Florida Senate - 2011 Bill No. CS/HB 7151, 2nd Eng.



LEGISLATIVE ACTION

Senate	•	House
	•	
	•	
Floor: 1/RE/2R		
05/03/2011 07:11 PM	•	

Senator Oelrich moved the following:

Senate Amendment (with title amendment)

Delete lines 85 - 439

4 and insert:

1 2 3

5

6

7

8

9

Section 2. Section 705.18, Florida Statutes, is amended to read:

705.18 Disposal of personal property lost or abandoned on university or <u>Florida College System institution</u> community college campuses; disposition of proceeds from sale.-

10 (1) Whenever any lost or abandoned personal property <u>is</u> 11 shall be found on a campus of an institution in the State 12 University System or a campus of a <u>Florida College System</u> 13 <u>institution state-supported community college</u>, the president of

Florida Senate - 2011 Bill No. CS/HB 7151, 2nd Eng.



14 the institution or the president's designee shall take charge of the property and make a record of the date such property was 15 found. If the property is not claimed by the owner, within 30 16 days after it such property is found, or a longer period of time 17 18 as may be deemed appropriate by the president under the circumstances, the property is not claimed by the owner, the 19 20 president or his or her designee shall dispose of or make use of the property in accordance with established policies and 21 22 procedures that best meet the needs of the university or the 23 Florida College System institution and its students shall order 24 it sold at public outcry after giving notice of the time and 25 place of sale in a publication of general circulation on the campus of such institution and written notice to the owner if 26 27 known. The rightful owner of the such property may reclaim the property the same at any time prior to the disposition, sale, or 28 29 use of the property in accordance with this section and the 30 established policies and procedures of the university or the 31 Florida College System institution.

32 (2) All moneys realized from such institution's sale shall 33 be placed in an appropriate fund and used solely for student 34 scholarship and loan purposes.

35 Section 3. <u>Section 1000.07</u>, Florida Statutes, is repealed.
36 Section 4. Subsection (3) of section 1001.64, Florida
37 Statutes, is amended to read:

38 1001.64 Community college boards of trustees; powers and 39 duties.-

40 (3) A board of trustees shall have the power to take action
41 without a recommendation from the president and shall have the
42 power to require the president to deliver to the board of

Florida Senate - 2011 Bill No. CS/HB 7151, 2nd Eng.



43	trustees all data and information required by the board of
44	trustees in the performance of its duties. <u>A board of trustees</u>
45	shall ask the Commissioner of Education to authorize an
46	investigation of the president's actions by the department's
47	inspector general if the board considers such investigation
48	necessary. The inspector general shall provide a report
49	detailing each issue under investigation and shall recommend
50	corrective action. If the inspector general identifies potential
51	legal violations, he or she shall refer the potential legal
52	violations to the Commission on Ethics, the Department of Law
53	Enforcement, the Attorney General, or another appropriate
54	authority.
55	Section 5. Subsection (4) of section 1004.015, Florida
56	Statutes, is renumbered as subsection (6) and amended, and new
57	subsections (4) and (5) are added to that section, to read:
58	1004.015 Higher Education Coordinating Council
59	(4) The council shall make detailed recommendations
60	relating to:
61	(a) The primary core mission of public and nonpublic
62	postsecondary education institutions in the context of state
63	access demands and economic development goals.
64	(b) Performance outputs and outcomes designed to meet
65	annual and long-term state goals, including, but not limited to,
66	increased student access, preparedness, retention, transfer, and
67	completion. Performance measures must be consistent across
68	sectors and allow for a comparison of the state's performance to
69	that of other states.
70	(c) The state's articulation policies and practices to
71	ensure that cost benefits to the state are maximized without

Florida Senate - 2011 Bill No. CS/HB 7151, 2nd Eng.

561840

72	jeopardizing quality. The recommendation shall consider return
73	on investment for both the state and students and propose
74	systems to facilitate and ensure institutional compliance with
75	state articulation policies.
76	(d) A plan for workforce development education that
77	addresses:
78	1. The alignment of school district and Florida College
79	System workforce development education programs to ensure cost
80	efficiency and mission delineation, including an examination of
81	the need for both college credit and noncollege credit
82	certificate programs, an evaluation of the merit of retaining
83	the associate in applied science degree, and the consolidation
84	of adult general education programs within school districts.
85	2. The consistency of workforce education data collected
86	and reported by Florida College System institutions and school
87	districts, including the establishment of common elements and
88	definitions for any data that is used for state and federal
89	funding and program accountability.
90	(5) The council shall submit a report outlining its
91	detailed recommendations to the Governor, the President of the
92	Senate, the Speaker of the House of Representatives, the Board
93	of Governors, and the State Board of Education by December 31,
94	2011, which specifically includes recommendations for
95	consideration by the Legislature for implementation in the 2012-
96	2013 fiscal year.
97	(6) (4) The Board of Governors and the Department of
98	Education shall provide administrative support for the council.
99	Section 6. Section 1004.68, Florida Statutes, is amended to
100	read:

Florida Senate - 2011 Bill No. CS/HB 7151, 2nd Eng.

561840

101 1004.68 Community college; degrees and certificates; tests for certain skills.-102 103 (1) Each community college board of trustees shall adopt rules establishing student performance standards for the award 104 105 of degrees and certificates. 106 (2) Each community college board of trustees shall require 107 the use of scores on tests for college-level communication and computation skills provided in s. 1008.345(7) as a condition for 108 109 graduation with an associate in arts degree. 110 Section 7. Section 1007.01, Florida Statutes, is amended to 111 read: 112 1007.01 Articulation; legislative intent; purpose; role of the State Board of Education and the Board of Governors; 113 114 Articulation Coordinating Committee.-115 (1) It is the intent of the Legislature to facilitate 116 articulation and seamless integration of the K-20 education system by building, and sustaining, and strengthening 117 relationships among K-20 public organizations, between public 118 119 and private organizations, and between the education system as a 120 whole and Florida's communities. The purpose of building, and 121 sustaining, and strengthening these relationships is to provide 122 for the efficient and effective progression and transfer of 123 students within the education system and to allow students to 124 proceed toward their educational objectives as rapidly as their 125 circumstances permit. The Legislature further intends that 126 articulation policies and budget actions be implemented 127 consistently in the practices of the Department of Education and 128 postsecondary educational institutions and expressed in the collaborative policy efforts of the State Board of Education and 129

Page 5 of 14

Florida Senate - 2011 Bill No. CS/HB 7151, 2nd Eng.



130 the Board of Governors. 131 (2) To improve and facilitate articulation systemwide, the 132 State Board of Education and the Board of Governors shall 133 collaboratively establish and adopt recommend policies and 134 guidelines to the Legislature with input from statewide K-20 135 advisory groups established by the Commissioner of Education and 136 the Chancellor of the State University System and shall 137 recommend the policies to the Legislature. The policies shall 1.38 relate relating to: 139 (a) The alignment between the exit requirements of one 140 education system and the admissions requirements of another 141 education system into which students typically transfer. 142 (b) The identification of common courses, the level of 143 courses, institutional participation in a statewide course 144 numbering system, and the transferability of credits among such 145 institutions. 146 (c) Identification of courses that meet general education 147 or common degree program prerequisite requirements at public 148 postsecondary educational institutions. 149 (d) Dual enrollment course equivalencies. 150 (e) Articulation agreements. 151 (3) The Commissioner of Education, in consultation with the 152 Chancellor of the State University System, shall establish the 153 Articulation Coordinating Committee which shall make 154 recommendations related to statewide articulation policies to 155 the Higher Education Coordination Council, the State Board of 156 Education, and the Board of Governors. The committee shall 157 consist of two members each representing the State University System, the Florida College System, public career and technical 158

Florida Senate - 2011 Bill No. CS/HB 7151, 2nd Eng.

561840

159	education, public K-12 education, and nonpublic education and
160	one member representing students. The chair shall be elected
161	from the membership. The committee shall:
162	(a) Monitor the alignment between the exit requirements of
163	one education system and the admissions requirements of another
164	education system into which students typically transfer and make
165	recommendations for improvement.
166	(b) Propose guidelines for interinstitutional agreements
167	between and among public schools, career and technical education
168	centers, Florida College System institutions, state
169	universities, and nonpublic postsecondary institutions.
170	(c) Annually recommend dual enrollment course and high
171	school subject area equivalencies for approval by the State
172	Board of Education and the Board of Governors.
173	(d) Annually review the statewide articulation agreement
174	pursuant to s. 1007.23 and make recommendations for revisions.
175	(e) Annually review the statewide course numbering system,
176	the levels of courses, and the application of transfer credit
177	requirements among public and nonpublic institutions
178	participating in the statewide course numbering system and
179	identify instances of student transfer and admissions
180	difficulties.
181	(f) Annually publish a list of courses that meet common
182	general education and common degree program prerequisite
183	requirements at public postsecondary institutions identified
184	pursuant to s. 1007.25.
185	(g) Examine statewide data regarding articulation to
186	identify issues and make recommendations to improve articulation
187	throughout the K-20 education system.

Page 7 of 14

Florida Senate - 2011 Bill No. CS/HB 7151, 2nd Eng.

561840

188	(h) Recommend roles and responsibilities of public
189	education entities in interfacing with the single, statewide
190	computer-assisted student advising system established pursuant
191	<u>to s. 1007.28.</u>
192	Section 8. Subsection (12) of section 1007.25, Florida
193	Statutes, is amended to read:
194	1007.25 General education courses; common prerequisites;
195	and other degree requirements
196	(12) (a) A public postsecondary educational institution may
197	not confer an associate in arts or baccalaureate degree upon any
198	student who fails to successfully complete one of the following
199	requirements:
200	1. Achieve a score that meets or exceeds a minimum score on
201	a nationally standardized examination, as established by the
202	State Board of Education in conjunction with the Board of
203	Governors; or
204	2. Demonstrate successful remediation of any academic
205	deficiencies and achieve a cumulative grade point average of 2.5
206	or above, on a 4.0 scale, in postsecondary-level coursework
207	identified by the State Board of Education in conjunction with
208	the Board of Covernors. The Department of Education shall
209	specify the means by which a student may demonstrate successful
210	remediation.
211	(b) Any student who, in the best professional opinion of
212	the postsecondary educational institution, has a specific
213	learning disability such that the student cannot demonstrate
214	successful mastery of one or more of the authorized examinations
215	but is achieving at the college level in every area despite his
216	or her disability, and whose diagnosis indicates that further

Florida Senate - 2011 Bill No. CS/HB 7151, 2nd Eng.



217	remediation will not succeed in overcoming the disability, may
218	appeal through the appropriate dean to a committee appointed by
219	the president or the chief academic officer for special
220	consideration. The committee shall examine the evidence of the
221	student's academic and medical records and may hear testimony
222	relevant to the case. The committee may grant a waiver for one
223	or more of the authorized examinations based on the results of
224	its review.
225	(c) Each public postsecondary educational institution
226	president shall establish a committee to consider requests for
227	waivers from the requirements in paragraph (a). The committee
228	shall be chaired by the chief academic officer of the
229	institution and shall have four additional members appointed by
230	the president as follows:
231	1. One faculty member from the mathematics department;
232	2. One faculty member from the English department;
233	3. The institutional test administrator; and
234	4. One faculty member from a department other than English
235	or mathematics.
236	(d) Any student who has taken the authorized examinations
237	and has not achieved a passing score, but has otherwise
238	demonstrated proficiency in coursework in the same subject area,
239	may request a waiver from the examination requirement. Waivers
240	shall be considered only after students have been provided test
241	accommodations or other administrative adjustments to permit the
242	accurate measurement of the student's proficiency in the subject
243	areas measured by the authorized examinations. The committee
244	shall consider the student's educational records and other
245	evidence as to whether the student should be able to pass the
I	

Florida Senate - 2011 Bill No. CS/HB 7151, 2nd Eng.



246	authorized examinations. A waiver may be recommended to the
247	president upon a majority vote of the committee. The president
248	may approve or disapprove the recommendation. The president may
249	not approve a request that the committee has disapproved. If a
250	waiver is approved, the student's transcript shall include a
251	statement that the student did not meet the requirements of this
252	subsection and that a waiver was granted.
253	Section 9. Subsection (1) of section 1007.264, Florida
254	Statutes, is amended to read:
255	1007.264 Persons with disabilities; admission to
256	postsecondary educational institutions; substitute requirements;
257	rules and regulations
258	(1) Any student with a disability, as defined in s.
259	1007.02(2), who is otherwise eligible except those students who
260	have been documented as having intellectual disabilities, shall
261	be eligible for reasonable substitution for any requirement for
262	admission into a public postsecondary educational institution
263	where documentation can be provided that the person's failure to
264	meet the admission requirement is related to the disability.
265	Section 10. Subsection (1) of section 1007.265, Florida
266	Statutes, is amended to read:
267	1007.265 Persons with disabilities; graduation, study
268	program admission, and upper-division entry; substitute
269	requirements; rules and regulations
270	(1) Any student with a disability, as defined in s.
271	1007.02(2), in a public postsecondary educational institution $_{m au}$
272	except those students who have been documented as having
273	$rac{intellectual disabilities_{r}}{}$ shall be eligible for reasonable
274	substitution for any requirement for graduation, for admission
I	

Page 10 of 14

Florida Senate - 2011 Bill No. CS/HB 7151, 2nd Eng.



into a program of study, or for entry into the upper division where documentation can be provided that the person's failure to meet the requirement is related to the disability and where failure to meet the graduation requirement or program admission requirement does not constitute a fundamental alteration in the nature of the program.

281 Section 11. Subsections (2) and (10) of section 1007.27, 282 Florida Statutes, are amended to read:

283

303

1007.27 Articulated acceleration mechanisms.-

284 (2) The Department of Education shall annually identify and 285 publish the minimum scores, maximum credit, and course or 286 courses for which credit is to be awarded for each College Level 287 Examination Program (CLEP) general examination, CLEP subject 288 examination, College Board Advanced Placement Program 289 examination, Advanced International Certificate of Education 290 examination, and International Baccalaureate examination. The 291 department shall use student performance data in subsequent 292 postsecondary courses to determine the appropriate examination 293 scores and courses for which credit is to be granted. Minimum 294 scores may vary by subject area based on available performance 295 data. In addition, the department shall identify such courses in 296 the general education core curriculum of each state university 297 and community college.

298 (10) Any student who earns 9 or more credits from one or 299 more of the acceleration mechanisms provided for in this section 300 is exempt from any requirement of a public postsecondary 301 educational institution mandating enrollment during a summer 302 term.

Section 12. Subsection (11) of section 1001.64, Florida

Florida Senate - 2011 Bill No. CS/HB 7151, 2nd Eng.



304 Statutes, is amended to read

305 1001.64 Community college boards of trustees; powers and 306 duties.-

(11) Each board of trustees shall submit an institutional budget request, including a request for fixed capital outlay, and an operating budget to the State Board of Education for <u>review</u> approval in accordance with guidelines established by the State Board of Education.

312 Section 13. Section 1011.30, Florida Statutes, is amended 313 to read:

314 1011.30 Budgets for community colleges.-Each community 315 college president shall recommend to the community college board 316 of trustees a budget of income and expenditures at such time and 317 in such form as the State Board of Education may prescribe. Upon approval of a budget by the community college board of trustees, 318 319 such budget shall be transmitted to the Department of Education 320 for review and approval. Rules of the State Board of Education shall prescribe procedures for effecting budget amendments 321 322 subsequent to the final approval of a budget for a given year.

323 Section 14. <u>Section 6 of chapter 2006-58</u>, Laws of Florida, 324 <u>is repealed.</u>

Page 12 of 14

325

Florida Senate - 2011 Bill No. CS/HB 7151, 2nd Eng.



333 Florida College System institution campus and the 334 disposition of proceeds from the sale of such 335 property; requiring that the university or Florida 336 College System institution president, or his or her 337 designee, dispose of or make use of unclaimed property 338 in accordance with university or Florida College 339 System institution policies and procedures; repealing 340 s. 1007.07, F.S., relating to the Florida Business and 341 Education Collaborative; amending s. 1001.64, F.S.; 342 requiring a Florida College System institution board 343 of trustees to ask the Commissioner of Education to 344 authorize an investigation of the college president by 345 the Department of Education's inspector general in 346 specified circumstances; requiring a report and 347 recommendations; requiring the inspector general to 348 refer potential legal violations to the Commission on 349 Ethics, the Department of Law Enforcement, the 350 Attorney General, or another appropriate authority; 351 amending s. 1004.015, F.S.; requiring the Higher 352 Education Coordinating Council to make recommendations 353 and submit a report relating to core missions of 354 postsecondary education institutions, performance 355 outputs and outcomes, articulation policies, and 356 workforce development education; amending s. 1004.68, 357 F.S.; deleting provisions relating to the use of test 358 scores for assessment of college-level communication 359 and computation skills; amending s. 1007.01, F.S.; 360 providing legislative intent and requirements relating 361 to articulation; requiring the establishment of the

Florida Senate - 2011 Bill No. CS/HB 7151, 2nd Eng.



362 Articulation Coordinating Committee and providing its 363 responsibilities; amending s. 1007.25, F.S.; deleting provisions that require an examination or 364 demonstration of remediation of academic deficiencies 365 366 to obtain a postsecondary degree; amending ss. 367 1007.264 and 1007.265, F.S.; deleting provisions that 368 exclude students with intellectual disabilities from 369 eligibility for substitute requirements for admission 370 to or graduation from a public postsecondary education 371 institution; amending s. 1007.27, F.S.; requiring the 372 Department of Education to use student performance 373 data to determine appropriate credit-by-examination 374 scores and courses; deleting an exemption from summer-375 term enrollment in a public postsecondary education 376 institution for students earning accelerated credit; 377 amending ss. 1001.64 and 1011.30, F.S.; removing 378 provisions requiring that a budget of a community 379 college be transmitted to the Department of Education 380 for approval; repealing s. 6 of chapter 2006-58, Laws 381 of Florida; abrogating the repeal of s. 1004.226, 382 F.S., which created the 21st Century World Class 383 Scholars Program; amending s. 1008.30, F.S.,