

LEGISLATIVE ACTION

Senate

House

Senator Stargel moved the following:

Senate Amendment to Amendment (264486) (with title amendment)

Delete lines 336 - 374

and insert:

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Section 10. Subsection (16), paragraph (n) of subsection (21), and subsection (24) of section 1007.271, Florida Statutes, are amended to read:

1007.271 Dual enrollment programs.-

10 (16) <u>A student, regardless of the student's enrollment in a</u> 11 <u>public or private school or home education program, who meets</u>

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Students who meet the eligibility requirements of this section and who <u>chooses</u> choose to participate in dual enrollment programs <u>is</u> are exempt from the payment of registration, tuition, and laboratory fees.

(21) Each district school superintendent and Florida 16 17 College System institution president shall develop a comprehensive dual enrollment articulation agreement for the 18 19 respective school district and Florida College System 20 institution. The superintendent and president shall establish an 21 articulation committee for the purpose of developing the 22 agreement. Each state university president may designate a 23 university representative to participate in the development of a 24 dual enrollment articulation agreement. A dual enrollment 25 articulation agreement shall be completed and submitted annually 26 by the Florida College System institution to the Department of 27 Education on or before August 1. The agreement must include, but 28 is not limited to:

29 (n) A funding provision that delineates costs incurred by 30 each entity. School districts shall pay the standard tuition rate per credit hour from funds provided in the Florida 31 32 Education Finance Program to the institution providing 33 instruction when such instruction takes place on the 34 postsecondary campus to cover instructional and support costs incurred by the postsecondary institution. When dual enrollment 35 36 is provided on the high school site by postsecondary institution 37 faculty, the school district shall reimburse the costs 38 associated with the proportion of salary and benefits and other 39 actual costs of the postsecondary institution to provide the instruction. When dual enrollment is provided on the high school 40

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site by school district faculty, the school district shall be 41 42 responsible only for the postsecondary institution's actual 43 costs associated with offering the program. A school district 44 may not pay for any costs incurred under this paragraph for 45 summer term dual enrollment courses. A postsecondary institution may enter into an agreement with the school district to 46 47 authorize teachers who teach dual enrollment courses at the high school site or the postsecondary institution. A school district 48 49 may not deny a student access to dual enrollment unless the 50 student is ineligible to participate in the program subject to 51 provisions specifically outlined in this section. Private 52 secondary schools and students in home education programs are 53 not subject to payment provisions specified in this paragraph 54 for the purpose of dual enrollment. 55 (24) Postsecondary institutions may enter into dual 56 enrollment articulation agreements with private secondary 57 schools pursuant to subsection (2). Private secondary schools 58 are exempt from payment provisions outlined in paragraph 59 (21) (n). 60 61 62 And the title is amended as follows: 63 Delete lines 431 - 433 and insert: 64 65 s. 1007.271, F.S.; exempting all students, regardless 66 of enrollment in a public or private school or home 67 education program, who choose to participate in a dual enrollment program from the payment of registration, 68 tuition, and laboratory fees; prohibiting a school 69

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70 district from paying for any costs incurred for summer 71 term dual enrollment courses; exempting private 72 secondary schools and students in home education 73 programs from specified payment provisions for the 74 purposes of dual enrollment; providing for retroactive