By Senator Stargel

	15-00345-14 2014924
1	A bill to be entitled
2	An act relating to the dual enrollment program;
3	amending s. 1007.271, F.S.; exempting dual enrollment
4	students from paying certain fees, including
5	technology fees; deleting the requirement for a home
6	education secondary student to be responsible for his
7	or her own instructional materials in order to
8	participate in the dual enrollment program; requiring
9	a postsecondary institution that is eligible to
10	participate in the dual enrollment program to enter
11	into a home education articulation agreement;
12	requiring the postsecondary institution to annually
13	complete and submit the agreement to the Department of
14	Education by a specified date; conforming provisions
15	to changes made by the act; authorizing certain
16	instructional materials to be made available free of
17	charge to dual enrollment students in public high
18	schools, home education programs, and private schools;
19	requiring the department to review dual enrollment
20	articulation agreements submitted for certain
21	students, including home education students and
22	private school students, to participate in a dual
23	enrollment program; requiring the Commissioner of
24	Education to notify the district school board
25	superintendent and the president of the postsecondary
26	institution if the dual enrollment articulation
27	agreement does not comply with statutory requirements;
28	requiring a district school board and a Florida
29	College System institution to annually complete and

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30	submit a dual enrollment articulation agreement with a
31	state university and an eligible independent college
32	or university, as applicable, to the department by a
33	specified date; providing requirements for a private
34	school student to participate in a dual enrollment
35	program; requiring a postsecondary institution
36	eligible to participate in the dual enrollment program
37	to enter into an articulation agreement with each
38	private school student seeking enrollment in a dual
39	enrollment course and the student's parent; requiring
40	the postsecondary institution to annually complete and
41	submit the articulation agreement to the department by
42	a specified date; providing requirements for the
43	articulation agreement; amending ss. 1002.20 and
44	1011.62, F.S.; conforming provisions to changes made
45	by the act; providing an effective date.
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47	Be It Enacted by the Legislature of the State of Florida:
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49	Section 1. Subsections (2), (10), (11), (13), (16), (17),
50	(22), (23), and (24) of section 1007.271, Florida Statutes, are
51	amended to read:
52	1007.271 Dual enrollment programs
53	(2) For the purpose of this section, an eligible secondary
54	student is a student who is enrolled in a Florida public
55	secondary school or in a Florida private secondary school which
56	is in compliance with s. 1002.42(2) and provides a secondary
57	curriculum pursuant to s. 1003.428 or s. 1003.4282. <u>A student</u>
58	<del>Students</del> who <u>is</u> are eligible for dual enrollment pursuant to
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15-00345-14 2014924 59 this section may enroll in dual enrollment courses conducted 60 during school hours, after school hours, and during the summer 61 term. However, if the student is projected to graduate from high 62 school before the scheduled completion date of a postsecondary 63 course, the student may not register for that course through dual enrollment. The student may apply to the postsecondary 64 65 institution and pay the required registration, tuition, and fees 66 if the student meets the postsecondary institution's admissions requirements under s. 1007.263. Instructional time for dual 67 enrollment may vary from 900 hours; however, the full-time 68 equivalent student membership value shall be subject to the 69 70 provisions in s. 1011.61(4). A Any student enrolled as a dual 71 enrollment student is exempt from the payment of registration, 72 tuition, technology, and laboratory fees. Applied academics for 73 adult education instruction, developmental education, and other 74 forms of precollegiate instruction, as well as physical 75 education courses that focus on the physical execution of a 76 skill, rather than the intellectual attributes of the activity, 77 are ineligible for inclusion in the dual enrollment program. 78 Recreation and leisure studies courses shall be evaluated 79 individually in the same manner as physical education courses 80 for potential inclusion in the program.

(10) Early admission is a form of dual enrollment through which <u>an</u> eligible secondary <u>student enrolls</u> <del>students enroll</del> in a postsecondary institution on a full-time basis in courses that are creditable toward the high school diploma and the associate or baccalaureate degree. A student must enroll in a minimum of 12 college credit hours per semester or the equivalent to participate in the early admission program; however, a student

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15-00345-14 2014924 88 may not be required to enroll in more than 15 college credit 89 hours per semester or the equivalent. A student Students 90 enrolled pursuant to this subsection is are exempt from the 91 payment of registration, tuition, technology, and laboratory 92 fees. 93 (11) Career early admission is a form of career dual 94 enrollment through which an eligible secondary student enrolls 95 students enroll full time in a career center or a Florida College System institution in postsecondary programs leading to 96 97 industry certifications, as listed in the Postsecondary Industry 98 Certification Funding List pursuant to s. 1008.44, which are 99 creditable toward the high school diploma and the certificate or

98 Certification Funding List pursuant to s. 1008.44, which are 99 creditable toward the high school diploma and the certificate or 100 associate degree. Participation in the career early admission 101 program is limited to students who have completed a minimum of 4 102 semesters of full-time secondary enrollment, including studies 103 undertaken in the ninth grade <u>9</u>. <u>A student Students</u> enrolled 104 pursuant to this section <u>is are</u> exempt from the payment of 105 registration, tuition, technology, and laboratory fees.

(13) (a) The dual enrollment program for <u>a</u> home education <u>student</u> students consists of the enrollment of an eligible home education secondary student in a postsecondary course creditable toward an associate degree, a career certificate, or a baccalaureate degree. To participate in the dual enrollment program, an eligible home education secondary student must:

112 1. Provide proof of enrollment in a home education program 113 pursuant to s. 1002.41.

114 2. Be responsible for his or her own instructional
115 materials and transportation unless provided for otherwise.
116 3. Sign a home education articulation agreement pursuant to

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117	paragraph (b).
118	(b) Each postsecondary institution that is eligible to
119	participate in the dual enrollment program pursuant to s.
120	1011.62(1)(i) must shall enter into a home education
121	articulation agreement with each home education student seeking
122	enrollment in a dual enrollment course and the student's parent.
123	The applicable postsecondary institution shall annually complete
124	and submit the home education articulation agreement to the
125	Department of Education by August 1. The home education
126	articulation agreement <u>must</u> shall include, at a minimum:
127	1. A delineation of courses and programs available to $\underline{a}$
128	dually enrolled home education student who participates in a
129	dual enrollment program students. The postsecondary institution
130	may add, revise, or delete courses and programs may be added,
131	revised, or deleted at any time by the postsecondary
132	institution.
133	2. The initial and continued eligibility requirements for
134	home education student participation, not to exceed those
135	required of other <u>dual enrollment</u> <del>dually enrolled</del> students.
136	3. The student's responsibilities for providing his or her
137	own instructional materials and transportation.
138	4. A copy of the statement on transfer guarantees developed
139	by the Department of Education under subsection (15).
140	(16) <u>A student</u> <del>Students</del> who <u>meets</u> meet the eligibility
141	requirements of this section and who <u>chooses</u> <del>choose</del> to
142	participate in dual enrollment programs <u>is</u> are exempt from the
143	payment of registration, tuition, technology, and laboratory
144	fees.
145	(17) Instructional materials assigned for use within dual

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15-00345-14 2014924 146 enrollment courses shall be made available free of charge to 147 dual enrollment students from Florida public high schools in this state, home education programs pursuant to s. 1002.41, and 148 149 private schools pursuant to subsection (2) free of charge. This 150 subsection does not prohibit a Florida College System 151 institution from providing instructional materials at no cost to 152 a home education student or student from a private school. 153 Instructional materials purchased by a district school board or 154 Florida College System institution board of trustees on behalf of dual enrollment students are shall be the property of the 155 156 board against which the purchase is charged. 157 (22) The Department of Education shall develop an 158 electronic submission system for dual enrollment articulation 159 agreements and shall review, for compliance, each dual 160 enrollment articulation agreement submitted pursuant to 161 subsections (13), subsection (21), and (24). The Commissioner of 162 Education shall notify the district school superintendent and 163 the president of the postsecondary institution that is eligible

164 <u>to participate in the dual enrollment program pursuant to s.</u> 165 <u>1011.62(1)(i)</u> Florida College System institution president if 166 the dual enrollment articulation agreement does not comply with 167 statutory requirements and shall submit any dual enrollment 168 articulation agreement with unresolved issues of noncompliance 169 to the State Board of Education.

(23) <u>A</u> district school <u>board</u> boards and <u>a</u> Florida College
System <u>institution</u> institutions may enter into <u>an</u> additional
dual enrollment articulation <u>agreement</u> agreements with <u>a</u> state
<u>university</u> universities for the purposes of this section. <u>A</u>
school district districts may also enter into a dual enrollment

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175	articulation <u>agreement</u> <del>agreements</del> with <u>an</u> eligible independent
176	college or university colleges and universities pursuant to s.
177	1011.62(1)(i). The district school board and the Florida College
178	System institution shall annually complete and submit the dual
179	enrollment articulation agreement with the state university and
180	an eligible independent college or university, as applicable, to
181	the Department of Education by August 1.
182	(24) (a) The dual enrollment program for a private school
183	student consists of the enrollment of an eligible private school
184	student in a postsecondary course creditable toward an associate
185	degree, a career certificate, or a baccalaureate degree. In
186	addition, the private school in which the student is enrolled
187	must award credit toward high school completion for the
188	postsecondary course under the dual enrollment program. To
189	participate in the dual enrollment program, an eligible private
190	school student shall:
191	1. Provide proof of enrollment in a private school pursuant
192	to subsection (2).
193	2. Be responsible for his or her own transportation unless
194	provided for otherwise.
195	3. Sign a private school articulation agreement pursuant to
196	paragraph (b).
197	(b) Each postsecondary institution that is eligible to
198	participate in the dual enrollment program pursuant to s.
199	1011.62(1)(i) must enter into a private school articulation
200	agreement with each private school student seeking enrollment in
201	a dual enrollment course and the student's parent. The
202	applicable postsecondary institution shall annually complete and
203	submit the private school articulation agreement to the

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204	Department of Education by August 1. The articulation agreement
205	must include, at a minimum:
206	1. A delineation of courses and programs available to a
207	private school student who participates in a dual enrollment
208	program. The postsecondary institution may add, revise, or
209	delete courses and programs at any time.
210	2. The initial and continued eligibility requirements for
211	private school student participation, not to exceed those
212	required of other dual enrollment students.
213	3. The student's responsibilities for providing his or her
214	own transportation.
215	4. A copy of the statement on transfer guarantees developed
216	by the Department of Education under subsection (15)
217	Postsecondary institutions may enter into dual enrollment
218	articulation agreements with private secondary schools pursuant
219	to subsection (2).
220	Section 2. Paragraph (d) of subsection (19) of section
221	1002.20, Florida Statutes, is amended to read:
222	1002.20 K-12 student and parent rightsParents of public
223	school students must receive accurate and timely information
224	regarding their child's academic progress and must be informed
225	of ways they can help their child to succeed in school. K-12
226	students and their parents are afforded numerous statutory
227	rights including, but not limited to, the following:
228	(19) INSTRUCTIONAL MATERIALS.—
229	(d) Dual enrollment studentsInstructional materials
230	purchased by a district school board or Florida College System
231	institution board of trustees on behalf of <del>public school</del> dual
232	enrollment students shall be made available <u>free of charge</u> to
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15-00345-14 2014924 233 the dual enrollment students free of charge, in accordance with 234 s. 1007.271(17). 235 Section 3. Paragraph (i) of subsection (1) of section 236 1011.62, Florida Statutes, is amended to read: 237 1011.62 Funds for operation of schools.-If the annual 238 allocation from the Florida Education Finance Program to each 239 district for operation of schools is not determined in the 240 annual appropriations act or the substantive bill implementing 241 the annual appropriations act, it shall be determined as 242 follows: 243 (1) COMPUTATION OF THE BASIC AMOUNT TO BE INCLUDED FOR 244 OPERATION.-The following procedure shall be followed in 245 determining the annual allocation to each district for 246 operation: 247 (i) Calculation of full-time equivalent membership with 248 respect to dual enrollment instruction.-Students enrolled in 249 dual enrollment instruction pursuant to s. 1007.271 may be 250 included in calculations of full-time equivalent student 251 memberships for basic programs for grades 9 through 12 by a 252 district school board. Instructional time for dual enrollment 253 may vary from 900 hours; however, the full-time equivalent 254 student membership value shall be subject to the provisions in 255 s. 1011.61(4). Dual enrollment full-time equivalent student 256 membership shall be calculated in an amount equal to the hours 257 of instruction that would be necessary to earn the full-time 258 equivalent student membership for an equivalent course if it 259 were taught in the school district. Students in dual enrollment 260 courses may also be calculated as the proportional shares of 261 full-time equivalent enrollments they generate for a Florida

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262	 College System institution or university conducting the dual
263	enrollment instruction. Early admission students shall be
264	considered dual enrollments for funding purposes. Students may
265	be enrolled in dual enrollment instruction provided by an
266	eligible independent college or university and may be included
267	in calculations of full-time equivalent student memberships for
268	basic programs for grades 9 through 12 by a district school
269	board. However, those provisions of law which exempt <u>dual</u>
270	enrollment students dual enrolled and early admission students
271	from payment of instructional materials and tuition and fees,
272	including <u>technology</u> , registration, and laboratory fees, <u>do</u>
273	shall not apply to students who select the option of enrolling
274	in an eligible independent institution. An independent college
275	or university <u>that</u> $\frac{1}{2}$ which is located and chartered in Florida, is
276	not for profit, is accredited by the Commission on Colleges of
277	the Southern Association of Colleges and Schools or the
278	Accrediting Council for Independent Colleges and Schools, and
279	confers degrees as defined in s. 1005.02 <u>is</u> <del>shall be</del> eligible
280	for inclusion in the dual enrollment or early admission program.
281	Students enrolled in dual enrollment instruction <u>are</u> shall be
282	exempt from the payment of tuition and fees, including
283	technology, registration, and laboratory fees. A No student
284	enrolled in college credit mathematics or English dual
285	enrollment instruction <u>may not</u> shall be funded as a dual
286	enrollment unless the student has successfully completed the
287	relevant section of the entry-level examination required
288	pursuant to s. 1008.30.
289	Section 4. This act shall take effect July 1, 2014.
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