20247032er 1 2 An act relating to education; creating s. 1004.933, 3 F.S.; providing legislative intent; establishing the 4 Graduation Alternative to Traditional Education (GATE) 5 Program within the Department of Education; providing 6 definitions; requiring institutions to waive payments 7 for specified student fees; providing requirements for 8 the provision of such waivers; providing eligibility 9 requirements; providing that students participating in 10 the program are eligible for a specified stipend under certain circumstances; prohibiting an institution from 11 imposing additional eligibility requirements; 12 13 providing department responsibilities; providing department reporting requirements; authorizing the 14 15 State Board of Education to adopt rules; amending s. 16 445.009, F.S.; revising the services to which the one-17 stop delivery system is intended to provide access; amending s. 1003.21, F.S.; requiring a student's 18 19 certified school counselor or other school personnel to inform the student of opportunities in the GATE 20 21 Program; amending s. 1003.435, F.S.; requiring 22 district school boards to notify all candidates for the high school equivalency diploma of adult secondary 23 2.4 and postsecondary education options, including 25 specified eligibility requirements; creating s. 26 1009.711, F.S.; creating the GATE Scholarship Program; 27 requiring the department to administer the program; 28 requiring the program to reimburse eligible 29 institutions for specified student fees and costs;

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30	requiring participating institutions to report
31	specified information to the department; requiring the
32	department to reimburse participating institutions
33	within a specified timeframe; providing that
34	reimbursements are contingent upon legislative
35	appropriation and must be prorated under certain
36	circumstances; authorizing the state board to adopt
37	rules; amending s. 1009.895, F.S.; revising student
38	eligibility criteria for the Open Door Grant Program;
39	amending s. 1011.80, F.S.; revising the number of
40	courses for which certain students may be reported for
41	certain funding purposes; providing that such courses
42	do not have to be core curricula courses; deleting a
43	requirement that the department develop a list of
44	courses to be designated as core curricula courses;
45	creating s. 1011.804, F.S.; establishing the GATE
46	Startup Grant Program within the department for a
47	specified purpose; defining the term "institution";
48	providing eligibility requirements; providing
49	department duties; providing requirements for grant
50	proposals, grant awards, and the use of grant funds;
51	providing reporting requirements; authorizing the
52	state board to adopt rules; creating s. 1011.8041,
53	F.S.; creating the GATE Program Performance Fund for a
54	specified purpose; defining the term "institution";
55	subject to legislative appropriation, requiring each
56	participating institution to receive a specified
57	amount of money per student, subject to certain
58	conditions; authorizing the state board to adopt

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59	rules; providing an effective date.
60	
61	Be It Enacted by the Legislature of the State of Florida:
62	
63	Section 1. Section 1004.933, Florida Statutes, is created
64	to read:
65	1004.933 Graduation Alternative to Traditional Education
66	(GATE) Program
67	(1) LEGISLATIVE INTENT
68	(a) It is the intent of the Legislature to create an
69	alternative pathway to education and workforce opportunities for
70	students who have withdrawn from high school prior to
71	graduation.
72	(b) It is the intent of the Legislature to affirm the
73	unequivocal value of a standard high school diploma as the
74	primary education credential by which students access higher
75	education and workforce opportunities. Further, the Legislature
76	affirms that parental consent is required for a student under 18
77	years of age to withdraw from high school prior to graduation.
78	(c) The Legislature intends to expand opportunities for
79	students to complete high school courses and earn a standard
80	high school diploma.
81	(d) The Legislature recognizes that when a student
82	withdraws from high school prior to graduation, the student has
83	not received the full value of a taxpayer-funded pre-K-12
84	education, and therefore lacks the education credential
85	essential to gainful employment and future educational
86	opportunities. Therefore, the Legislature intends to provide an
87	alternative pathway program, waiving tuition and fees for the

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88	program for participating students who have not earned a
89	standard high school diploma.
90	(2) PROGRAM CREATION The Graduation Alternative to
91	Traditional Education (GATE) Program is created within the
92	Department of Education.
93	(3) DEFINITIONSAs used in this section, the term:
94	(a) "Career education program" means an applied technology
95	diploma program as defined in s. 1004.02(7) or a career
96	certificate program as defined in s. 1004.02(20).
97	(b) "Institution" means a school district career center
98	established under s. 1001.44, a charter technical career center
99	established under s. 1002.34, or a Florida College System
100	institution identified in s. 1000.21.
101	(4) PAYMENT WAIVER; ELIGIBILITY
102	(a) Notwithstanding any other provision of state law, an
103	institution shall waive 100 percent of the registration,
104	tuition, laboratory, and examination fees for a student
105	participating in the GATE Program. A waiver provided under this
106	section after a student's first term shall be provided after
107	state aid pursuant to s. 1009.895 is applied. Instructional
108	materials assigned for use under the GATE Program must be made
109	available to GATE Program students free of charge. An
110	institution may not require payment by students of instructional
111	materials costs eligible for reimbursement under s. 1009.711.
112	(b) To be eligible for participation in the GATE Program, a
113	student must:
114	1. Not have earned a standard high school diploma pursuant
115	to s. 1003.4282 or a high school equivalency diploma pursuant to
116	s. 1003.435 before enrolling in the GATE Program;

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117	2. Have been withdrawn from high school;
118	3. Be a resident of this state as defined in s. 1009.21(1);
119	4. Be 16 to 21 years of age at the time of initial
120	enrollment, provided that a student who is 16 or 17 years of age
121	has withdrawn from school enrollment pursuant to the
122	requirements and safeguards in s. 1003.21(1)(c);
123	5. Select the adult secondary education program and career
124	education program of his or her choice at the time of admission
125	to the GATE Program, provided that the career education program
126	is included on the Master Credentials List under s. 445.004(4).
127	The student may not change the requested pathway after
128	enrollment, except that, if necessary for the student, the
129	student may enroll in an adult basic education program prior to
130	enrolling in the adult secondary education program;
131	6. Maintain a 2.0 GPA for career and technical education
132	coursework; and
133	7. Notwithstanding s. 1003.435(4), complete the programs
134	under subparagraph 5. within 3 years after his or her initial
135	enrollment unless the institution determines that an extension
136	is warranted due to extenuating circumstances.
137	(c) Subject to the availability of funds, a student who
138	meets the requirements of paragraph (b) and is enrolled in the
139	GATE Program is eligible to receive the stipend specified in s.
140	1009.895(3).
141	(d) An institution may not impose additional criteria to
142	determine a student's eligibility to receive a waiver under this
143	section.
144	(5) DEPARTMENT RESPONSIBILITIESIn addition to
145	administering the GATE Program, the Department of Education

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146	shall perform the following duties:
147	(a) Disseminate information about the GATE Program to
148	eligible institutions, local workforce development boards, and
149	other local, regional, or state initiatives that interact with
150	the GATE Program's target population.
151	(b) Connect prospective students directly to eligible
152	institutions.
153	(c) Provide access to online career planning tools.
154	(6) REPORTINGBeginning October 1, 2025, and each October
155	1 thereafter, the Department of Education shall submit a report
156	to the Governor, the President of the Senate, and the Speaker of
157	the House of Representatives on the number and value of
158	registration, tuition, laboratory, and examination fees and
159	instructional materials costs waived and reimbursed, by
160	institution; the number of students who have obtained a standard
161	high school diploma or high school equivalency diploma while
162	participating in the GATE Program; the number of students
163	completing an applied technology diploma or career certificate
164	while participating in the GATE Program; the number of students
165	participating in the GATE Program who receive a stipend under s.
166	1009.895(3); the number of students who have earned an industry
167	certification on the CAPE Industry Certification Funding List
168	while participating in the GATE Program; and the number of
169	students who completed the GATE Program. The reporting period
170	shall cover the previous academic year.
171	(7) RULES.—The State Board of Education may adopt rules to
172	implement this section.
173	Section 2. Paragraph (g) of subsection (1) of section
174	445.009, Florida Statutes, is amended to read:

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20247032er 175 445.009 One-stop delivery system.-176 (1) The one-stop delivery system is the state's primary customer-service strategy for offering every Floridian access, 177 through service sites or telephone or computer networks, to the 178 179 following services: 180 (g) Adult education, and basic skills training, integrated education and training, and the Graduation Alternative to 181 182 Traditional Education Program under s. 1004.933. 183 Section 3. Paragraph (c) of subsection (1) of section 184 1003.21, Florida Statutes, is amended to read: 1003.21 School attendance.-185 186 (1)(c) A student who attains the age of 16 years during the 187 school year is not subject to compulsory school attendance 188 beyond the date upon which he or she attains that age if the 189 190 student files a formal declaration of intent to terminate school enrollment with the district school board. Public school 191 students who have attained the age of 16 years and who have not 192 193 graduated are subject to compulsory school attendance until the formal declaration of intent is filed with the district school 194 195 board. The declaration must acknowledge that terminating school enrollment is likely to reduce the student's earning potential 196 and must be signed by the student and the student's parent. The 197 198 school district shall notify the student's parent of receipt of 199 the student's declaration of intent to terminate school enrollment. The student's certified school counselor or other 200 201 school personnel shall conduct an exit interview with the 202 student to determine the reasons for the student's decision to 203 terminate school enrollment and actions that could be taken to

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204	keep the student in school. The student's certified school
205	counselor or other school personnel shall inform the student of
206	opportunities to continue his or her education in a different
207	environment, including, but not limited to, adult education <u>,</u> and
208	high school equivalency examination preparation, and the
209	Graduation Alternative to Traditional Education Program under s.
210	1004.933. Additionally, the student shall complete a survey in a
211	format prescribed by the Department of Education to provide data
212	on student reasons for terminating enrollment and actions taken
213	by schools to keep students enrolled.
214	Section 4. Subsection (3) of section 1003.435, Florida
215	Statutes, is amended to read:
216	1003.435 High school equivalency diploma program.—
217	(3) Each district school board shall <u>:</u>
218	(a) Offer and administer the high school equivalency
219	diploma examinations and the subject area examinations to all
220	candidates pursuant to rules of the State Board of Education.
221	(b) Notify each candidate of adult secondary and
222	postsecondary education options available in or near the school
223	district, including the Graduation Alternative to Traditional
224	Education Program under s. 1004.933. The candidate must also be
225	informed of the eligibility requirements and any minimum
226	academic requirements for each available option.
227	Section 5. Section 1009.711, Florida Statutes, is created
228	to read:
229	1009.711 GATE Scholarship Program.—
230	(1) The GATE Scholarship Program is created to financially
231	support institutions participating in the GATE Program
232	established pursuant to s. 1004.933.

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20247032er 233 (2) The Department of Education shall administer the GATE 234 Scholarship Program in accordance with rules adopted by the 235 State Board of Education. 236 (3) The GATE Scholarship Program shall reimburse eligible institutions for registration, tuition, laboratory, and 237 238 examination fees and related instructional materials costs for 239 students enrolled in the GATE Program. Institutions must be 240 reimbursed at the in-state resident tuition rate established in 241 s. 1009.22(3)(c). 242 (4) Each participating institution shall report to the 243 department all students enrolled in the GATE Program during the 244 fall, spring, or summer terms within 30 days after the end of 245 regular registration. For each eligible student, the institution 246 shall report the total reimbursable expenses by category, which the department must consider in determining an institution's 247 248 award under this section. The department shall reimburse each participating institution no later than 30 days after the 249 250 institution has reported enrollment for that term. 251 (5) Reimbursements from the GATE Scholarship Program are 252 contingent upon an annual appropriation in the General 253 Appropriations Act. If the statewide reimbursement amount is 254 greater than the appropriation, the institutional reimbursement 255 amounts specified in subsection (3) must be prorated among the 256 institutions that have timely reported eligible students to the 257 department. 258 (6) The State Board of Education may adopt rules to 259 implement this section. 260 Section 6. Paragraph (b) of subsection (2) of section 261 1009.895, Florida Statutes, is amended to read:

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20247032er 262 1009.895 Open Door Grant Program.-263 (2) ELIGIBILITY.-In order to be eligible for the program, a 264 student must: 265 (b) Be enrolled in an adult secondary education program or 266 an integrated education and training program in which 267 institutions establish partnerships with local workforce 268 development boards to provide basic skills instruction, contextually and concurrently, with workforce training that 269 270 results in the award of credentials under s. 445.004(4) or a 271 workforce education program as defined under s. 1011.80(1)(b)-272 (f) that is included on the Master Credentials List under s. 273 445.004(4); and 274 275 An institution may not impose additional criteria to determine a student's eligibility to receive a grant under this section. 276 277 Section 7. Subsection (10) of section 1011.80, Florida 278 Statutes, is amended to read: 279 1011.80 Funds for operation of workforce education 280 programs.-(10) A high school student dually enrolled under s. 281 282 1007.271 in a workforce education program operated by a Florida 283 College System institution or school district career center generates the amount calculated for workforce education funding, 284 285 including any payment of performance funding, and the 286 proportional share of full-time equivalent enrollment generated 287 through the Florida Education Finance Program for the student's enrollment in a high school. If a high school student is dually 288 289 enrolled in a Florida College System institution program, 290 including a program conducted at a high school, the Florida

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291 College System institution earns the funds generated for 292 workforce education funding, and the school district earns the 293 proportional share of full-time equivalent funding from the 294 Florida Education Finance Program. If a student is dually 295 enrolled in a career center operated by the same district as the 296 district in which the student attends high school, that district 297 earns the funds generated for workforce education funding and 298 also earns the proportional share of full-time equivalent 299 funding from the Florida Education Finance Program. If a student 300 is dually enrolled in a workforce education program provided by 301 a career center operated by a different school district, the 302 funds must be divided between the two school districts 303 proportionally from the two funding sources. A student may not 304 be reported for funding in a dual enrollment workforce education 305 program unless the student has completed the basic skills assessment pursuant to s. 1004.91. A student who is coenrolled 306 307 in a K-12 education program and an adult education program may 308 be reported for purposes of funding in an adult education 309 program. If a student is coenrolled in core curricula courses 310 for credit recovery or dropout prevention purposes and does not have a pattern of excessive absenteeism or habitual truancy or a 311 history of disruptive behavior in school, the student may be 312 reported for funding for up to four two courses per year. Such a 313 314 student is exempt from the payment of the block tuition for 315 adult general education programs provided in s. 1009.22(3)(c). 316 The Department of Education shall develop a list of courses to 317 be designated as core curricula courses for the purposes of 318 coenrollment. 319 Section 8. Section 1011.804, Florida Statutes, is created

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320	to read:
321	1011.804 GATE Startup Grant Program
322	(1) The GATE Startup Grant Program is established within
323	the Department of Education to fund and support the startup and
324	implementation of the GATE Program, subject to legislative
325	appropriation. The purpose of the grant program is to increase
326	access to programs that support adult learners earning a high
327	school credential, either a high school diploma or its
328	equivalent, and a workforce credential aligned to statewide or
329	regional demand. The department shall administer the grants,
330	determine eligibility, and distribute grant awards.
331	(2) As used in this section, the term "institution" means a
332	school district career center established under s. 1001.44, a
333	charter technical career center established under s. 1002.34, or
334	a Florida College System institution identified in s. 1000.21
335	which offers the GATE Program pursuant to s. 1004.933.
336	(3) The department may solicit proposals from institutions
337	without programs that meet the requirements of s. 1004.933(2).
338	Such institutions must be located in or serve a rural area of
339	opportunity as designated by the Governor.
340	(4) The department shall prioritize grant proposals that
341	combine adult basic education, adult secondary education, and
342	career education programs at one location or allow students to
343	complete programs through distance learning. An applicant may
344	not receive more than 10 percent of the total amount
345	appropriated for the program.
346	(5) The department shall make the grant application
347	available to potential applicants no later than August 15, 2024.
348	A grant proposal must include:

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349	(a) The institution or institutions that will provide the
350	adult basic education, adult secondary education, and career
351	education programs;
352	(b) The proposed adult basic education and adult secondary
353	education program or programs the institution or institutions
354	will provide, and the projected enrollment for such program or
355	programs;
356	(c) The proposed career education program or programs the
357	institution or institutions will provide and the projected
358	enrollment for such program or programs;
359	(d) The credential or credentials associated with the
360	career education program or programs. Such credential or
361	credentials must be included on the Master Credentials List
362	<u>under s. 445.004(4);</u>
363	(e) The cost of instruction for all programs contemplated
364	in the proposal, including costs for tuition, fees,
365	registration, and laboratory, examination, and instructional
366	materials costs;
367	(f) Outreach strategies, including collaboration with local
368	workforce development boards; and
369	(g) A plan or timeline for implementing s. 1004.933 and
370	enrolling students.
371	(6) Grant funds may be used for planning activities and
372	other expenses associated with the creation of the GATE Program,
373	such as expenses related to program instruction, instructional
374	equipment, supplies, instructional personnel, and student
375	services. Grant funds may not be used for indirect costs. Grant
376	recipients must submit an annual report in a format prescribed
377	by the department. The department shall consolidate such annual

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20247032er 378 reports and include the reports in the report required by s. 379 1004.933(5). 380 (7) The State Board of Education may adopt rules to 381 administer this section. 382 Section 9. Section 1011.8041, Florida Statutes, is created 383 to read: 384 1011.8041 GATE Program Performance Fund.-385 (1) The GATE Program Performance Fund is created to reward 386 institutions for the documented success of students 387 participating in the GATE Program established under s. 1004.933. (2) As used in this section, the term "institution" means a 388 389 school district career center established under s. 1001.44, a 390 charter technical career center established under s. 1002.34, or 391 a Florida College System institution identified in s. 1000.21 392 which offers the GATE Program pursuant to s. 1004.933. 393 (3) Subject to legislative appropriation, each participating institution must receive \$1,000 per student who 394 395 completes the GATE Program by earning a standard high school 396 diploma or high school equivalency diploma and a credential on the Master Credentials List under s. 445.004(4) within 3 years. 397 398 If the student earned his or her diploma and credential at different institutions, then each institution must receive \$500. 399 400 If funds are insufficient to fully fund the calculated total 401 award, such funds must be prorated among the institutions. 402 (4) The State Board of Education may adopt rules to 403 implement this section. 404 Section 10. This act shall take effect July 1, 2024.

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