### ENROLLED 2008 Legislature

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#### CS for CS for SB 242

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2	An act relating to education; amending s. 1000.05, F.S.;
3	providing that students may be separated by gender for
4	specified single-gender programs; amending s. 1002.20,
5	F.S.; providing that options for public school choice may
6	include single-gender programs; creating s. 1002.311,
7	F.S.; authorizing district school boards to establish a
8	nonvocational class, extracurricular activity, or school
9	in which enrollment is limited to students of a single
10	gender; providing conditions for such authorization;
11	requiring that students' participation in single-gender
12	programs be voluntary; requiring evaluation of single-
13	gender programs every 2 years; providing an effective
14	date.
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16	Be It Enacted by the Legislature of the State of Florida:
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18	Section 1. Paragraph (d) of subsection (2) of section
19	1000.05, Florida Statutes, is amended to read:
20	1000.05 Discrimination against students and employees in
21	the Florida K-20 public education system prohibited; equality of
22	access required
23	(2)
24	(d) Students may be separated by gender <u>for a single-gender</u>
25	program as provided under s. 1002.311, for any portion of a class
26	that deals with human reproduction $\underline{\prime}$ or during participation in
27	bodily contact sports. For the purpose of this section, bodily
28	contact sports include wrestling, boxing, rugby, ice hockey,
29	football, basketball, and other sports in which the purpose or
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30 major activity involves bodily contact. 31 Section 2. Paragraph (a) of subsection (6) of section 32 1002.20, Florida Statutes, is amended to read: 33 1002.20 K-12 student and parent rights.--Parents of public 34 school students must receive accurate and timely information 35 regarding their child's academic progress and must be informed of ways they can help their child to succeed in school. K-12 36 37 students and their parents are afforded numerous statutory rights 38 including, but not limited to, the following: 39 (6) EDUCATIONAL CHOICE.--40 Public school choices.--Parents of public school (a) 41 students may seek whatever public school choice options that are applicable to their students and are available to students in 42 43 their school districts. These options may include controlled open 44 enrollment, single-gender programs, lab schools, charter schools, 45 charter technical career centers, magnet schools, alternative schools, special programs, advanced placement, dual enrollment, 46 47 International Baccalaureate, International General Certificate of Secondary Education (pre-AICE), Advanced International 48 49 Certificate of Education, early admissions, credit by examination 50 or demonstration of competency, the New World School of the Arts, 51 the Florida School for the Deaf and the Blind, and the Florida 52 Virtual School. These options may also include the public school 53 choice options of the Opportunity Scholarship Program and the 54 McKay Scholarships for Students with Disabilities Program. Section 3. Section 1002.311, Florida Statutes, is created 55 to read: 56 57 1002.311 Single-gender programs authorized.--58 Subject to subsection (2) and in accordance with 34 (1)

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59	C.F.R. s. 106.34, a district school board may establish and
60	maintain a nonvocational class, extracurricular activity, or
61	school for elementary, middle, or high school students in which
62	enrollment is limited to a single gender if the school district
63	also makes available a substantially equal:
64	(a) Single-gender class, extracurricular activity, or
65	school to students of the other gender; and
66	(b) Coeducational class, extracurricular activity, or
67	school to all students.
68	(2) A district school board that establishes a single-
69	gender class, extracurricular activity, or school:
70	(a) May not require participation by any student. The
71	district school board must ensure that participation in the
72	single-gender class, extracurricular activity, or school is
73	voluntary.
74	(b) Must evaluate each single-gender class, extracurricular
75	activity, or school in the school district at least once every 2
76	years in order to ensure that it is in compliance with this
77	section and 34 C.F.R. s. 106.34.
78	Section 4. This act shall take effect July 1, 2008.

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