Amendment No. 01 (for drafter's use only)

-	CHAMBER ACTION House
	Senate House
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5	ORIGINAL STAMP BELOW
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11	Representative(s) Wise offered the following:
12	Representative(s) wise offered the following:
13	Amendment (with directory language and title
14	amendments)
15	On page 5, line 23 through page 7, line 7,
16	remove from the bill: all of said lines
17	200.00 2.20 00 22 0 0
18	and insert in lieu thereof:
19	(8) Each school board and community college board of
20	trustees may establish a separate additional fee for financial
21	aid purposes and a separate additional fee for technology,
22	which in sum do not exceed 10 percent of the base
23	matriculation fee assessed for workforce development programs
24	funded through the Workforce Development Education Fund. Each
25	school board and community college board of trustees may also
26	establish additional financial aid and technology fees for
27	non-resident students, which in sum do not exceed 10 percent
28	of the base tuition fee assessed for workforce development
29	programs funded through the Workforce Development Education
30	Fund. When established, fees shall be assessed pursuant to
31	the following criteria:

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(a) Each school board and community college board of trustees may establish a separate fee for financial aid purposes in an additional amount of up to 10 percent of the student fees collected for workforce development programs funded through the Workforce Development Education Fund. All financial aid fees collected shall be deposited into a separate workforce development student financial aid fee trust fund of the district or community college to support students enrolled in workforce development programs. Any undisbursed balance remaining in the trust fund and interest income accruing to investments from the trust fund shall increase the total funds available for distribution to workforce development education students. Awards shall be based on student financial need and distributed in accordance with a nationally recognized system of need analysis, as established by each school board or community college district board of trustees approved by the State Board for Career Education. Fees collected pursuant to this paragraph subsection shall be allocated in an expeditious manner. (b)(18) Technology fee revenues must be expended in accordance with technology improvement plans related to vocational certificate programs and shall not supplant funding

accordance with technology improvement plans related to vocational certificate programs and shall not supplant funding expended in the prior year's budget for these purposes. Each district school board and community college district board of trustees is authorized to establish a separate fee for technology, not to exceed \$1.80 per credit hour or credit-hour equivalent for resident students and not more than \$5.40 per credit hour or credit-hour equivalent for nonresident students, or the equivalent, to be expended in accordance with technology improvement plans. The technology fee may apply only to associate degree programs and courses. Fifty percent

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of technology fee revenues may be pledged by a community
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   college board of trustees as a dedicated revenue source for
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   the repayment of debt, including lease-purchase agreements,
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   not to exceed the useful life of the asset being financed.
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   Revenues generated from the technology fee may not be bonded.
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   == DIRECTORY LANGUAGE AMENDMENT ==
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   And the directory language is amended as follows:
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          On page 4, lines 14-15,
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   remove: and subsection (19) is added to said section,
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   ======= T I T L E
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                                A M E N D M E N T ========
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   And the title is amended as follows:
          On page 1, lines 17-19,
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   remove from the title of the bill: all of said lines
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   and insert in lieu thereof:
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          authorizing school boards and community college
          boards of trustees to establish technology and
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          financial aid fees; amending s. 239.213,
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