Florida House of Representatives - 2001 CS/HB 1257

By the Committee on Education Innovation and Representative Farkas

1	A bill to be entitled								
2	An act relating to in-school suspension;								
3	amending s. 228.041, F.S.; revising the								
4	definition of the term "in-school suspension"								
5	to include an additional alternative program;								
6	creating s. 230.23155, F.S.; providing funding								
7	for the establishment of School-based								
8	Alternative to Suspension Programs (SASPs)								
9	within specified school districts; providing a								
10	process for applying to the Commissioner of								
11	Education for funds to establish and conduct a								
12	SASP; providing program requirements; requiring								
13	an annual report; providing for future repeal;								
14	providing an effective date.								
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16	Be It Enacted by the Legislature of the State of Florida:								
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18	Section 1. Paragraph (b) of subsection (25) of section								
19	228.041, Florida Statutes, is amended to read:								
20	228.041 DefinitionsSpecific definitions shall be as								
21	follows, and wherever such defined words or terms are used in								
22	the Florida School Code, they shall be used as follows:								
23	(25) SUSPENSION								
24	(b) In-school suspension is the temporary removal of a								
25	student from the student's regular school program and								
26	placement in an alternative program, such as that provided in								
27	ss.s.230.2316 and 230.23155, under the supervision of school								
28	district personnel, for a period not to exceed 10 school days.								
29	Section 2. Section 230.23155, Florida Statutes, is								
30	created to read:								
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1	230.23155 School-based Alternative to Suspension
2	ProgramsTo provide an alternative to out-of-school
3	suspension, the Legislature hereby appropriates the sum of
4	\$750,000 from the General Revenue Fund for each of fiscal
5	years 2001-2002, 2002-2003, 2003-2004, and 2004-2005 to the
6	Department of Education for the establishment of School-based
7	Alternative to Suspension Programs (SASPs) in the Palm Beach
8	County School District and the Pinellas County School
9	District, according to the provisions of this act.
10	(1) A public school district or a consortium of
11	districts, in partnership with a local mental-healthcare
12	agency that has expertise in youth and family counseling, may
13	apply to the Commissioner of Education for up to \$75,000 per
14	SASP to establish the counseling component and conduct up to
15	five SASPs in their respective districts, in accordance with
16	this act. Such an application must include:
17	(a) A letter of support from each district's school
18	board.
19	(b) A letter from each school's principal and school
20	advisory council committing adequate space to house the SASP
21	and pledging the school's compliance with proper program
22	implementation and utilization.
23	(c) Letters of commitment from the school district,
24	local municipalities, local government agencies, or
25	community-based organizations, or a combination thereof, for
26	funds equaling at least one-third of the amount of the grant
27	request.
28	(d) Letters of support from local colleges and
29	universities promising to place counseling interns in the
30	SASP.
31	(e) Projected student outcomes.
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1 (f) A proposal for fulfilling the program requirements 2 of subsection (2). (2) A school principal, in partnership with a local 3 4 mental-healthcare agency, may establish a SASP. A SASP must 5 include the following components: 6 (a) Students participating in the SASP must be 7 provided with academic tutoring, intake assessment, 8 counseling, instruction in life skills, aftercare sessions, 9 and, as indicated, referrals to appropriate community-based agencies that offer services on a sliding scale for continued 10 individual counseling, family counseling, or both. 11 12 (b) The school day for the SASP must be at least the 13 length of the school day as defined by s. 228.041(13), and a 14 student who is participating in a SASP must attend for the 15 full day each day he or she is assigned to the SASP. 16 (c) A school that has more than 2,000 students must 17 request two SASPs. (d) Space within the fixed school building must be 18 19 dedicated solely to the SASP. Such space must include 20 classroom space that has a phone or other means of direct communication with the school administration and separate 21 office space for individual and group counseling. Minimum 22 requirements are approximately 1100 square feet. 23 24 (e) The SASP staff must include, but need not be limited to, a certified teacher, a counselor who has expertise 25 26 in youth and family counseling and who possesses a masters 27 degree, a counseling intern, and a part-time clerical 28 assistant or volunteer help. 29 (f) SASP staff shall conduct inservice training for school faculty on effective classroom management and 30 alternative, positive disciplinary techniques. 31 3

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1	(3) With the parent's permission, a student may be
2	assigned by the principal or the principal's designee to a
3	SASP for a 5-day period, in lieu of an out-of-school
4	suspension. At the discretion of the counseling staff, a
5	student may be released after 3 days or, if the counseling
6	staff considers it necessary, may be retained in the program
7	for an additional 5-day period. A student may participate in a
8	SASP a maximum of three times per school year.
9	(4) Annually, by October 1, the counseling agency for
10	each SASP that receives funds under this section must submit
11	to the Commissioner of Education a report that includes, but
12	is not limited to:
13	(a) Program expenditures.
14	(b) Number of program referrals by grade, sex, and
15	race.
16	(c) Number of students referred to the program one,
17	two, and three times.
18	(d) Number of SASP students subsequently suspended out
19	of school.
20	(e) Duplicated and unduplicated suspensions for the
21	school.
22	(f) The dropout rate, which must be included by
23	participating high schools.
24	(g) Principal, faculty, student, and SASP staff
25	comments regarding the effectiveness of the program.
26	(5) By January 1, 2005, the Commissioner of Education
27	must submit to the Governor, the President of the Senate, the
28	Speaker of the House of Representatives, and the majority and
29	minority leaders of the Senate and the House of
30	Representatives an evaluation of the effectiveness of the
31	School-based Alternative to Suspension Programs.
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