualified instructional personnel and pursuant to a written agreement between 28 themselves, the school, and each student tutored, shall be 29 30 awarded one-half credit toward graduation for each semester 31 served. Each written agreement entered into under this 1

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subsection shall specify the time, place, and manner of 1 tutoring. At the end of each semester, each tutor's 2 3 effectiveness shall be evaluated by his or her supervising 4 instructor. One-fourth additional credit per semester toward 5 graduation may be awarded to any student tutor who is deemed 6 worthy. Any student tutor whose performance is deemed 7 unsatisfactory may be precluded from participating in the tutoring program until such time as, in the judgment of his or 8 her supervising instructor, any deficiencies have been 9 10 corrected. A supervising instructor need not preclude a student's participation if, in his or her professional 11 12 judgment, any deficiencies can be corrected while the student 13 tutor continues his or her participation. Any measure of 14 effectiveness used to evaluate student tutors shall include, 15 but not be limited to, measurable academic progress or improvement on behalf of the students tutored. 16 17 (10) (9) A student who meets all requirements 18 prescribed in subsections (1), (5), and (6), shall be awarded a standard diploma in a form prescribed by the state 19 20 board. A school board may attach the Florida gold seal 21 vocational endorsement to a standard diploma or, instead of the standard diploma, award differentiated diplomas to those 22 exceeding the prescribed minimums. A student who completes the 23 24 minimum number of credits and other requirements prescribed by 25 subsections (1) and (5) (4), but who is unable to meet the standards of $paragraph(6)(a)\frac{(5)(a)}{(5)(a)}$, $paragraph(6)(b)\frac{(5)(b)}{(5)(b)}$, 26 27 or $paragraph(6)(c)(\frac{5}{c})$, shall be awarded a certificate of 28 completion in a form prescribed by the state board. However, any student who is otherwise entitled to a certificate of 29 completion may elect to remain in the secondary school either 30 31 as a full-time student or a part-time student for up to 1

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additional year and receive special instruction designed to 1 2 remedy his or her identified deficiencies. This special 3 instruction shall be funded from the state compensatory 4 education funds of the district. 5 (11) (10) The public hearing and consideration required б in subsection(9)(8)shall not be construed to amend or 7 nullify the requirements of security relating to the contents of examinations or assessment instruments and related 8 9 materials or data as prescribed in s. 232.248. 10 11 (Redesignate subsequent sections.) 12 13 14 And the title is amended as follows: 15 16 On page 1, line 6, after the semicolon 17 18 insert: 19 amending s. 232.246, F.S.; providing for the 20 award of credit toward graduation for students who act as tutors; specifying requirements for 21 student tutors and evaluation procedures; 22 23 correcting cross references; 24 25 26 27 28 29 30 31

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