

LEGISLATIVE ACTION

Senate Comm: WD 04/01/2025 House

The Committee on Rules (Simon) recommended the following: Senate Amendment (with title amendment) Delete everything after the enacting clause and insert: Section 1. Section 1006.15, Florida Statutes, is amended to read: 1006.15 Student standards for participation in interscholastic and intrascholastic extracurricular student activities; regulation.-(1) <u>SHORT TITLE.-</u>This section may be cited as the "Craig Dickinson Act."

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12	(2) <u>DETERMINATION</u> Interscholastic extracurricular student
13	activities are an important complement to the academic
14	curriculum. Participation in a comprehensive extracurricular and
15	academic program contributes to student development of the
16	social and intellectual skills necessary to become a well-
17	rounded adult. When determining whether a school offers an
18	activity or sport, the activity or sport must be in the same
19	designation required by s. 1006.205(3)(a) As used in this
20	section, the term "extracurricular" means any school-authorized
21	or education-related activity occurring during or outside the
22	regular instructional school day.
23	(3) DEFINITIONSAs used in this section and in s. 1006.20,
24	the term:
25	(a) "Eligible student" includes home education students,
26	charter school students, private school students, Florida
27	Virtual School students, alternative school students, and
28	traditional public school students who wish to participate in an
29	interscholastic or intrascholastic extracurricular activity.
30	(b)1.(3)(a) As used in this section and s. 1006.20, the
31	term "Eligible to participate" includes, but is not limited to,
32	a student participating in <u>:</u>
33	<u>a.</u> Tryouts <u>.</u>
34	<u>b.</u> Off-season conditioning <u>.</u> $ au$
35	<u>c.</u> Summer workouts <u>.</u>
36	<u>d.</u> Preseason conditioning <u>.</u>
37	<u>e.</u> In-season practice. $ au$
38	<u>f.</u> or Contests.
39	<u>2.</u> The term does not mean that a student must be placed on
40	any specific team for interscholastic or intrascholastic

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extracurricular activities. To be eligible to participate in 41 42 interscholastic extracurricular student activities, a student 43 must:

44 a.1. Maintain a grade point average of 2.0 or above on a 45 4.0 scale, or its equivalent, in the previous semester or a cumulative grade point average of 2.0 or above on a 4.0 scale, 46 or its equivalent, in the courses required by s. 1002.3105(5) or 47 s. 1003.4282. 48

b.2. Execute and fulfill the requirements of an academic 50 performance contract between the student, the district school board, the appropriate governing association, and the student's 51 52 parents, if the student's cumulative grade point average falls below 2.0, or its equivalent, on a 4.0 scale in the courses required by s. 1002.3105(5) or s. 1003.4282. At a minimum, the 55 contract must require that the student attend summer school, or its graded equivalent, between grades 9 and 10 or grades 10 and 56 57 11, as necessary.

c.3. Have a cumulative grade point average of 2.0 or above on a 4.0 scale, or its equivalent, in the courses required by s. 1002.3105(5) or s. 1003.4282 during his or her junior or senior year.

62 d.4. Maintain satisfactory conduct, including adherence to appropriate dress and other codes of student conduct policies 63 64 described in s. 1006.07(2). If a student is convicted of, or is 65 found to have committed, a felony or a delinquent act that would 66 have been a felony if committed by an adult, regardless of 67 whether adjudication is withheld, the student's participation in interscholastic extracurricular activities is contingent upon 68 established and published district school board policy. 69

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70 3.(b) Any student who is exempt from attending a full 71 school day based on rules adopted by the district school board 72 for double session schools or programs, experimental schools, or 73 schools operating under emergency conditions must maintain the 74 grade point average required by this section and pass each class 75 for which he or she is enrolled. 76 (c) "Extracurricular" means any school-authorized or 77 education-related activity occurring during or outside the 78 regular instructional school day. 79 (4) ELIGIBILITY.-80 (a) (c) A An individual home education student is eligible 81 to participate in an interscholastic or intrascholastic 82 extracurricular activity at the school he or she attends. 83 1. An eligible student may participate at a school other 84 than the school in which the student is enrolled if the school in which the student is enrolled does not offer the same 85 86 interscholastic or intrascholastic extracurricular activity. 87 2. A student may participate at a school in which he or she 88 is not currently enrolled if the school is one the student would 89 otherwise be zoned for or, for home education students, the 90 student participates as part of a team of home education 91 cooperatives. 92 (b) If the school for which the student would otherwise be zoned for does not offer the interscholastic or intrascholastic 93 94 extracurricular activity, the student may participate at any 95 public school appropriate for the student's grade level, including charter schools, in the school district in which the 96 97 student resides, or at any private school appropriate for the student's grade level, in the school district in which the 98

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99 student resides, if an agreement is made with the private
100 school.

(c) If a school in the district in which the student 101 resides does not offer the interscholastic or intrascholastic 102 103 extracurricular activity, or an agreement cannot be reached with 104 a private school in the district in which the student resides, 105 the student may participate at a public school appropriate for 106 the student's grade level, including a charter school, outside 107 of his or her district, or at a private school appropriate for 108 the student's grade level, outside of his or her district, if an 109 agreement is made with the private school. The school must be in 110 a district adjacent to the district in which the student 111 resides. at the public school to which the student would be 112 assigned according to district school board attendance area 113 policies or which the student could choose to attend pursuant to 114 s. 1002.31, or may develop an agreement to participate at a 115 private school, in the interscholastic extracurricular activities of that school, provided the following conditions are 116 117 met: 118 1. The home education student must meet the requirements of the home education program pursuant to s. 1002.41. 119

120 2. During the period of participation at a school, the home 121 education student must demonstrate educational progress as 122 required in paragraph (b) in all subjects taken in the home 123 education program by a method of evaluation agreed upon by the 124 parent and the school principal which may include: review of the 125 student's work by a certified teacher chosen by the parent; 126 grades earned through correspondence; grades earned in courses 127 taken at a Florida College System institution, university, or

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128	trade school; standardized test scores above the 35th
129	percentile; or any other method designated in s. 1002.41.
130	3. The home education student must meet the same residency
131	requirements as other students in the school at which he or she
132	participates.
133	4. The home education student must meet the same standards
134	of acceptance, behavior, and performance as required of other
135	students in extracurricular activities.
136	5. The student must register with the school his or her
137	intent to participate in interscholastic extracurricular
138	activities as a representative of the school before
139	participation. A home education student must be able to
140	participate in curricular activities if that is a requirement
141	for an extracurricular activity.
142	6. A student who transfers from a home education program to
143	a public school before or during the first grading period of the
144	school year is academically eligible to participate in
145	interscholastic extracurricular activities during the first
146	grading period provided the student has a successful evaluation
147	from the previous school year, pursuant to subparagraph 2.
148	7. Any public school or private school student who has been
149	unable to maintain academic eligibility for participation in
150	interscholastic extracurricular activities is ineligible to
151	participate in such activities as a home education student until
152	the student has successfully completed one grading period in
153	home education pursuant to subparagraph 2. to become eligible to
154	participate as a home education student.
155	(d) An individual charter school student pursuant to s.
156	1002.33 is eligible to participate at the public school to which
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157	the student would be assigned according to district school board
158	attendance area policies or which the student could attend, or
159	may develop an agreement to participate at a private school, in
160	any interscholastic extracurricular activity of that school,
161	unless such activity is provided by the student's charter
162	school, if the following conditions are met:
163	1. The charter school student must meet the requirements of
164	the charter school education program as determined by the
165	charter school governing board.
166	2. During the period of participation at a school, the
167	charter school student must demonstrate educational progress as
168	required in paragraph (b).
169	3. The charter school student must meet the same residency
170	requirements as other students in the school at which he or she
171	participates.
172	4. The charter school student must meet the same standards
173	of acceptance, behavior, and performance that are required of
174	other students in extracurricular activities.
175	5. The charter school student must register with the school
176	his or her intent to participate in interscholastic
177	extracurricular activities as a representative of the school
178	before participation. A charter school student must be able to
179	participate in curricular activities if that is a requirement
180	for an extracurricular activity.
181	6. A student who transfers from a charter school program to
182	a traditional public school before or during the first grading
183	period of the school year is academically eligible to
184	participate in interscholastic extracurricular activities during
185	the first grading period if the student has a successful

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186	evaluation from the previous school year pursuant to
187	subparagraph 2.
188	7. Any public school or private school student who has been
189	unable to maintain academic eligibility for participation in
190	interscholastic extracurricular activities is ineligible to
191	participate in such activities as a charter school student until
192	the student has successfully completed one grading period in a
193	charter school pursuant to subparagraph 2. to become eligible to
194	participate as a charter school student.
195	(e) A student of the Florida Virtual School full-time
196	program may participate in any interscholastic extracurricular
197	activity at the public school to which the student would be
198	assigned according to district school board attendance area
199	policies or which the student could choose to attend pursuant to
200	s. 1002.31, or may develop an agreement to participate at a
201	private school, if the student:
202	1. During the period of participation in the
203	interscholastic extracurricular activity, meets the requirements
204	in paragraph (a).
205	2. Meets any additional requirements as determined by the
206	board of trustees of the Florida Virtual School.
207	3. Meets the same residency requirements as other students
208	in the school at which he or she participates.
209	4. Meets the same standards of acceptance, behavior, and
210	performance that are required of other students in
211	extracurricular activities.
212	5. Registers his or her intent to participate in
213	interscholastic extracurricular activities with the school
214	before participation. A Florida Virtual school student must be



215 able to participate in curricular activities if that is a 216 requirement for an extracurricular activity. (f) A student who transfers from the Florida Virtual School 217 218 full-time program to a traditional public school before or 219 during the first grading period of the school year is 220 academically eligible to participate in interscholastic 221 extracurricular activities during the first grading period if 222 the student has a successful evaluation from the previous school 223 year pursuant to paragraph (a). 224 (g) A public school or private school student who has been 225 unable to maintain academic eligibility for participation in 226 interscholastic extracurricular activities is incligible to participate in such activities as a Florida Virtual School 227 228 student until the student successfully completes one grading 229 period in the Florida Virtual School pursuant to paragraph (a). 230 (h) An individual traditional public school student who is 231 otherwise eligible to participate in interscholastic 232 extracurricular activities may either participate in any such 233 activity at any public school in the school district in which 234 the student resides or develop an agreement to participate in 235 such activity at a private school, unless the activity is 236 provided by the student's traditional public school. Such 237 student must: 2.38 1. Meet the same standards of acceptance, behavior, and 239 performance that are required of other students in extracurricular activities at the school at which the student 240

242 2.—Before participation, register with the school his or
243 her intent to participate in interscholastic extracurricular

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wishes to participate.

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244	activities as a representative of the school. The student must
245	be able to participate in curricular activities if that is a
246	requirement for an extracurricular activity.
247	(i)1. A school district or charter school may not delay
248	eligibility or otherwise prevent a student participating in
249	controlled open enrollment, or a choice program, from being
250	immediately eligible to participate in interscholastic and
251	intrascholastic extracurricular activities.
252	2. A student may not participate in a sport if the student
253	participated in that same sport at another school during that
254	school year, unless the student meets one of the following
255	criteria:
256	a. Dependent children of active duty military personnel
257	whose move resulted from military orders.
258	b. Children who have been relocated due to a foster care
259	placement in a different school zone.
260	c. Children who move due to a court-ordered change in
261	custody due to separation or divorce, or the serious illness or
262	death of a custodial parent.
263	d. Authorized for good cause in district or charter school
264	policy.
265	(5) BEGINNING APPLICABILITY.—(4) The student standards for
266	participation in interscholastic extracurricular activities must
267	be applied beginning with the student's first semester of the
268	9th grade. Each student must meet such other requirements for
269	participation as may be established by the district school
270	board; however, a district school board may not establish
271	requirements for participation in interscholastic
272	extracurricular activities which make participation in such

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activities less accessible to home education students than to other students. Except as set forth in paragraph (3)(c), evaluation processes or requirements that are placed on home education student participants may not go beyond those that apply under s. 1002.41 to home education students generally.

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(6) REGULATING OR GOVERNING ORGANIZATIONS.-

(5) Any organization or entity that regulates or governs interscholastic extracurricular activities of public schools:

(a) Shall permit home education associations to join as member schools.

(b) Shall not discriminate against any eligible student based on an educational choice of public, private, or home education.

(c) Shall adopt bylaws to ensure, to the maximum extent possible, that students have access to interscholastic or intrascholastic extracurricular activities without limitation on their educational choice options.

(7) PROHIBITED MEMBERSHIPS. (6) Public schools are prohibited from membership in any organization or entity which regulates or governs interscholastic extracurricular activities and discriminates against eligible students in public, private, or home education.

295 <u>(8) INSURANCE.</u> (7) Any insurance provided by district 296 school boards for participants in extracurricular activities 297 shall cover <u>any eligible student</u> the participating home 298 education student. If there is an additional premium for such 299 coverage, the participating home education student shall pay the 300 premium.

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(8) (a) The Florida High School Athletic Association (FHSAA)

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302 shall, in cooperation with each district school board and its 303 member private schools, facilitate a program in which a middle 304 school or high school student who attends a private school is 305 eligible to participate in an interscholastic or intrascholastic 306 sport at a member public high school, a member public middle 307 school, a member 6-12 public school, or a member private school, as appropriate for the private school student's grade level, if: 308 309 1. The private school in which the student is enrolled is

not a member of the FHSAA.

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2. The private school student meets the guidelines for the conduct of the program established by the FHSAA's board of directors and the district school board or member private school. At a minimum, such guidelines must provide a deadline for each sport by which the private school student's parents must register with the member school in writing their intent for their child to participate at that school in the sport.

(b) The parents of a private school student participating in a member school sport under this subsection are responsible for transporting their child to and from the member school at which the student participates. The private school the student attends, the member school at which the student participates in a sport, the district school board, and the FHSAA are exempt from civil liability arising from any injury that occurs to the student during such transportation.

326 (c) For each academic year, a private school student may 327 only participate at the member school in which the student is 328 first registered under subparagraph (a)2. or makes himself or 329 herself a candidate for an athletic team by engaging in a 330 practice.

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331 (9) SCHOOL RESPONSIBILITIES.-(a) (d) The athletic director of each participating Florida 332 High School Athletic Association (FHSAA) FHSAA member school 333 334 shall maintain the student records necessary for eligibility, 335 compliance, and participation for all eligible students 336 participating in interscholastic or intrascholastic 337 extracurricular activities at the member school in the program. 338 (b) (c) Any non-FHSAA member private school that has a 339 student who wishes to participate in interscholastic or 340 intrascholastic extracurricular activities at another school 341 this program must make all student records, including, but not 342 limited to, academic, financial, disciplinary, and attendance 343 records, available upon request of the FHSAA. 344 (c) (f) A student must apply to participate in an 345 interscholastic or intrascholastic extracurricular activity at a 346 school other than the school in which the student is enrolled 347 this program through the FHSAA program application process, as 348 provided for in FHSAA bylaws. (d) The parents of the student participating in the 349 350 activity must provide for the transportation of the student to 351 and from the school at which the student participates. The school in which the student is enrolled, the school at which the 352 353 student participates in the activity, and the district school 354 board are exempt from civil liability arising from any injury 355 that occurs to the student during such transportation. 356 (10) STUDENT TRANSFERS.-A student may not participate in a 357 sport if the student participated in that same sport at another 358 school during that school year, unless granted approval by the 359 FHSAA executive director.

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360	(a) The FHSAA must provide a determination of eligibility
361	to the otherwise eligible student within 14 days after such a
362	request is made.
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364	(b) The FHSAA must adopt bylaws establishing the criteria
	used in determination of eligibility of students pursuant to
365	this subsection.
366	(c) A student who was denied eligibility may appeal the
367	decision from the FHSAA pursuant to s. 1006.20(7). The FHSAA
368	must adopt bylaws establishing a timeline for appeals that may
369	not exceed 20 days.
370	(d) Decisions made by the committee on appeals, the
371	executive director, or his or her designee, and the FHSAA board
372	of directors must be posted online in a searchable format and in
373	compliance with ss. 1002.22 and 1002.221.
374	(11) RULEMAKINGThe FHSAA may adopt additional bylaws to
375	implement this section.
376	(g) Only students who are enrolled in non-FHSAA member
377	private schools consisting of 200 students or fewer are eligible
378	to participate in the program in any given academic year.
379	(9)(a) A student who transfers to a school during the
380	school year may seek to immediately join an existing team if the
381	roster for the specific interscholastic or intrascholastic
382	extracurricular activity has not reached the activity's
383	identified maximum size and if the coach for the activity
384	determines that the student has the requisite skill and ability
385	to participate. The FHSAA and school district or charter school
386	may not declare such a student ineligible because the student
387	did not have the opportunity to comply with qualifying
388	requirements.

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389	(b) A student may not participate in a sport if the student
390	participated in that same sport at another school during that
391	school year, unless the student meets one of the following
392	criteria:
393	1. Dependent children of active duty military personnel
394	whose move resulted from military orders.
395	2. Children who have been relocated due to a foster care
396	placement in a different school zone.
397	3. Children who move due to a court-ordered change in
398	custody due to separation or divorce, or the serious illness or
399	death of a custodial parent.
400	4. Authorized for good cause in district or charter school
401	policy.
402	(10) A student who participates in an interscholastic or
403	intrascholastic activity at a public school and who transfers
404	from that school during the school year must be allowed to
405	continue to participate in the activity at that school for the
406	remainder of the school year if:
407	(a) During the period of participation in the activity, the
408	student continues to meet the requirements specified in
409	paragraph (3)(a).
410	(b) The student continues to meet the same standards of
411	acceptance, behavior, and performance which are required of
412	other students participating in the activity, except for
413	enrollment requirements at the school at which the student
414	participates.
415	(c) The parents of the student participating in the
416	activity provide for the transportation of the student to and
417	from the school at which the student participates. The school

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418	the student attends, the school at which the student
419	participates in the activity, and the district school board are
420	exempt from civil liability arising from any injury that occurs
421	to the student during such transportation.
422	Section 2. Subsection (11) of section 1002.33, Florida
423	Statutes, is amended to read:
424	1002.33 Charter schools
425	(11) PARTICIPATION IN INTERSCHOLASTIC EXTRACURRICULAR
426	ACTIVITIES.—A charter school student is eligible to participate
427	in an interscholastic extracurricular activity at the public
428	school to which the student would be otherwise assigned to
429	attend, or may develop an agreement to participate at a private
430	school, pursuant to <u>s. 1006.15</u> s. 1006.15(3)(d) .
431	Section 3. Paragraphs (a) and (b) of subsection (1) of
432	section 1006.195, Florida Statutes, are amended to read:
433	1006.195 District school board, charter school authority
434	and responsibility to establish student eligibility regarding
435	participation in interscholastic and intrascholastic
436	extracurricular activitiesNotwithstanding any provision to the
437	contrary in ss. 1006.15, 1006.18, and 1006.20, regarding student
438	eligibility to participate in interscholastic and
439	intrascholastic extracurricular activities:
440	(1)(a) A district school board must establish, through its
441	code of student conduct, student eligibility standards and
442	related student disciplinary actions regarding student
443	participation in interscholastic and intrascholastic
444	extracurricular activities. The code of student conduct must
445	provide that:
446	1. A student not currently suspended from interscholastic

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447 or intrascholastic extracurricular activities, or suspended or 448 expelled from school, pursuant to a district school board's 449 suspension or expulsion powers provided in law, including ss. 450 1006.07, 1006.08, and 1006.09, is eligible to participate in 451 interscholastic and intrascholastic extracurricular activities.

2. A student may not participate in a sport if the student participated in that same sport at another school during that school year, unless the student meets the criteria in <u>s. 1006.15</u> $\frac{1006.15(3)(i)}{5.1006.15(3)(i)}$.

3. A student's eligibility to participate in any interscholastic or intrascholastic extracurricular activity may not be affected by any alleged recruiting violation until final disposition of the allegation pursuant to s. 1006.20(2)(b).

(b) Students who participate in interscholastic and
intrascholastic extracurricular activities for, but are not
enrolled in, a public school pursuant to <u>s. 1006.15</u> s.
1006.15(3)(c)-(c) and (8), are subject to the district school
board's code of student conduct for the limited purpose of
establishing and maintaining the student's eligibility to
participate at the school.

Section 4. Paragraph (c) of subsection (2) of section 1006.20, Florida Statutes, is amended to read:

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1006.20 Athletics in public K-12 schools.-

(2) ADOPTION OF BYLAWS, POLICIES, OR GUIDELINES.-

(c) The FHSAA shall adopt bylaws that require all students participating in interscholastic athletic competition or who are candidates for an interscholastic athletic team to satisfactorily pass a medical evaluation each year before participating in interscholastic athletic competition or

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476 engaging in any practice, tryout, workout, conditioning, or 477 other physical activity associated with the student's candidacy 478 for an interscholastic athletic team, including activities that 479 occur outside of the school year. Such medical evaluation may be 480 administered only by a practitioner licensed under chapter 458, 481 chapter 459, chapter 460, or s. 464.012 or registered under s. 482 464.0123 and in good standing with the practitioner's regulatory 483 board. The bylaws shall establish requirements for eliciting a 484 student's medical history and performing the medical evaluation 485 required under this paragraph, which shall include a physical 486 assessment of the student's physical capabilities to participate 487 in interscholastic athletic competition as contained in a 488 uniform preparticipation physical evaluation and history form. 489 The evaluation form shall incorporate the recommendations of the 490 American Heart Association for participation cardiovascular 491 screening and shall provide a place for the signature of the 492 practitioner performing the evaluation with an attestation that 493 each examination procedure listed on the form was performed by 494 the practitioner or by someone under the direct supervision of 495 the practitioner. The form shall also contain a place for the 496 practitioner to indicate if a referral to another practitioner 497 was made in lieu of completion of a certain examination 498 procedure. The form shall provide a place for the practitioner 499 to whom the student was referred to complete the remaining 500 sections and attest to that portion of the examination. The 501 preparticipation physical evaluation form shall advise students 502 to complete a cardiovascular assessment and shall include 503 information concerning alternative cardiovascular evaluation and diagnostic tests. Results of such medical evaluation must be 504

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505	provided to the school. A student is not eligible to
506	participate, as provided in <u>s. 1006.15</u> s. 1006.15(3) , in any
507	interscholastic athletic competition or engage in any practice,
508	tryout, workout, or other physical activity associated with the
509	student's candidacy for an interscholastic athletic team until
510	the results of the medical evaluation have been received and
511	approved by the school.
512	Section 5. This act shall take effect July 1, 2025.
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515	And the title is amended as follows:
516	Delete everything before the enacting clause
517	and insert:
518	A bill to be entitled
519	An act relating to student participation in
520	interscholastic and intrascholastic extracurricular
521	sports; amending s. 1006.15, F.S.; providing a
522	requirement for determining whether a school offers an
523	activity or sport; defining terms; revising
524	requirements for student eligibility; deleting a
525	provision relating to evaluation processes for home
526	education student participants; requiring an
527	organization that regulates interscholastic
528	extracurricular activities to adopt certain bylaws;
529	deleting provisions relating to the Florida High
530	School Athletic Association (FHSAA) cooperating with
531	entities to facilitate student participation in
532	certain activities; deleting obsolete language;
533	revising school responsibilities; providing

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534 requirements for student transfers; requiring the 535 FHSAA to make an eligibility determination within a 536 specified timeframe; requiring the FHSAA to adopt 537 bylaws to establish criteria for appeals of 538 eligibility determinations; requiring the FHSAA to 539 publish online decisions on student eligibility; 540 authorizing the FHSAA to adopt additional bylaws; 541 deleting provisions limiting eligibility to certain non-FHSAA member private schools' students; deleting 542 543 provisions relating to participation requirements for 544 certain transfer students; amending ss. 1002.33, 1006.195, and 1006.20, F.S.; conforming cross-545 546 references; providing an effective date.