The Florida Senate BILL ANALYSIS AND FISCAL IMPACT STATEMENT

(This document is based on the provisions contained in the legislation as of the latest date listed below.)

Prepar	ed By: The Professional	Staff of the Commi	ttee on Educat	tion		
CS/SB 1598						
Education Committee and Senator Brandes						
Education						
April 4, 2017	REVISED:					
YST	STAFF DIRECTOR	REFERENCE		ACTION		
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Please see Section IX. for Additional Information:

COMMITTEE SUBSTITUTE - Substantial Changes

I. Summary:

CS/SB 1598 establishes the Schools of Excellence Program to provide administrative flexibility to the state's top schools to enhance student learning. Additionally, the bill:

- Renames the current professional development certification and education competency program as the comprehensive teacher mentorship certification program with some modifications.
- Modifies the School Professional Development Act to include specified training relating to the comprehensive teacher mentorship certification program.
- Authorizes the Department of Corrections to enter into a contract with a charter school authorized to operate pursuant to law to provide education services for the Correctional Education Program.
- Specifies that a county in which a public or private postsecondary institution is located may authorize a public high school educational facility, including a charter school educational facility, which meets statutory requirements, related to educational facilities, to be located on the postsecondary institution's campus.

The bill takes effect July 1, 2017.

II. Present Situation:

School Grades

School grades are used to explain a school's performance in a familiar, easy-to-understand manner for parents and the public.¹ School grades are also used to determine whether a school must select or implement a turnaround option² or whether a school is eligible for school recognition funds as appropriated by the Legislature.³

The annual reports must identify schools as having one of the following grades:⁴

- "A," for schools making excellent progress 62% or higher of total points
- "B," for schools making above average progress 54% to 61% of total points
- "C," for schools making satisfactory progress 41% to 53% of total points
- "D," for schools making less than satisfactory progress 32% to 40% of total points
- "F," for schools failing to make adequate progress 31% or less of total points

Elementary schools, middle schools, and high schools each share a basic model for determining school grades, based on the percentage of total points earned by a school for each component in the model. Middle and high school models include additional components beyond the basic model.⁵ Combination school models include the additional components for the grades served (*e.g.*, a school serving grades K through 12 would include the additional components for the middle and high school models).

Principal Autonomy Pilot Program Initiative

In 2016, the Legislature established the Principal Autonomy Pilot Program Initiative (PAPPI) within the Florida Department of Education (DOE) to provide the principal of a participating school with increased autonomy and authority regarding allocation of resources and staffing to improve student achievement and school management.⁶ A participating school must have received at least two school grades of "D" or "F" during the previous three school years, and a participating principal must have earned a highly effective rating on the prior year's performance evaluation.⁷ The program exempts participating schools from the K-20 Education Code and state board rules implementing such provisions, with some exceptions.⁸ In addition, a principal at a participating school may select qualified instructional personnel for placement at the school and refuse placement or transfer of instructional personnel by the district school superintendent, in any case.⁹ The principal also has greater budgeting authority to allocate resources to help improve student achievement.¹⁰

¹ Section 1008.34(1), F.S. If there are fewer than 10 eligible students with data for a component, the component is not included in the calculation. Section 1008.34(3)(a), F.S.

² See s. 1008.33(4), F.S.

³ See s. 1008.26, F.S.

⁴ Section 1008.34(2), F.S.; Rule 6A-1.09981(4)(d), F.A.C.

⁵ See s. 1008.34(3)(b), F.S.; Rule 6A-1.09981(4)(a)-(c), F.A.C.

⁶ Chapter 2016-223, L.O.F. Codified at ss. 1012.28(8), and 1011.6202, F.S.

⁷ Section 1011.6202(2)(a)1. and 2., F.S.

⁸ See s. 1011.6202(3), F.S.

⁹ Section 1012.28(8)(a), F.S.

¹⁰ Section 1012.28(8)(b), F.S.

Educator Certification

In order for a person to serve as an educator in a traditional public school, charter school, virtual school, or other publicly operated school, the person must hold a certificate issued by the DOE.¹¹

Certification requirements are established to assure that educational personnel in public schools possess appropriate skills in reading, writing, and mathematics, and adequate pedagogical knowledge, including the use of technology to enhance student learning, and relevant subject matter competence to demonstrate an acceptable level of professional performance.¹²

Types of Educator Certificates

The DOE identifies appropriate educator certification for the instruction of specified courses in an annual publication of a directory of course code numbers for all programs and courses funded through the Florida Education Finance Program.¹³

The DOE issues three types of educator certificates: 14

- A professional certificate is the highest type of full-time certificate issued. The professional certificate is a 5-year renewable certificate. ¹⁵
- A temporary certificate is a 3-year nonrenewable certificate issued to an applicant who does not qualify for a professional certificate. ¹⁶
- An Athletic Coaching certificate covers a full-time or part-time individual who is employed as an athletic coach in any public school in any district of the state. 17

Eligibility Criteria for Educator Certification

To be eligible to seek a Florida educator's certificate, an individual must: 18

- Be at least 18 years of age.
- File an affidavit to uphold the principles incorporated in the Constitution of the United States and the Constitution of the State of Florida and that the information provided in the application is true, accurate, and complete.
- Document receipt of a bachelor's or higher degree from an accredited institution of higher learning, or a nonaccredited institution of higher learning that the DOE has identified as having a quality program resulting in a bachelor's degree, or higher. Each applicant seeking initial certification must have attained at least a 2.5 overall grade point average on a 4.0 scale in the applicant's major field of study.
- Submit to a background screening in accordance with Florida law.
- Be of good moral character.
- Be competent and capable of performing the duties, functions, and responsibilities of an educator.

¹¹ Sections 1012.55(1) and 1002.33(12)(f), F.S.

¹² Section 1012.54, F.S.

¹³ Section 1012.55(1)(c), F.S.

¹⁴ Section 1012.55, F.S.

¹⁵ Section 1012.56(1)-(3) and (5), (6)-(7), F.S.

¹⁶ Section 1012.56(7)(b), F.S.; Rule 6A-4.004(1), F.A.C.

¹⁷ Section 1012.55(2)(a), F.S.

¹⁸ Section 1012.56(2)(a)-(i), F.S.

• Demonstrate mastery of general knowledge, subject area knowledge, and professional preparation and education competence.

Professional Development Certification and Education Competency Program

Florida law authorizes a school district to provide a cohesive competency-based professional development certification and education competency program by which members of a school district's instructional staff may satisfy the mastery of professional preparation and education competence requirements specified in statute and rules of the State Board of Education (SBE). Participants in this program must hold a state-issued temporary certificate. A school district that implements the program must provide a competency-based certification developed by the DOE or developed by the district and approved by the DOE.

Renewal of Professional Certificates

All professional certificates, except a nonrenewable professional certificate, must be renewed every five years.²² In order to qualify for renewal, the applicant must earn at least 6 college credits or 120 inservice (professional development) points during the 5-year cycle.²³ At least 3 college credits or 60 inservice points must be earned in each subject area for which renewal is sought.²⁴ Credits or inservice points may also be earned in courses in clinical educator training, literacy and computational skills acquisition, exceptional student education, child development, drug abuse, child abuse, limited English proficiency, dropout prevention, and other topics.²⁵ Applicants for renewal of a professional certificate must earn at least one college credit or the equivalent amount of inservice points in the area of instruction for teaching students with disabilities.²⁶

School Community Professional Development Act

Florida law requires the DOE, public postsecondary education institutions public school districts, state education foundations, consortia, and professional organizations to work collaboratively to establish a coordinated system of professional development.²⁷ The purpose of this system is to increase student achievement, enhance classroom instructional strategies that promote rigor and relevance throughout the curriculum, and prepare students for continuing education and the workforce.²⁸

¹⁹ Section 1012.56(8)(a), F.S.

²⁰ *Id*.

²¹ Section 1012.56(8)(a), F.S.

²² Section 1012.585(2)(a), F.S.

²³ Section 1012.585(3)(a), F.S. Applicants may combine college credits and inservice points to meet this requirement. One semester hour of college credit is equivalent to 20 inservice points. Rule 6A-4.0051(1)(a)2., F.A.C. College credits must be earned at an accredited or state board-approved institution. Inservice points must be earned through participation in state board-approved school district inservice activities. Rule 6A-4.0051(1)(a), F.A.C.; *see* rule 6A-4.003(1) and (2), F.A.C. (list of approved accrediting agencies and guidelines for nonaccredited approved institutions).

²⁴ Section 1012.585(3)(a), F.S.

²⁵ *Id*.

²⁶ Section 1012.585(4), F.S. This required training may not add to the total hours required by the DOE for continuing education or inservice training. *Id*.

²⁷ Section 1012.98(1), F.S.

²⁸ Section 1012.98(1), F.S

Education for State Prisoners

Florida law establishes under the Department of Corrections (DOC) a Correctional Education Program, which must be composed of the educational facilities and services of all institutions, and facilities housing inmates operated by the DOC and must be supervised by the DOC.²⁹

Educational Facilities

Florida law authorizes state and local officials to cooperate in establishing and maintaining educational plants that will provide for public educational needs throughout the state.³⁰

III. Effect of Proposed Changes:

CS/SB 1598 establishes the Schools of Excellence Program to provide administrative flexibility to the state's top schools to enhance student learning. Additionally, the bill:

- Renames the current professional development certification and education competency program as the comprehensive teacher mentorship certification program.
- Modifies the School Professional Development Act to include specified training relating to the comprehensive teacher mentorship certification program.

Schools of Excellence

The bill establishes the Schools of Excellence Program to provide administrative flexibility to the state's top schools and requires the State Board of Education to designate a school as a School of Excellence if the school's percentage of possible points earned in its school grades calculation is in the 80th percentile or higher for schools within the same grade group (elementary schools, middle schools, high schools, or combination schools) for 2 of the last 3 school years. In order to qualify, the school must have data for each applicable school grade component.

Under the bill, a school retains its designation as a School of Excellence for up to 3 years so long as it does not receive a school grade lower than a "B" during that span. The school may renew its designation for another 3 years if it remains in the 80th percentile or higher for 2 of the 3 years and does not receive a grade lower than a "B" in any of the years. The bill provides that a School of Excellence that receives a grade lower than "B" may not continue to be designated as a School of Excellence and loses its administrative flexibility during the remainder of the 3-year period.

The bill provides the following administrative flexibilities to a School of Excellence:

- Exemption from any provision in law or rule that expressly requires a minimum period of daily or weekly instruction in a specified subject area.
- Principal autonomy under the Principal Autonomy Pilot Project Initiative.
- For instructional personnel, the substitution of 1 school year of employment at a School of Excellence for 20 inservice points toward the renewal of a professional certificate, up to 60 inservice points in a 5-year cycle.
- Exemption from district-set starting and stopping times for the school day.

²⁹ Section 944.801(1), F.S.

³⁰ Section 1013.02(1), F.S.

The additional authority and responsibilities granted to principals at Schools of Excellence under the bill and at schools participating in the PAPPI under existing law are granted to a principal newly assigned to a school with a school grade of a "D" or "F." The bill authorizes a school district to revoke the principal's additional authority after the school year following the first school year the school achieves a school grade of "C" or higher. As such, the bill may provide principals with greater autonomy to determine the best approach to improve the student performance at that school.

Comprehensive Teacher Mentorship Certification Program

The bill changes the name of the professional development certification and education competency program to the comprehensive teacher mentorship certification program.

The bill requires the Florida Department of Education (DOE) issue a professional certificate to a temporary certificate holder who meets the requirements for a professional certificate enumerated above, who completes a comprehensive teacher mentorship certification, and is rated highly effective under the district's teacher evaluation system. As such, the bill provides that an individual with a temporary certificate is not required to take or achieve a passing score on the professional education competency examination in order to be awarded a professional certificate.

The bill requires a comprehensive teacher mentorship certification program to include a mentorship and induction component, which must include, at minimum, weekly opportunities for mentoring and induction activities. Mentoring and induction activities include, common planning time, ongoing professional development targeted to a teacher's needs, co-teaching experiences, and reflection and follow-up discussions. A teacher selected to serve as a peer mentor is required under the bill to complete specialized training in clinical supervision and participate in ongoing mentor training. The bill requires this training be provided under the School Community Professional Development Act.

The bill requires that the mentorship activities must be provided for the teacher's first year in the program and may be provided until the teacher attains his or her professional certificate. Further, the bill requires that a principal who is rated highly effective must be provided flexibility in selecting professional development activities for the mentorship and induction component so long as the DOE approves the program.

The DOE is directed to adopt standards for the approval of district developed comprehensive teacher mentorship certification programs, including standards for the teacher mentorship and induction component, by December 31, 2017. The standards for the teacher mentorship and induction component must include:

- Program administration and evaluation;
- Mentor roles, selection, and training;
- Beginning teacher assessment and professional development; and
- Teacher content knowledge and practices aligned to the Florida Educator Accomplished Practices.

Accordingly, this program may ease the pathway to teacher certification for temporary certificate holders and may help school districts recruit and retain teachers.

Education for State Prisoners

The bill authorizes the Department of Corrections (DOC) to enter into a contract with a charter school, authorized to operate as part of the state's program of public education, to provide education services for the Correctional Education Program. Accordingly, such contracts may provide to the DOC another way to offer education services to state prisoners. The bill does not address funding for the delivery of education services by the charter schools.

High School Educational Facilities

The bill specifies that a county in which a public or private postsecondary institution is located may authorize a public high school educational facility, including a charter school educational facility, which meets statutory requirements related to educational facilities, to be located on the postsecondary institution's campus. Currently, Florida law has authorized the Florida Agricultural and Mechanical University, Florida Atlantic University, Florida State University, the University of Florida and other universities approved by the State Board of Education and the Legislature to sponsor a developmental research (laboratory) school. Laboratory schools are public schools and provide sequential instruction and must be affiliated with the college of education within the state university of closest proximity. The bill appears to also allow a county to authorize a public high school to operate on a public or private postsecondary institution's campus.

The bill takes effect July 1, 2017.

IV. Constitutional Issues:

A.	Municipality/County Mandates Restrictions					
	None.					

B. Public Records/Open Meetings Issues:

None.

C. Trust Funds Restrictions:

None.

V. Fiscal Impact Statement:

A. Tax/Fee Issues:

None.

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³¹ Section 1002.23(2), F.S.

³² *Id*.

B. Private Sector Impact:

According to the Florida Department of Education (DOE), CS/SB 1598 may result in a positive fiscal impact for professional certificate applicants by not having to enroll in additional college coursework or take the professional education competency examination to be awarded a professional certificate.³³

C. Government Sector Impact:

According to the DOE, implementation of the bill will require one additional DOE staff member to review, approve, and monitor compliance with the statutory requirements for the Professional Development Certification and Education Competency programs, as well as revision of school district professional development systems.³⁴ The estimated cost for the additional staff member is \$82,160.³⁵

VI. Technical Deficiencies:

None.

VII. Related Issues:

None.

VIII. Statutes Affected:

This bill substantially amends the following sections of the Florida Statutes: 944.801, 1012.28, 1012.56, 1012.585, and 1012.98.

This bill creates the following sections of the Florida Statutes: 1003.631 and 1013.29.

IX. Additional Information:

A. Committee Substitute – Statement of Substantial Changes:

(Summarizing differences between the Committee Substitute and the prior version of the bill.)

CS by Education on April 3, 2017:

The committee substitute adds provisions to the bill to:

- Authorize the Department of Corrections to enter into a contract with a charter school authorized to operate pursuant to law to provide education services for the Correctional Education Program.
- Specify that a county in which a public or private postsecondary institution is located
 may authorize a public high school educational facility, including a charter school
 educational facility, which meets statutory requirements to be located on the
 postsecondary institution's campus.

³³ Telephone Interview with Government Relations Staff, Florida Department of Education (March 30, 2017).

³⁴ *Id*

³⁵ *Id*.

R	Αm	end	lme	nts:

None.

This Senate Bill Analysis does not reflect the intent or official position of the bill's introducer or the Florida Senate.