

Amendment No. (for drafter's use only)

CHAMBER ACTION

Senate

House

1 Representative(s) Attkisson offered the following:

2
3 **Amendment**

4 Remove line(s) 28-54 and insert:

5 Representatives by January 1. The committee shall meet regularly
6 and is authorized to review potential rules and policies that
7 will be considered by the State Board of Education.

8 (2) INCENTIVES.--A provider or school district may not
9 provide incentives to entice a student or a student's parent to
10 choose a provider. After a provider has been chosen, the student
11 may be awarded incentives for performance or attendance, the
12 total value of which may not exceed \$50 per student per year.

13 (3) RESPONSIBILITIES OF SCHOOL DISTRICT AND PROVIDER.--

14 (a) School districts must create a one-stop parent
15 enrollment and provider selection process for supplemental
16 educational services and ensure that the process enables

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17 eligible students to begin receiving supplemental educational
18 services no later than October 15 of each school year.

19 (b) Supplemental educational service enrollment forms must
20 be made freely available to the parents of eligible students and
21 providers both prior to and after the start of the school year.

22 (c) School districts must provide notification to parents
23 of students eligible to receive supplemental educational
24 services prior to and after the start of the school year.
25 Notification shall include contact information for, and a brief
26 description of, state-approved providers as well as the
27 enrollment form, clear instructions, and timeline for the
28 selection of providers and commencement of services.

29 (d) State-approved supplemental educational services
30 providers must be able to provide services to eligible students
31 no later than October 15 of each school year.

32 (e) In the event that the contract with a state-approved
33 provider is signed less than 20 days prior to October 15, the
34 provider shall be afforded no less than 20 days from the date
35 the contract was executed to begin delivering services.

36 (f) Each provider shall create a specific learning plan
37 for each student that shall be approved by the student's
38 parents. The development of this learning plan shall occur after
39 the tutoring program has begun and after the provider's
40 assessment of the student's academic needs.

41 (g) A school district must hold open student enrollment
42 for supplemental educational services unless or until it has
43 obtained a written election to receive or reject services from
44 parents in accordance with paragraph (4) (a).

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45 (h) School districts, using the same policies applied to
46 other organizations that have access to school sites, shall
47 provide access to school facilities to providers that wish to
48 use these sites for supplemental educational services.

49 (4) COMPLIANCE; PENALTIES FOR NONCOMPLIANCE.--

50 (a) Compliance is met when the school district has
51 obtained a written election to receive or reject services from
52 the parents of at least 80 percent of the students receiving
53 free or reduced-price lunch in Title I schools that are eligible
54 for parental choice of transportation or supplemental
55 educational services unless a waiver is granted by the State
56 Board of Education. Standard of compliance shall be known as the
57 Suwannee/Jefferson factor. A waiver shall only be granted if
58 there is