House

Florida Senate - 2018 Bill No. CS/HB 495, 1st Eng.



LEGISLATIVE ACTION

Senate

Floor: 2a/RE/3R 03/08/2018 02:45 PM

Senator Garcia moved the following:

Senate Amendment to Amendment (802062) (with title amendment)

Delete lines 971 - 1109

and insert:

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assessments constitutes 30 percent of a student's final course grade.

5. All statewide, standardized EOC assessments must be administered online except as otherwise provided in paragraph (c).

6. A student enrolled in an Advanced Placement (AP),

Florida Senate - 2018 Bill No. CS/HB 495, 1st Eng.



15 to earn college credit, as identified in s. 1007.27(2), meets	12	International Baccalaureate (IB), or Advanced International
15to earn college credit, as identified in s. 1007.27(2), meets16the requirements of this paragraph and does not have to take the17EOC assessment for the corresponding course.18Section 15. Except for section 3 of this act, which shall19take effect upon this act becoming a law, and except for20sections 4 and 5 of this act, which shall take effect October 1,212018, this act shall take effect July 1, 2018.22=================================	13	Certificate of Education (AICE) course who takes the respective
 the requirements of this paragraph and does not have to take the the requirements of the corresponding course. Section 15. Except for section 3 of this act, which shall take effect upon this act becoming a law, and except for sections 4 and 5 of this act, which shall take effect October 1, 2018, this act shall take effect July 1, 2018. ====================================	14	AP, IB, or AICE assessment and earns the minimum score necessary
For assessment for the corresponding course.17EOC assessment for the corresponding course.18Section 15. Except for section 3 of this act, which shall19take effect upon this act becoming a law, and except for20sections 4 and 5 of this act, which shall take effect October 1,212018, this act shall take effect July 1, 2018.22=================================	15	to earn college credit, as identified in s. 1007.27(2), meets
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<pre>sections 4 and 5 of this act, which shall take effect October 1, 2018, this act shall take effect July 1, 2018. ====================================</pre>	18	Section 15. Except for section 3 of this act, which shall
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23 ======= T I T L E A M E N D M E N T =================================	21	2018, this act shall take effect July 1, 2018.
24And the title is amended as follows:25Delete lines 1115 - 119326and insert:27An act relating to K-12 public education; amending s.28121.091, F.S.; revising limitations on the maximum29length of participation in the Deferred Retirement30Option Program for certain instructional personnel and31administrative personnel; requiring an employer to32notify the Division of Retirement of the Department of33Management Services regarding any change in34termination date and program participation for each35affected member; providing a statement of important36state interest; amending s. 1007.2616, F.S.; providing37a definition; providing requirements for specified38instruction relating to computer science; requiring39certain computer science courses to be included in the	22	
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38 instruction relating to computer science; requiring 39 certain computer science courses to be included in the	36	state interest; amending s. 1007.2616, F.S.; providing
39 certain computer science courses to be included in the	37	a definition; providing requirements for specified
	38	instruction relating to computer science; requiring
40 Course Code Directory and published on the Department	39	certain computer science courses to be included in the
	40	Course Code Directory and published on the Department

36-04502A-18

Florida Senate - 2018 Bill No. CS/HB 495, 1st Eng.



41 of Education's website by a specified date; requiring 42 the Florida Virtual School to offer certain computer 43 science courses; requiring school districts to provide 44 access to computer science courses offered by the Florida Virtual School or by other means under certain 45 46 circumstances; providing funds for school districts to 47 provide professional development for classroom teachers; providing Department of Education 48 49 responsibilities for the distribution of such funds; 50 requiring high school students to be provided 51 opportunities to take certain courses to meet certain 52 graduation requirements; providing funds for bonuses 53 for certain classroom teachers; requiring, rather than 54 authorizing, the State Board of Education to adopt 55 rules; creating s. 800.101, F.S.; providing 56 definitions; prohibiting certain conduct with students 57 by authority figures; providing penalties; providing exceptions; amending s. 810.097, F.S.; including 58 school buses within the definition of the term 59 60 "school" for purposes of trespass upon grounds or 61 facilities of a school; amending s. 1001.42, F.S.; requiring school districts to adopt certain standards 62 63 of ethical conduct; requiring the district school 64 superintendent to report certain misconduct to law enforcement agencies; amending s. 1001.51, F.S.; 65 66 providing for the forfeiture of a district school 67 superintendent's salary for a specified period for failure to report certain misconduct to law 68 69 enforcement agencies; amending s. 1012.27, F.S.;

Page 3 of 5

36-04502A-18

Florida Senate - 2018 Bill No. CS/HB 495, 1st Eng.



70 requiring the district school superintendent to notify 71 a parent of specified information relating to 72 allegations of misconduct by instructional personnel 73 or school administrators; amending s. 1012.31, F.S.; 74 requiring a resignation or termination before an 75 investigation of certain misconduct is concluded to be 76 indicated in a personnel file; specifying that legally 77 sufficient complaints of certain misconduct must be 78 reported to the Department of Education; amending s. 79 1012.315, F.S.; expanding the scope of provisions 80 requiring the disqualification of persons convicted of 81 certain offenses to apply to all persons who are 82 required to have contact with students; providing an 83 additional offense that disqualifies such persons from 84 employment; amending s. 1012.56, F.S.; authorizing the 85 Department of Education to deny applicants for 86 certification if the applicant could be disciplined by the Education Practices Commission; authorizing the 87 88 commission to approve an application with certain conditions; amending s. 1012.795, F.S.; authorizing 89 90 the commission to take certain actions against persons 91 who meet specified criteria; revising reporting 92 requirements concerning specified misconduct by certified personnel; amending s. 1012.796, F.S.; 93 94 requiring a school district to file certain complaints 95 with the Department of Education even if the subject 96 of the complaint is no longer employed by the 97 district; requiring certain information be included on an educator's certificate file; requiring certified 98

Page 4 of 5

36-04502A-18

Florida Senate - 2018 Bill No. CS/HB 495, 1st Eng.



99 educators who are placed on probation to immediately 100 notify a specified office upon separation from, rather 101 than termination of, employment; amending s. 1008.22, 102 F.S.; specifying that certain students enrolled in 103 specified courses do not have to take the 104 corresponding end-of-course assessment; providing 105 effective dates.