FOR CONSIDERATION By the Committee on Education

581-02479A-22

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20227044pb

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2	An act relating to postsecondary education; amending
3	s. 1004.085, F.S.; providing requirements for lists of
4	required and recommended textbooks and instructional
5	materials for Florida College System institution and
6	state university courses; amending s. 1007.24, F.S.;
7	revising the maintenance requirements of and
8	information that must be included in the statewide
9	course numbering system; requiring certain
10	postsecondary educational institutions' registration
11	processes to include specified information; requiring
12	certain postsecondary educational institutions to
13	accept and apply general education courses and credit
14	in a specified manner; requiring the State Board of
15	Education to adopt rules; providing requirements for
16	the rules; creating s. 1008.47, F.S.; defining the
17	term "postsecondary education institution";
18	prohibiting public postsecondary education
19	institutions from being accredited by the same agency
20	or association for consecutive accreditation cycles;
21	requiring public postsecondary education institutions
22	to collaborate to identify additional accrediting
23	agencies or associations that are recognized by the
24	database created and maintained by the United States
25	Department of Education, other than their current
26	accrediting agencies or associations, from which they
27	may seek and obtain accreditation; creating a cause of
28	action for postsecondary education institutions;
29	authorizing the award of specified damages, court

A bill to be entitled

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30	costs, and attorney fees; providing for the future
31	expiration of specified provisions; amending ss.
32	1009.23 and 1009.24, F.S.; requiring Florida College
33	System institutions and state universities,
34	respectively, to post specified information relating
35	to tuition and fee rates and proposed changes to such
36	rates on their websites; revising the information that
37	must be included in a required notice to students;
38	requiring a specific press release to be e-mailed to
39	enrolled students; providing requirements for a
40	Florida College System institution or a state
41	university, respectively, to raise, impose, or
42	authorize certain fees; providing a directive to the
43	Division of Law Revision; providing an effective date.
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45	Be It Enacted by the Legislature of the State of Florida:
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47	Section 1. Section 1004.085, Florida Statutes, is amended
48	to read:
49	1004.085 Textbook and instructional materials affordability
50	and transparency
51	(1) As used in this section, the term "instructional
52	materials" means educational materials for use within a course
53	which may be available in printed or digital format.
54	(2) An employee of a Florida College System institution or
55	state university may not demand or receive any payment, loan,
56	subscription, advance, deposit of money, service, or anything of
57	value, present or promised, in exchange for requiring students
58	to purchase a specific textbook or instructional material for

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581-02479A-22 20227044pb 59 coursework or instruction. 60 (3) An employee may receive: 61 (a) Sample copies, instructor copies, or instructional materials. These materials may not be sold for any type of 62 63 compensation if they are specifically marked as free samples not 64 for resale. 65 (b) Royalties or other compensation from sales of textbooks 66 or instructional materials that include the instructor's own 67 writing or work. (c) Honoraria for academic peer review of course materials. 68 69 (d) Fees associated with activities such as reviewing, 70 critiquing, or preparing support materials for textbooks or 71 instructional materials pursuant to guidelines adopted by the 72 State Board of Education or the Board of Governors. 73 (e) Training in the use of course materials and learning 74 technologies. 75 (4) Each Florida College System institution and state 76 university board of trustees is authorized to adopt policies in 77 consultation with providers, including bookstores, which allow 78 for the use of innovative pricing techniques and payment options 79 for textbooks and instructional materials. Such policies may 80 include bulk pricing arrangements that enable students to 81 purchase course materials or texts that are delivered digitally; 82 delivered through other technologies that are, or the licenses 83 of which are, required for use within a course; or delivered in 84 a print format. Innovative pricing techniques and payment options must include an opt-in or opt-out provision for students 85 and may be approved only if there is documented evidence that 86 the options reduce the cost of textbooks and instructional 87

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88	materials for students taking a course.
89	(5) <u>(a)</u> Each Florida College System institution and state
90	university shall post prominently in the course registration
91	system and on its website, as early as is feasible, but at least
92	45 days before the first day of class for each term, a hyperlink
93	to lists of required and recommended textbooks and instructional
94	materials for at least 95 percent of all courses and course
95	sections offered at the institution during the upcoming term.
96	The lists must include the International Standard Book Number
97	(ISBN) for each required and recommended textbook and
98	instructional material or other identifying information, which
99	must include, at a minimum, all of the following: the title, all
100	authors listed, publishers, edition number, copyright date,
101	published date, and other relevant information necessary to
102	identify the specific textbooks or instructional materials
103	required and recommended for each course. The State Board of
104	Education and the Board of Governors shall include in the
105	policies, procedures, and guidelines adopted under subsection
106	(6) certain limited exceptions to this notification requirement
107	for classes added after the notification deadline.
108	(b) The lists of required and recommended textbooks and
109	instructional materials required in paragraph (a) must:
110	1. Be posted as early as is feasible but at least 45 days
111	before the first day of class for each term.
112	2. Remain posted for at least 5 academic years.
113	3. Be searchable by the course subject, the course number,
114	the course title, the name of the instructor of the course, the
115	title of each assigned textbook or instructional material, and
116	each author of an assigned textbook or instructional material.

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117	4. Be easily downloadable by current and prospective
118	students.
119	(c) If a course subject to paragraphs (a) and (b) is a
120	general education core course option identified pursuant to s.
121	1007.25, course syllabi information containing sufficient detail
122	to inform students of all of the following must be included:
123	1. The course curriculum.
124	2. The goals, objectives, and student expectations of the
125	course.
126	3. How student performance will be measured.
127	(6) After receiving input from students, faculty,
128	bookstores, and publishers, the State Board of Education and the
129	Board of Governors each shall adopt textbook and instructional
130	materials affordability policies, procedures, and guidelines for
131	implementation by Florida College System institutions and state
132	universities, respectively, that further efforts to minimize the
133	cost of textbooks and instructional materials for students
134	attending such institutions while maintaining the quality of
135	education and academic freedom. The policies, procedures, and
136	guidelines shall address:
137	(a) The establishment of deadlines for an instructor or
138	department to notify the bookstore of required and recommended
139	textbooks and instructional materials so that the bookstore may
140	verify availability, source lower cost options when practicable,
141	explore alternatives with faculty when academically appropriate,
142	and maximize the availability of used textbooks and
143	instructional materials.
144	(b) Confirmation by the course instructor or academic
145	department offering the course, before the textbook or

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581-02479A-22 20227044pb 146 instructional materials adoption is finalized, of the intent to 147 use all items ordered, particularly each individual item sold as 148 part of a bundled package. 149 (c) Determination by a course instructor or the academic 150 department offering the course, before a textbook or instructional material is adopted, of the extent to which a new 151 152 edition differs significantly and substantively from earlier 153 versions and the value to the student of changing to a new 154 edition or the extent to which an open-access textbook or 155 instructional material is available.

(d) The availability of required and recommended textbooks and instructional materials to students otherwise unable to afford the cost, including consideration of the extent to which an open-access textbook or instructional material may be used.

(e) Participation by course instructors and academic
departments in the development, adaptation, and review of openaccess textbooks and instructional materials and, in particular,
open-access textbooks and instructional materials for highdemand general education courses.

(f) Consultation with school districts to identify practices that impact the cost of dual enrollment textbooks and instructional materials to school districts, including, but not limited to, the length of time that textbooks and instructional materials remain in use.

(g) Selection of textbooks and instructional materials through cost-benefit analyses that enable students to obtain the highest-quality product at the lowest available price, by considering:

1. Purchasing digital textbooks in bulk.

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581-02479A-22 20227044pb 175 2. Expanding the use of open-access textbooks and 176 instructional materials. 177 3. Providing rental options for textbooks and instructional 178 materials. 179 4. Increasing the availability and use of affordable digital textbooks and learning objects. 180 181 5. Developing mechanisms to assist in buying, renting, 182 selling, and sharing textbooks and instructional materials. 183 6. The length of time that textbooks and instructional 184 materials remain in use. 185 7. An evaluation of cost savings for textbooks and 186 instructional materials which a student may realize if 187 individual students are able to exercise opt-in provisions for 188 the purchase of the materials. 189 (7) The board of trustees of each Florida College System 190 institution and state university shall report, by September 30 191 of each year, to the Chancellor of the Florida College System or 192 the Chancellor of the State University System, as applicable, 193 the textbook and instructional materials selection process for 194 high-enrollment courses; specific initiatives of the institution 195 designed to reduce the costs of textbooks and instructional 196 materials; policies implemented in accordance with subsection 197 (5); the number of courses and course sections that were not 198 able to meet the textbook and instructional materials posting 199 deadline for the previous academic year; and any additional 200 information determined by the chancellors. By November 1 of each 201 year, each chancellor shall provide a summary of the information 202 provided by institutions to the State Board of Education and the Board of Governors, as applicable. 203

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581-02479A-22 20227044pb 204 Section 2. Present subsection (8) of section 1007.24, Florida 205 Statutes, is redesignated as subsection (9) and amended, a new 206 subsection (8) is added to that section, and subsections (4) and 207 (5) of that section are amended, to read: 208 1007.24 Statewide course numbering system.-209 (4) The statewide course numbering system must be shall 210 maintained electronically and regularly updated by the 211 department and include the courses at the recommended levels, 212 course numbers, course titles, credits awarded, and other 213 identifiable information by institution and academic year, as 214 required by state board rule. 215 (5) The registration process at each state university and 216 Florida College System institution must shall include the 217 courses at their designated levels, and statewide course numbers, course titles, credits awarded, and other identifiable 218 219 information, as required by state board rule. 220 (8) Participating postsecondary institutions receiving 221 transfer course credit must accept and apply general education 222 courses and credit in accordance with this section, s. 1007.25, 223 and other provisions of law, including credit earned through 224 dual enrollment, course equivalencies, and other acceleration 225 mechanisms, as first satisfying general education core course 226 credit requirements and other general education subject area 227 course credit requirements before applying the course credit as 228 elective credit. 229 (9) (8)—The State Board of Education shall adopt rules that

230 provide for the <u>collection of course information from</u> 231 participating institutions, identifiable information required

232 for each course, and the conduct of regularly scheduled faculty

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233	committee reviews and recommendations. At a minimum, rules must
234	address all of the following:
235	(a) Required institutional reporting formats, timelines,
236	and procedures for the timely and uniform collection and
237	publication of course data information.
238	(b) Regularly scheduled faculty committee reviews and
239	recommendations to the commissioner for the alignment or
240	realignment of courses, course numbers, course titles,
241	designated levels, credits awarded, and other identifiable
242	information for the purpose of facilitating credit transfer and
243	acceptance for substantially similar courses at receiving
244	institutions.
245	(c) Regularly scheduled faculty committee reviews and
246	recommendations to the commissioner for the classification or
247	reclassification of courses as satisfying general education,
248	general education core, prerequisite, substitution, equivalency,
249	civic literacy, or other course types, pursuant to s. 1007.25,
250	consistent with subject area, course content, programmatic, and
251	other requirements outlined in rule.
252	(d) Purges of courses that are listed in the statewide
253	course numbering system but have not been taught at an
254	institution for the preceding 5 years. These rules must include
255	waiver provisions that allow course continuation if an
256	institution has reasonable cause for having not offered a course
257	within the 5-year limit and an expectation that the course will
258	be offered again within the following 5 years.
259	Section 3. Section 1008.47, Florida Statutes, is created to
260	read:
261	1008.47 Postsecondary education institution accreditation

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262	(1) DEFINITIONAs used in this section, the term
263	"postsecondary education institution" means a Florida College
264	System institution, state university, or nonpublic postsecondary
265	education institution that receives state funds.
266	(2) ACCREDITATION A public postsecondary education
267	institution may not be accredited by the same accrediting agency
268	or association for consecutive accreditation cycles. In the year
269	following reaffirmation or fifth-year review by their
270	accrediting agencies or associations, public postsecondary
271	education institutions shall collaborate to identify accrediting
272	agencies or associations that are recognized by the database
273	created and maintained by the United States Department of
274	Education, other than their current accrediting agencies or
275	associations, from which to seek accreditation and shall seek
276	and obtain accreditation before their next reaffirmation date.
277	(3) CAUSE OF ACTION A postsecondary education institution
278	negatively impacted by retaliatory action taken against the
279	postsecondary education institution by an accrediting agency or
280	association may bring an action against the accrediting agency
281	or association in a court of competent jurisdiction and may
282	obtain liquidated damages up to the amount of federal financial
283	aid received by the postsecondary education institution, court
284	costs, and reasonable attorney fees.
285	(4) This section expires December 31, 2032.
286	Section 4. Subsection (20) of section 1009.23, Florida
287	Statutes, is amended, and subsection (21) is added to that
288	section, to read:
289	1009.23 Florida College System institution student fees
290	(20) All tuition and fees described in this section, and

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291	any proposed changes to such tuition and fees, must be
292	prominently posted on the institution's website in an area that
293	is transparent and easily accessible. Each Florida College
294	System institution shall publicly notice and notify all enrolled
295	students of any proposal to increase tuition or fees at least 28
296	days before its consideration for a vote taken at a board of
297	trustees meeting. The notice must:
298	(a) Include the date and time of the meeting at which the
299	proposal will be considered.
300	(b) Specifically outline the details of existing tuition
301	and fees, including how such tuition and fees are expended, the
302	rationale and necessity for the proposed increase, and how the
303	funds from the proposed increase will be used.
304	(c) Be posted on the institution's website and issued in a
305	press release, which must also be enclosed in an e-mail sent to
306	all enrolled students.
307	(21) Any proposal or action of a Florida College System
308	institution to raise, impose, or authorize any fee, as
309	authorized by law, except for tuition, must be approved by a
310	supermajority vote of the members of the board of trustees of
311	the institution, if approval by the board of trustees is
312	required by general law, and at least a supermajority vote of
313	the members of the State Board of Education, if approval by the
314	State Board of Education is required by general law, in order to
315	take effect.
316	Section 5. Subsection (20) of section 1009.24, Florida
317	Statutes, is amended, and subsection (21) is added to that
318	section, to read:
319	1009.24 State university student fees
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320	(20) All tuition and fees described in this section, and
321	
	any proposed changes to such tuition and fees, must be
322	prominently posted on the state university's website in an area
323	that is transparent and easily accessible. Each state university
324	shall publicly notice and notify all enrolled students of any
325	proposal to change tuition or fees at least 28 days before its
326	consideration for a vote taken at a board of trustees meeting.
327	The notice must:
328	(a) Include the date and time of the meeting at which the
329	proposal will be considered.
330	(b) Specifically outline the details of existing tuition
331	and fees, including how such tuition and fees are expended, the
332	rationale and necessity for the proposed change, and how the
333	funds from the proposed change will be used.
334	(c) Be posted on the university's website and issued in a
335	press release, which must also be enclosed in an e-mail sent to
336	all enrolled students.
337	(21) Pursuant to s. 7(e), Art. IX of the State
338	Constitution, any proposal or action of a constituent university
339	to raise, impose, or authorize any fee, as authorized by law,
340	except for tuition, must be approved by at least 9 affirmative
341	votes of the members of the board of trustees of the constituent
342	university, if approval by the board of trustees is required by
343	general law, and at least 12 affirmative votes of the members of
344	the Board of Governors, if approval by the Board of Governors is
345	required by general law, in order to take effect.
346	Section 6. The Division of Law Revision shall prepare a
347	reviser's bill to replace references to the phrases "the
348	Southern Association of Colleges and Schools," "the Commission

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349	on Colleges of the Southern Association of Colleges and
350	Schools," and "the Southern Association of Colleges and Schools
351	Commission on Colleges" wherever they occur in the Florida
352	Statutes with the phrase "an accrediting agency or association
353	recognized by the database created and maintained by the United
354	States Department of Education."
355	Section 7. This act shall take effect July 1, 2022.