

Amendment No. 1

COMMITTEE/SUBCOMMITTEE ACTION

ADOPTED (Y/N)
 ADOPTED AS AMENDED (Y/N)
 ADOPTED W/O OBJECTION (Y/N)
 FAILED TO ADOPT (Y/N)
 WITHDRAWN (Y/N)
 OTHER

1 Committee/Subcommittee hearing bill: Education Committee
 2 Representative Passidomo offered the following:

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4 **Amendment (with title amendment)**

5 Remove lines 225-226 and insert:

6 Section 6. Section 1008.333, Florida Statutes, is created
 7 to read:

8 1008.333-Resources for Title I Schools

9 (1) School districts shall allocate an amount equivalent
 10 to fifteen percent of the Title I, Part A funds from the
 11 Elementary and Secondary Education Act, for school and district
 12 level interventions, strategies and support designed to improve
 13 the performance of Title I schools and to close student
 14 achievement gaps, including those as described in the school
 15 improvement plan required by s. 1001.42(18). Each school
 16 district shall annually submit, as part of its Title I
 17 Application, a district-level improvement plan that:

18 (a) Identifies the research based interventions,
 19 strategies and support that will be used to improve student
 20 achievement and close student achievement gaps;

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21 (b) Identifies the schools and students targeted for
22 assistance;

23 (c) Describes the methods by which the impact of these
24 interventions, strategies and support on improving school
25 performance and closing student achievement gaps will be
26 measured; and

27 (d) Describes the process the district will use to
28 prioritize district level support services to provide effective
29 and efficient delivery to such schools.

30 (2) A district-level plan may also include tutoring by
31 private providers. The plan shall:

32 (a) Describe the competitive selection process that will be
33 used to approve providers, which must include, at a minimum, the
34 following criteria:

35 1. Alignment of the provider's curricula to the Next
36 Generation Sunshine State Standards;

37 2. Use of research based instructional methods that are
38 consistent with the instruction provided by the district; and

39 3. Demonstrated financial stability;

40 (b) Describe the schools and students for which such
41 tutoring will be available and the notification process that
42 will be used to notify such parents;

43 (c) Describe the process for discontinuing the use of
44 providers that fail to meet financial and academic standards
45 established by the district; and

46 (d) Describe the method for informing parents of their
47 student's progress;

48 (e) Include a parent complaint resolution process; and

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49 (f) Require that the Board of Directors, the managing
50 members and, if a sole proprietor, the owner, meet the
51 background screening requirements of s. 435.04.

52 (3) The department shall review submitted plans for
53 approval, conditional approval or denial based upon the
54 requirements of subsections (1) and (2) and to limit the types
55 and uses of interventions, strategies, and services based, in
56 part, upon the best practices identified in subsection (4).

57 (4) The department shall analyze the results of each
58 district-level improvement plan to:

59 (a) Identify the interventions, support and strategies that
60 reduced student achievement gaps and increased school level
61 performance; and

62 (b) Disseminate the results of its review to all school
63 districts.

64 (5) The State Board of Education shall adopt rules pursuant
65 to ss. 120.536(1) and 120.54 to implement the provisions of this
66 section.

67 Section 7. Section 1008.331, Florida Statutes, is
68 repealed.

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T I T L E A M E N D M E N T

Remove line 30 and insert:

COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. CS/HB 7027 (2013)

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76 data; creating 1008.333, F.S.; requiring school districts to
77 allocate an amount equivalent to 15% of Title I, Part A funds
78 for school and district level interventions to improve the
79 performance of Title I schools; requiring additional information
80 in a district's Title I application; providing criteria for
81 private providers; requiring an annual analysis and report by
82 the Department of Education; providing rulemaking authority;
83 repealing s. 1008.331, F.S.; amending s. 1008.34, F.S.; revising
84 provisions

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