HOUSE AMENDMENT

Bill No. CS/CS/HB 1255 (2011)

Amendment No. CHAMBER ACTION Senate House 1 Representative Fresen offered the following: 2 3 Amendment (with title amendment) 4 Between lines 652 and 653, insert: 5 Section 17. Subsections (2), (3), (4), and (7) of section 6 1003.429, Florida Statutes, are amended to read: 7 1003.429 Accelerated high school graduation options.-8 (2) Prior to selecting a program described in paragraph 9 (1) (b) or paragraph (1) (c), a student and the student's parent 10 should must meet with designated school personnel to receive an 11 explanation of the relative requirements, advantages, and 12 disadvantages of each program option, and the student must also 13 receive the written consent of the student's parent. If an 14 effort to meet with the student's parent fails and that effort 15 has been documented by designated school personnel, the student 16 may select a program described in paragraph (1)(b) or paragraph 121399 Approved For Filing: 4/27/2011 12:13:39 PM Page 1 of 3

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17	(1)(c) with the written consent of the student's parent. A
18	student may select a program described in paragraph (1)(b) or
19	paragraph (1)(c) without the written consent of the student's
20	parent if the student is 18 years of age or older.

Amondmont No

21 Beginning with the 2011-2012 2006-2007 school year, (3) 22 each district school board shall provide each student in grades 6 through 12 9 and their parents with information concerning the 23 24 3-year and 4-year high school graduation options listed in 25 subsection (1), including the respective curriculum requirements 26 for those options, so that the students and their parents may 27 select the program that best fits their needs. The information 28 must include a timeframe for achieving each graduation option.

29 (4)Selection of one of the graduation options listed in subsection (1) may must be completed by the student at any time 30 during grades 9 through 12 prior to the end of grade 9 and is 31 32 exclusively up to the student and parent, subject to the 33 requirements in subsection (2). Each district school board shall establish policies for extending this deadline to the end of a 34 35 student's first semester of grade 10 for a student who entered a 36 Florida public school after grade 9 upon transfer from a private 37 school or another state or who was prevented from choosing a 38 graduation option due to illness during grade 9. If the student 39 and parent fail to select one of the accelerated high school graduation options a graduation option, the student shall be 40 41 considered to have selected the general requirements for high 42 school graduation pursuant to paragraph (1)(a).

(7) If, at the end of <u>each</u> grade 10, a student is not on track to meet the credit, assessment, or grade-point-average 121399 Approved For Filing: 4/27/2011 12:13:39 PM Page 2 of 3

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Amendment No. 45 requirements of the accelerated graduation option selected, the 46 school shall notify the student and parent of the following: 47 (a) The requirements that the student is not currently 48 meeting. (b) The specific performance necessary in grade 11 for the 49 50 student to meet the accelerated graduation requirements. 51 The right of the student to change to the 4-year (C) 52 program set forth in s. 1003.428 or s. 1003.43, as applicable. 53 54 55 56 TITLE AMENDMENT 57 Remove line 58 and insert: circumstances; amending s. 1003.429, F.S.; revising provisions 58 relating to the selection of accelerated high school graduation 59 options; amending s. 1003.491, F.S.; revising 60 121399 Approved For Filing: 4/27/2011 12:13:39 PM Page 3 of 3