CS for SB 1402

By the Committee on Education Pre-K - 12; and Senator Yarborough

	581-02510-25 20251402c1
1	A bill to be entitled
2	An act relating to students enrolled in dropout
3	retrieval programs; amending s. 1002.45, F.S.;
4	revising assessment and accountability requirements
5	for a virtual instruction program provider; providing
6	that a virtual instruction program provider operating
7	exclusively as a dropout retrieval program is exempt
8	from specified requirements; amending s. 1003.53,
9	F.S.; providing that dropout retrieval programs serve
10	a specified group of students; providing an effective
11	date.
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13	Be It Enacted by the Legislature of the State of Florida:
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15	Section 1. Paragraph (a) of subsection (7) of section
16	1002.45, Florida Statutes, is amended to read:
17	1002.45 Virtual instruction programs
18	(7) ASSESSMENT AND ACCOUNTABILITY
19	(a) Each approved virtual instruction program provider
20	contracted pursuant to this section must:
21	1. Participate in the statewide assessment program under s.
22	1008.22 and in the state's education performance accountability
23	system under s. 1008.31.
24	2. Receive a school grade under s. 1008.34 or a school
25	improvement rating under s. 1008.341, as applicable, for each
26	district with which it contracts, based on the assessment scores
27	of all students served within the school district. The school
28	improvement rating received by each approved virtual instruction
29	program provider shall be based upon the aggregated assessment

## Page 1 of 2

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30	scores of all students served by the provider statewide. Each
31	approved virtual instruction program provider shall receive a
32	district grade pursuant to s. 1008.34 based upon the aggregated
33	assessment scores of all students served by the provider
34	statewide and a separate school grade or school improvement
35	rating for each school district with which it contracts based
36	upon the assessment scores of all students served within the
37	school district. <u>A virtual instruction program provider</u>
38	operating exclusively as a dropout retrieval program as
39	described in s. 1003.53(7) is exempt from the district grade
40	requirement of this paragraph. The department shall publish the
41	school grade or school improvement rating received by each
42	approved virtual instruction program provider on its Internet
43	website. The department shall develop an evaluation method for
44	providers of part-time programs which includes the percentage of
45	students making learning gains, the percentage of students
46	successfully passing any required end-of-course assessment, the
47	percentage of students taking Advanced Placement examinations,
48	and the percentage of students scoring 3 or higher on an
49	Advanced Placement examination.
50	Section 2. Present subsection (7) of section 1003.53,
51	Florida Statutes, is redesignated as subsection (8), and a new
52	subsection (7) is added to that section, to read:
53	1003.53 Dropout prevention and academic intervention
54	(7) Dropout retrieval programs serve students who have
55	officially withdrawn from high school before graduation and who
56	are not engaged in the education system at the time of
57	enrollment in the program.
58	Section 3. This act shall take effect July 1, 2025.
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## Page 2 of 2

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