House



LEGISLATIVE ACTION .

Senate Comm: RCS 04/02/2019

The Committee on Education (Stargel) recommended the following:

Senate Amendment (with directory and title amendments)

Between lines 39 and 40

insert:

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(3) Student eligibility requirements for initial enrollment in college credit dual enrollment courses must include a 2.5 3.0 unweighted high school grade point average and the minimum score on a common placement test adopted by the State Board of Education which indicates that the student is ready for collegelevel coursework. Student eligibility requirements for continued 10 enrollment in college credit dual enrollment courses must 11

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12 include the maintenance of a 2.5 $\frac{3.0}{3.0}$ unweighted high school 13 grade point average and the minimum postsecondary grade point average established by the postsecondary institution. Regardless 14 15 of meeting student eligibility requirements for continued 16 enrollment, a student may lose the opportunity to participate in 17 a dual enrollment course if the student is disruptive to the 18 learning process such that the progress of other students or the 19 efficient administration of the course is hindered. Student 20 eligibility requirements for initial and continued enrollment in 21 career certificate dual enrollment courses must include a 2.0 22 unweighted high school grade point average. Exceptions to the 23 required grade point averages may be granted on an individual 24 student basis if the educational entities agree and the terms of 25 the agreement are contained within the dual enrollment 26 articulation agreement established pursuant to subsection (21). 27 Florida College System institution boards of trustees may 28 establish additional initial student eligibility requirements, 29 which shall be included in the dual enrollment articulation 30 agreement, to ensure student readiness for postsecondary instruction. Additional requirements included in the agreement 31 32 may not arbitrarily prohibit students who have demonstrated the 33 ability to master advanced courses from participating in dual 34 enrollment courses or limit the number of dual enrollment 35 courses in which a student may enroll based solely upon 36 enrollment by the student at an independent postsecondary 37 institution.

38 (4) District school boards may not refuse to enter into a
39 dual enrollment articulation agreement with a local Florida
40 College System institution if that Florida College System

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41	institution has the capacity to offer dual enrollment courses. \underline{A}
42	district school board or Florida College System institution may
43	not limit the number of students who participate in dual
44	enrollment, including early college programs under s. 1007.273,
45	unless the institution requests, and the commissioner approves,
46	a 1-year waiver from the prohibition on limitation under this
47	subsection, specifically due to capacity to accommodate all
48	eligible students seeking to participate in dual enrollment or
49	early college programs from one or more counties served by the
50	college. Such waiver must describe the existing capacity issues
51	and specific courses or programs impacted by such capacity
52	issues, and must include suggested solutions and a timeline for
53	achieving the capacity to accommodate student demand.
54	
55	===== DIRECTORY CLAUSE AMENDMENT ======
56	And the directory clause is amended as follows:
57	Delete line 37
58	and insert:
59	Section 1. Subsections (3), (4), and (17) and paragraph (b)
60	of subsection
61	
62	========== T I T L E A M E N D M E N T =================================
63	And the title is amended as follows:
64	Between lines 3 and 4
65	insert:
66	revising the grade point average requirement for
67	student eligibility relating to initial and continued
68	enrollment in college credit dual enrollment courses;
69	prohibiting district school boards and Florida College

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70 System institutions from limiting the number of
71 students participating in dual enrollment; providing
72 an exception;