Amendment No. (for drafter's use only)

## CHAMBER ACTION

<u>Senate</u> <u>House</u>

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Representative(s) Patterson offered the following:

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## Amendment (with title amendment)

Between line(s) 1807 and 1808 insert:

Section 33. Paragraph (i) of subsection (1) of section 1011.62, Florida Statutes, is amended to read:

1011.62 Funds for operation of schools.—If the annual allocation from the Florida Education Finance Program to each district for operation of schools is not determined in the annual appropriations act or the substantive bill implementing the annual appropriations act, it shall be determined as follows:

(1) COMPUTATION OF THE BASIC AMOUNT TO BE INCLUDED FOR OPERATION. -- The following procedure shall be followed in

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Amendment No. (for drafter's use only)
determining the annual allocation to each district for operation:

(i) Calculation of full-time equivalent membership with respect to dual enrollment instruction from community colleges or state universities. -- Students enrolled in community college or university dual enrollment instruction pursuant to s. 1007.271 may be included in calculations of full-time equivalent student memberships for basic programs for grades 9 through 12 by a district school board. Dual enrollment instruction of high school students that is eligible for high school and postsecondary credit shall be reported by the school district in an amount equal to the hours of instruction that would be necessary to earn the FTE and the funding for the equivalent course if it were taught in the school district. Such students may also be calculated as the proportional shares of full-time equivalent enrollments they generate for a the community college or university conducting the dual enrollment instruction. Early admission students shall be considered dual enrollments for funding purposes. Students may be enrolled in dual enrollment instruction provided by an eligible independent college or university and may be included in calculations of full-time equivalent student memberships for basic programs for grades 9 through 12 by a district school board. However, those provisions of law which exempt dual enrolled and early admission students from payment of instructional materials and tuition and fees, including laboratory fees, shall not apply to students who select the option of enrolling in an eligible independent

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Amendment No. (for drafter's use only)

42 institution. An independent college or university which is 43 located and chartered in Florida, is not for profit, is accredited by the Commission on Colleges of the Southern 44 Association of Colleges and Schools or the Accrediting Council 45 for Independent Colleges and Schools, and which confers degrees 46 47 as defined in s. 1005.02 shall be eligible for inclusion in the 48 dual enrollment or early admission program. Students enrolled in 49 dual enrollment instruction shall be exempt from the payment of 50 tuition and fees, including laboratory fees. No student enrolled in college credit mathematics or English dual enrollment 51 52 instruction shall be funded as a dual enrollment unless the 53 student has successfully completed the relevant section of the 54 entry-level examination required pursuant to s. 1008.30.

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

Remove line(s) 158 and insert:

providing a restriction on transfer of benefits; amending s. 1011.62, F.S.; providing for FTE calculation for dual enrollment instruction; amending

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