HB 923

A bill to be entitled

1 2 An act relating to workforce education programs; 3 amending s. 1011.80, F.S.; authorizing a Florida 4 College System institution or a school district to 5 report a student as enrolled in an adult education 6 program for purposes of funding if the student is 7 coenrolled in a K-12 education program and an adult 8 education program; deleting an obsolete provision; 9 authorizing a Florida College System institution or a school district to report a student for funding for up 10 to two courses if the student is coenrolled in core 11 12 program areas, rather than curricula courses, and 13 meets certain additional criteria; requiring that the 14 Department of Education develop a list of courses to 15 be designated as core courses for purposes of 16 coenrollment; providing an effective date. 17 18 Be It Enacted by the Legislature of the State of Florida: 19 20 Section 1. Paragraph (10) of section 1011.80, Florida 21 Statutes, is amended to read: 22 1011.80 Funds for operation of workforce education 23 programs.-24 (10)A high school student dually enrolled under s. 25 1007.271 in a workforce education program operated by a Florida College System institution or school district career center 26 27 generates the amount calculated for workforce education funding, 28 including any payment of performance funding, and the Page 1 of 3

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29 proportional share of full-time equivalent enrollment generated 30 through the Florida Education Finance Program for the student's enrollment in a high school. If a high school student is dually 31 enrolled in a Florida College System institution program, 32 33 including a program conducted at a high school, the Florida 34 College System institution earns the funds generated for workforce education funding, and the school district earns the 35 36 proportional share of full-time equivalent funding from the 37 Florida Education Finance Program. If a student is dually enrolled in a career center operated by the same district as the 38 district in which the student attends high school, that district 39 earns the funds generated for workforce education funding and 40 also earns the proportional share of full-time equivalent 41 42 funding from the Florida Education Finance Program. If a student 43 is dually enrolled in a workforce education program provided by 44 a career center operated by a different school district, the funds must be divided between the two school districts 45 proportionally from the two funding sources. A student may not 46 47 be reported for funding in a dual enrollment workforce education 48 program unless the student has completed the basic skills 49 assessment pursuant to s. 1004.91. A student who is coenrolled 50 in a K-12 education program and an adult education program may 51 not be reported for purposes of funding in an adult education 52 program. If a student is, except that for the 2011-2012 and 53 2012-2013 fiscal years, students who are coenrolled in core 54 program areas curricula courses for credit recovery or dropout 55 prevention purposes and does do not have a pattern of excessive 56 absenteeism or habitual truancy or a history of disruptive

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57	behavior in school, that student may be reported for funding for
58	up to two courses per student. <u>Such a student is</u> Such students
59	are exempt from the payment of the block tuition for adult
60	general education programs provided in s. 1009.22(3)(c). The
61	Department of Education shall develop a list of courses to be
62	designated as core courses for the purposes of coenrollment.
63	Section 2. This act shall take effect July 1, 2013.

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