

Amendment No. 1

COMMITTEE/SUBCOMMITTEE ACTION

ADOPTED	<u> </u>	(Y/N)
ADOPTED AS AMENDED	<u> </u>	(Y/N)
ADOPTED W/O OBJECTION	<u> </u>	(Y/N)
FAILED TO ADOPT	<u> </u>	(Y/N)
WITHDRAWN	<u> </u>	(Y/N)
OTHER	<u> </u>	

1 Committee/Subcommittee hearing bill: Education & Employment
2 Committee

3 Representative Plasencia offered the following:

4

5 **Amendment**

6 Remove everything after the enacting clause and insert:

7 Section 1. Paragraph (a) of subsection (4) of section
8 381.0056, Florida Statutes, is amended to read:

9 381.0056 School health services program.—

10 (4) (a) Each county health department shall develop,
11 jointly with the district school board and the local school
12 health advisory committee, a school health services plan. The
13 plan must include, at a minimum, provisions for all of the
14 following:

15 1. Health appraisal;

16 2. Records review;

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- 17 3. Nurse assessment;
- 18 4. Nutrition assessment;
- 19 5. A preventive dental program;
- 20 6. Vision screening;
- 21 7. Hearing screening;
- 22 8. Scoliosis screening;
- 23 9. Growth and development screening;
- 24 10. Health counseling;
- 25 11. Referral and followup of suspected or confirmed health
26 problems by the local county health department;
- 27 12. Meeting emergency health needs in each school;
- 28 13. County health department personnel to assist school
29 personnel in health education curriculum development;
- 30 14. Referral of students to appropriate health treatment,
31 in cooperation with the private health community whenever
32 possible;
- 33 15. Consultation with a student's parent or guardian
34 regarding the need for health attention by the family physician,
35 dentist, or other specialist when definitive diagnosis or
36 treatment is indicated;
- 37 16. Maintenance of records on incidents of health
38 problems, corrective measures taken, and such other information
39 as may be needed to plan and evaluate health programs; except,
40 however, that provisions in the plan for maintenance of health

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41 records of individual students must be in accordance with s.
42 1002.22;

43 17. Health information which will be provided by the
44 school health nurses, when necessary, regarding the placement of
45 students in exceptional student programs and the reevaluation at
46 periodic intervals of students placed in such programs;

47 18. Notification to the local nonpublic schools of the
48 school health services program and the opportunity for
49 representatives of the local nonpublic schools to participate in
50 the development of the cooperative health services plan; and

51 19. Reasonable attempts at~~Immediate~~ notification to a
52 student's parent, guardian, or caregiver before~~if~~ the student is
53 removed from school, school transportation, or a school-
54 sponsored activity and taken to a receiving facility for an
55 involuntary examination pursuant to s. 394.463, including the
56 requirements established under ss. 1002.20(3) and 1002.33(9), as
57 applicable.

58 Section 2. Paragraph (1) of subsection (3) of section
59 1002.20, Florida Statutes, is amended to read:

60 1002.20 K-12 student and parent rights.—Parents of public
61 school students must receive accurate and timely information
62 regarding their child's academic progress and must be informed
63 of ways they can help their child to succeed in school. K-12
64 students and their parents are afforded numerous statutory
65 rights including, but not limited to, the following:

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(3) HEALTH ISSUES.—

(1) Notification of involuntary examinations.—The public school principal or the principal's designee shall make a reasonable attempt to~~immediately~~ notify the parent of a student before the student~~who~~ is removed from school, school transportation, or a school-sponsored activity and taken to a receiving facility for an involuntary examination pursuant to s. 394.463. The principal or the principal's designee may delay the required notification for no more than 24 hours after the student is removed if the principal or the principal's designee deems the delay to be in the student's best interest and ~~if~~ a report has been submitted to the central abuse hotline, pursuant to s. 39.201, based upon knowledge or suspicion of abuse, abandonment, or neglect. Before a principal or his or her designee contacts a law enforcement officer, he or she must verify that deescalation~~de-escalation~~ strategies have been utilized and outreach to a mobile response team has been initiated unless the principal or the principal's designee reasonably believes that any delay in removing the student will increase the likelihood of harm to the student or others. This requirement does not supersede the authority of a law enforcement officer to act under s. 394.463. Each district school board shall develop a policy and procedures for notification under this paragraph.

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91 Section 3. Paragraph (q) of subsection (9) of section
92 1002.33, Florida Statutes, is amended to read:

93 1002.33 Charter schools.—

94 (9) CHARTER SCHOOL REQUIREMENTS.—

95 (q) The charter school principal or the principal's
96 designee shall make a reasonable attempt to~~immediately~~ notify
97 the parent of a student before the student~~who~~ is removed from
98 school, school transportation, or a school-sponsored activity
99 and taken to a receiving facility for an involuntary examination
100 pursuant to s. 394.463. The principal or the principal's
101 designee may delay the required notification for no more than 24
102 hours after the student is removed if the principal or the
103 principal's designee deems the delay to be in the student's best
104 interest and if a report has been submitted to the central abuse
105 hotline, pursuant to s. 39.201, based upon knowledge or
106 suspicion of abuse, abandonment, or neglect. Before a principal
107 or his or her designee contacts a law enforcement officer, he or
108 she must verify that deescalation~~de-escalation~~ strategies have
109 been utilized and outreach to a mobile response team has been
110 initiated unless the principal or the principal's designee
111 reasonably believes that any delay in removing the student will
112 increase the likelihood of harm to the student or others. This
113 requirement does not supersede the authority of a law
114 enforcement officer to act under s. 394.463. Each charter school

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115 governing board shall develop a policy and procedures for
116 notification under this paragraph.

117 Section 4. This act shall take effect July 1, 2021.