

STORAGE NAME: s1124s2z.ccc
DATE: May 20, 1998

****FINAL ACTION****
****SEE FINAL ACTION STATUS SECTION****

**HOUSE OF REPRESENTATIVES
COMMITTEE ON COMMUNITY COLLEGES AND CAREER PREP
FINAL BILL RESEARCH & ECONOMIC IMPACT STATEMENT**

BILL #: CS/CS/SB 1124, 2048, & 1120

RELATING TO: Postsecondary Education (Workforce Development Education)

SPONSOR(S): Senators Grant, Horne, and Diaz Balart

COMPANION BILL(S): CS/HB 4131, by the Committee on Community Colleges and Career Prep, Rep. Sindler, and others

ORIGINATING COMMITTEE(S)/COMMITTEE(S) OF REFERENCE:

- (1) Senate Education Committee YEAS 12 NAYS 0
- (2) Senate Ways and Means Committee YEAS 24 NAYS 0
- (3)
- (4)
- (5)

I. FINAL ACTION STATUS:

PASSED BY THE LEGISLATURE - CHAPTER 98-58, LAWS OF FLORIDA

On March 3, 1998, SB 1124 was introduced. On April 14, 1998, the Senate Education Committee combined SB 1124 with SB 2048 and SB 1120 and made it a committee substitute. The Ways and Means Committee amended CS/SB 1124, 2048, and 1120 and made it into a committee substitute. On April 27, 1998, the bill was amended on the Senate floor and passed out as CS/CS/SB 1124, 2048, & 1120, 1st Engrossed, with a vote of 40 Yeas and 0 Nays. On April 29, 1998 the House passed CS/CS/SB 1120, 2048, & 1120, 1st Engrossed, with a vote of 116 Yeas and 0 Nays. The companion bill, CS/HB 4131, 1st Engrossed, died on May 1, 1998, in the Senate Education Committee. On May 15, 1998, Governor Chiles signed the bill into law.

II. SUMMARY:

This bill restructures the service delivery, funding, and transfer of credits for public and private postsecondary education institutions. Specifically, the bill implements the majority of recommendations of the Task Force on Workforce Development, which was created in CS/CS/SB 1688 as passed by the 1997 Florida Legislature.

Funding provisions in the bill include a model that distributes a base amount of funding, not to exceed 85%, on prior year Workforce Development Education Fund allocation. The remaining funds, at least 15%, are awarded for the achievement of prior year performance outputs and outcomes. The bill establishes a uniform statewide fee rather than fees which vary based on program cost. Funds associated with AS and AAS degree programs are not moved back to the Community College Program Fund.

The Associate in Applied Technology degree, as understood in CS/CS/SB 1688 to be the one-year technical component of an AS degree, is renamed the Applied Technology Diploma (ATD), to be offered as vocational credit by school districts and as college credit by community colleges. The statewide articulation of appropriate workforce development education is guaranteed between school districts and community colleges. Additionally, the ATD is required to articulate into an AAS or an AS degree program, and appropriate AS degree coursework is required to articulate into bachelor degree programs.

The bill provides special funding of adult disabled students. The Employment Task Force for Adults with Disabilities is created to examine issues related to the delivery of workforce development education and funding for adult disabled students.

The Commissioner of Education is required to further investigate several outstanding issues such as the adoption of common reporting formats and common time frames associated with the workforce development information system, the expansion of electronic transcript systems, the implementation of occupational completion points and literacy completion points, the consolidation of state and federal workforce development funds into a common administrative entity, and the elimination of duplicative reporting requirements. The State Board of Community Colleges will identify procedures that will encourage the joint use of facilities by community colleges and school districts for workforce development education.

The total fiscal impact is indeterminate at this time.

III. SUBSTANTIVE RESEARCH:

A. PRESENT SITUATION:

Workforce Development Education

Committee Substitute for Committee Substitute for Senate Bill 1688 (SB 1688), passed by the 1997 Florida Legislature, makes major changes to the delivery structure, reporting requirements, and funding of workforce development education in Florida. SB 1688 restructures the funding of all adult and postsecondary vocational education instruction offered by community colleges and public school vocational-technical centers. All adult and postsecondary vocational education funds are moved from the Community College Program Fund (CCPF) and the Florida Education Finance Program (FEFP) to the newly created Workforce Development Education Fund (WDEF), to be administered by the newly created Division of Workforce Development of the Department of Education. Within the WDEF, certain funds are set aside to be earned by community colleges and school districts based on performance outputs such as program completions, and performance outcomes such as job placement and retention. SB 1688 repeals the interinstitutional articulation agreement, consequently "leveling the playing field" by permitting either community colleges or public schools to offer adult, postsecondary adult vocational, or college-credit instruction.

To aid in implementing the changes, SB 1688 creates a Task Force on Workforce Development to report to the Commissioner of Education who, in turn, reports to the legislature his recommendations. The Task Force on Workforce Development is made up of five working groups to study: program lengths and definitions, articulation and accreditation, MIS reporting and tracking, program costs, and funding formulas and fees.

Program Length and Definitions

Prior to the enactment of SB 1688, school districts and community colleges had *recommended* program lengths for vocational certificate programs. This resulted in wide variation of program lengths across the state. The Program Length and Definition Working Committee recommends common program lengths for vocational certificate programs. The group also recommends common definitions for many vocational and adult education terms.

Articulation and Accreditation

SB 1688 creates a new "Associate in Applied Technology" degree (AAT) to be offered by school districts and community colleges. Prior to SB 1688 school districts could offer certificates in districts where they were the designated postsecondary vocational provider. Since the new AAT degree is designed to be a 1 year degree, it creates some accreditation problems for school districts since "degrees" are defined as programs with a minimum of 60 credit hours. The Articulation and Accreditation Working Committee recommends renaming the AAT to the "Applied Technology Diploma" (ATD) and redefining it as a one-year diploma in order to facilitate the articulation of credit between institutions and across delivery systems. The working committee also proposes a statewide articulation agreement to standardize the transfer of credits from vocational certificates and the ATD to Associate in Science (AS) degrees. Prior to SB 1688, articulation agreements were locally negotiated by individual school districts with the community college that served their district.

MIS Reporting and Tracking

SB 1688 requires common reporting data elements for school districts and community colleges for purposes of funding performance. This requirement results in major changes for both school districts and community colleges since they had different reporting dates, and different definitions for many of the data elements that are used in the new reporting and tracking system. The MIS Reporting and Tracking Working Committee recommends a unified reporting system, common data elements, and common reporting formats and sequences, as well as a common data review process. This committee expresses great concern for the reliability and accuracy of the new Workforce Development Information System (WDIS) (as this information is now used for funding) and recommends that a transition period should be considered.

Program Cost Analysis, and Funding Formula and Fees

Prior to SB 1688 school districts and community colleges had different ways of calculating program costs and reporting program expenditures. The Program Cost Analysis Working Group recommends uniform expenditure reporting and funding categories. As SB 1688 requires, this group also recommends which programs should be classified as high, medium, or low cost for incentive purposes.

SB 1688 requires student fees to vary based on program costs. This means that students in a high cost program would pay a higher fee than students in a lower cost program. Because it is a concern that this would be confusing to students and difficult to administer, the Funding Formula and Fees Working Group recommends that fees do not vary with the cost of the programs, rather a uniform fee be calculated and set at the state level. Additionally, the working group concurs with the funding formula in SB 1688 which appropriates 85% of an institution's Workforce Development Education Funds based on enrollment hours including student fees. An institution would earn the remaining 15% based on program completions weighted by program costs (high, medium, and low) and length, and up to an additional 25% for outcomes of placement and retention. These two working groups also use the concept of a Workforce Development Enrollment Estimating Conference. Though somewhat unclear, it appears that the task force recommends using current year data for funding purposes.

Three Outstanding Workforce Development Education Issues

The Commissioner of Education states in a January 8, 1998, letter to the Speaker of the House of Representatives that he supports the task force recommendations in total. However, he acknowledges two issues of contention, and one issue that has yet to be resolved.

1. Including the AS degree in the Workforce Development Education Fund (WDEF)

SB 1688 moves the AS degree into the WDEF. The task force recommends keeping the AS degree in the WDEF. The community college system recommends that AS degree funds be kept out of the WDEF.

2. Using current year or prior years data for funding

SB 1688 requires current year data for funding. The task force recommends using current year data for funding. (However, the MIS working group expresses concern for the reliability of data and recommends at least one transition year.) The community college system recommends a funding model with a base consisting of 90% of the previous year's total funds upon enrollment. The remaining 10% would be grouped with any new money and would be distributed based on performance. Previous year data would be used to determine both the 90% base (previous year total funds) and the remaining 10% (previous years' performance data).

3. Adult Disabled Students

SB 1688 funds all adult and postsecondary vocational students, regardless of ability, through the Workforce Development Education Fund. The task force did not recommend specific changes to that policy, but the Commissioner of Education recommends dividing the population into three groups for purposes of special consideration.

- (1) Mainstreamed students should be in the WDEF and should be double funded for enrollment, completion and placement;
- (2) For students that cannot be mainstreamed, but have competitive employment as a goal, the WDEF should contribute a share of the cost of training with the remainder of funds coming from other agencies that have responsibility for this population of adults (i.e., the Department of Labor and Employment Securities and the Department of Children and Families); and
- (3) Students that do not have competitive employment as their goal should be funded from some source other than the WDEF, perhaps through a separate appropriation.

Other Issues

Articulation

In their report on *Participation in the Florida Statewide Course Numbering System*, PEPC recommends that *"the Office of Postsecondary Coordination should develop a Work Plan for submission to the Commissioner of Education that identifies the staff and other resources needed to support the increased participation of non-public institutions in the Statewide Course Numbering System."* In their 1998 Master Plan, PEPC recommends, in order to further provide access and to increase the productivity of higher education in Florida, that the Articulation Coordinating Committee *"examine the feasibility of further integrating the educational experience across the public and private sectors and recommend specific measures which would reduce any artificial barriers that currently exist."*

Barriers to WAGES participants accessing vocational education

Currently, statute provides that WAGES participants may receive an exemption from fees but requires that they first apply for, and be denied, federal financial aid. This process is several months long and can be a paperwork burden and needless barrier to WAGES participants receiving needed workforce development education.

B. EFFECT OF PROPOSED CHANGES:

The bill would implement the majority of recommendations of the Task Force on Workforce Development, which was created in CS/CS/SB 1688 as passed by the 1997 Florida Legislature. Additionally, the bill would implement decisions about the "outstanding issues" which were referenced in the Commissioner's letter to the legislature.

Including the AS degree in the Workforce Development Education Fund (WDEF)

The AS degree funds would not be moved back into the CCPF. The funds will remain as part of the Workforce Development Education Fund which is distributed directly to school districts and community colleges based on the formulas in this bill, rather than a funding unit such as the Division of Workforce Development or the Division of Community Colleges.

Articulation

The AAT degree created in SB 1688 was intended to be the technical component that articulates into the AS degree. After consideration of accreditation problems, the task force recommends the AAT be renamed as the "Applied Technology Diploma" (ATD) and redefined as a 1-year diploma. The ATD would be offered as vocational credit by school districts and as college credit by community colleges.

The bill would require the statewide articulation of appropriate workforce development education between school districts and community colleges. Additionally, the articulation of the ATD into the AAS and AS, as well as the AS into the BS would be required.

Consistent with the recommendations of PEPC, private postsecondary institutions would be permitted to participate in the statewide course numbering system accommodating the transfer of credits between these schools and the public postsecondary institutions in the state. The required accreditation would also be changed from the Southern Association of Colleges and Schools to any regional or national accrediting agency recognized by the United States Department of Education in order to provide broader eligibility for participation.

The State Board of Community Colleges would investigate issues associated with the encouragement of a joint use facilities model for workforce development programs between community colleges and school districts which mirrors the model used by the state university system and community colleges.

One concept central to SB 1688 was **leveling the playing field** between school districts and community colleges. This concept would be partly achieved because courses and programs in

adult education and postsecondary vocational certificates could be offered by either community colleges or school district vocational centers and the articulation between school districts and community colleges would be required. The tradition that community colleges are the only institutions authorized to offer college credit would be maintained by restricting the offering of the ATD as college credit to community colleges only. School districts can offer the ATD as vocational credit with college credit granted only upon articulation to a community college. Alternatively, **clarity in mission** would be achieved by separating the responsibilities for workforce development education between delivery systems based on college credit.

Using prior year data for funding

This bill proposes a funding model based on a single fee for all programs. An amount not to exceed eighty-five percent (85%) of the total WDEF allocation would be distributed through the General Appropriations Act (GAA) based on the prior year's WDEF allocation. The remaining amount, at least 15%, of "at risk" funds would be distributed based on the achievement of the previous year's performance outputs and outcomes (program completion and job placement and retention). The percentages could be set each year in the General Appropriations Act, with adequate flexibility to increase the percentage of performance funds as valid data becomes more readily available. Additional performance payments may be made for placements in areas of high unemployment.

The Department of Education (DOE), in conjunction with the Jobs and Education Partnership and the State Board of Community Colleges, would be charged with recommending performance incentive payment models for targeted student populations. This group would also recommend payment models which encourage programs that prepare people for high-wage, high-skill occupations or occupations on the WAGES list; and which discourage low-performing or low-demand programs.

The bill would implement occupational completion points (OCPs), which were created in SB 1688, but would not implement the task force recommended "literacy completion points" (LCPs). This would affect performance funding for fiscal year 1999-2000 because OCPs allow for at least partial performance funding to be earned when a student completes determined portions of a program that lead to employment in the workforce. The bill directs the Commissioner of Education to continue to investigate the implementation of OCPs and LCPs.

SB 1688 referred to an 85-15-25 model which caused some confusion about how 125% is divided into a 100% pot of money, as well as the unknown source for the additional 25%. The funding structure in this bill would provide a more simplistic model with a base, not to exceed 85%, distributed on prior year WDEF allocation and a pot of "at risk" money, at least 15%, that would be earned through output and outcome performance. It would preserve the integrity of the performance funding method while working within a finite pot of money.

The funding model proposed in the bill would be consistent with the philosophy of **performance based funding**. The pot of "at risk" money (at least 15% of the total WDEF allocation) which would be earned based on performance would serve to reward performance and attach negative consequences to non-performance. Discouraging the existence of non-performing programs or programs not on the occupational forecasting or WAGES lists (i.e., funding a program at less than 100% or not funding program completion and/or placement & retention) would make continuation of those programs less appealing while generating incentive funds that can be placed in the "at risk" incentive pot.

Valid reporting methods for completion, placement, and to some extent retention performance data has been established for a few years, therefore it would be unnecessary to take counts or make estimates throughout the current year. Not having to take counts during the year (as would have been necessary under the SB 1688 current year model) would reduce the reporting infrastructure needed, saving time and costs. However, a current year funding structure with adjustments made throughout the year based on "real-time" enrollments, outputs and outcomes would more closely reflect changes, including the addition of new programs or enrollment growth

or decline. Additionally, school districts would need to adjust to reporting and funding based on previous year data instead of counts made throughout the year as is done with the FEFP.

Because funding would be based on prior year data and performance, institutions would be able to budget for the current year without the threat of adjustments made throughout the year. Any performance changes would be reflected in following years' allocations.

Funding for new and expanded workforce programs

A Workforce Development Capitalization Incentive Grant Program would be created, the criteria for which are designed to ensure that new or expanded programs are tied to state-wide need as identified by the Occupational Forecasting Conference. The application process would require school districts and community colleges to project enrollments and costs for new or expanded programs. The Postsecondary Education Planning Commission (PEPC), in conjunction with the Jobs and Education Partnership (JEP), the Department of Education (DOE), and the State Board of Community Colleges (SBCC) would rank the proposed new and expanded programs for legislative appropriation.

The Workforce Development Capitalization Grant Program could function as the planning nexus between projections for new or expanded program enrollments and projections of employment demands identified by the Occupational Forecasting Conference. There would be administration costs and efforts associated with the creation of a new grant program which are indeterminate at this time. The legislature would maintain control of the fiscal impact of the new grant program because the PEPC only serves to review and rank the applications; the legislature would make the appropriation in the GAA.

Competition could be induced under this model because institutions would propose new programs through the Workforce Development Capitalization Incentive Grant Process along with expected enrollments and estimated costs. The PEPC, JEP, DOE, and SBCC, then, would be in the position of considering all new program proposals in conjunction with information on state-wide need from the Occupational Forecasting Conference and ranking them for legislative appropriation.

Adult Disabled Students

Special funding for adult disabled students is provided similar to the recommendations of the Commissioner of Education. A separate funding mechanism in the GAA would be established for the additional funding of adult students with disabilities whose individual education plans (IEP) does not include competitive employment as a goal. The Employment Task Force for Adults with Disabilities would be created to work with the affected parties to arrive at some consensus decisions about how disabled adult students can participate in the newly-created funding structure without adversely affecting the population.

Removal of barriers to WAGES participants accessing vocational education

WAGES participants would not have to apply for, and be denied, financial aid prior to receiving fee exemptions. This should reduce the amount of paperwork necessary to get WAGES participants enrolled in employment and training programs. The provision that requires local WAGES coalitions to cover the exemption costs for WAGES clients would be maintained.

C. APPLICATION OF PRINCIPLES:

1. Less Government:

a. Does the bill create, increase or reduce, either directly or indirectly:

(1) any authority to make rules or adjudicate disputes?

The DOE would have authority to establish a statewide articulation agreement and establish a mechanism for the private postsecondary institutions to participate in the statewide course numbering system.

The JEP would have authority to add occupations eligible for incentive funding.

The PEPC would have authority to administer the application process for the Workforce Development Capitalization Incentive Grants.

(2) any new responsibilities, obligations or work for other governmental or private organizations or individuals?

The PEPC would have new duties with regards to the new Workforce Development Capitalization Grant Program and JEP would have new duties working with the Department of Education to make recommendations to the Legislature for performance funding models.

The DOE would have to establish a statewide articulation agreement, and a mechanism for private postsecondary institutions to participate in the statewide course numbering system.

(3) any entitlement to a government service or benefit?

No.

b. If an agency or program is eliminated or reduced:

(1) what responsibilities, costs and powers are passed on to another program, agency, level of government, or private entity?

N/A

(2) what is the cost of such responsibility at the new level/agency?

N/A

(3) how is the new agency accountable to the people governed?

N/A

2. Lower Taxes:

a. Does the bill increase anyone's taxes?

N/A

- b. Does the bill require or authorize an increase in any fees?

N/A

- c. Does the bill reduce total taxes, both rates and revenues?

N/A

- d. Does the bill reduce total fees, both rates and revenues?

The provision in SB 1688 which requires that fees vary with program costs potentially increases fees. This provision could make fees for high-cost programs be significantly higher than fees for low-cost programs. The provision has not yet been implemented, but this bill would modify the implementation by requiring the establishment of a uniform fee.

- e. Does the bill authorize any fee or tax increase by any local government?

N/A

3. Personal Responsibility:

- a. Does the bill reduce or eliminate an entitlement to government services or subsidy?

N/A

- b. Do the beneficiaries of the legislation directly pay any portion of the cost of implementation and operation?

N/A

4. Individual Freedom:

- a. Does the bill increase the allowable options of individuals or private organizations/associations to conduct their own affairs?

Requiring articulation and transfer of credits between programs and delivery systems would increase postsecondary education options available to students.

- b. Does the bill prohibit, or create new government interference with, any presently lawful activity?

N/A

5. Family Empowerment:

- a. If the bill purports to provide services to families or children:

- (1) Who evaluates the family's needs?

N/A

(2) Who makes the decisions?

N/A

(3) Are private alternatives permitted?

N/A

(4) Are families required to participate in a program?

N/A

(5) Are families penalized for not participating in a program?

N/A

b. Does the bill directly affect the legal rights and obligations between family members?

N/A

c. If the bill creates or changes a program providing services to families or children, in which of the following does the bill vest control of the program, either through direct participation or appointment authority:

(1) parents and guardians?

N/A

(2) service providers?

N/A

(3) government employees/agencies?

N/A

D. STATUTE(S) AFFECTED:

Amends sections: 229.551; 229.8075; 236.081; 239.105; 239.115; 239.117; 240.3031; 240.311; 239.213; 239.229; 239.233; 239.301; 240.115; 240.35; 240.359; 446.011; 446.041; 446.052, F.S.

E. SECTION-BY-SECTION RESEARCH:

Section 1. Names this act the Workforce Development Implementation Act of 1998.

Section 2. Creates the Workforce Development Capitalization Incentive Grant Program.

Section 3. Directs the Department of Education, school districts, and community colleges to cooperate to implement a schedule relating to information infrastructure and reporting.

Section 4. Amends s. 229.551, F.S., relating to educational management (including non-public postsecondary education institutions in common course numbering).

Section 5. Amends s. 229.8075, F.S., relating to the Florida Education and Training Placement Program.

- Section 6. Amends s. 236.081, F.S., relating to funds for the operation of schools (funds for co-enrolled students).
- Section 7. Amends s. 239.105, F.S., relating to definitions.
- Section 8. Amends s. 239.115, F.S., relating to funding for workforce development education.
- Section 9. Amends s. 239.117, F.S., relating to postsecondary student fees.
- Section 10. Amends s. 239.213, F.S., relating to vocational-preparatory instruction.
- Section 11. Amends s. 239.229, F.S., relating to vocational standards.
- Section 12. Amends s. 239.233, F.S., relating to reporting requirements.
- Section 13. Amends s. 239.301, F.S., relating to adult general education (adult students with disabilities).
- Section 14. Amends s. 240.115, F.S., relating to articulation agreements.
- Section 15. Amends s. 240.3031, F.S., relating to the State Community College System (changes name to the Florida Community College System)
- Section 16. Amends s. 240.311, F.S., relating to the State Board of Community Colleges; powers and duties (conforms name change).
- Section 17. Amends s. 240.35, F.S., relating to student fees.
- Section 18. Amends s. 240.359, F.S., relating to the Community College Program Fund.
- Section 19. Amends s. 246.013, F.S., relating to participation in the common course numbering system.
- Section 20. Amends s. 446.011, F.S., relating to apprenticeship training.
- Section 21. Amends s. 446.041, F.S., relating to apprenticeship programs.
- Section 22. Amends s. 446.052, F.S., relating to pre-apprenticeship programs.
- Section 23. Directs the State Board of Education to implement a fee schedule based on the new transition time frame set forth in this bill.
- Section 24. Directive language, relating to the Commissioner of Education conducting further investigation into issues associated with the new workforce development system.
- Section 25. Directive language, creating the Employment Task Force for Adults with Disabilities.
- Section 26. Directive language, relating to the State Board of Community Colleges investigating issues associated with a joint use facilities model for workforce development.
- Section 27. Provides an effective date of July 1, 1998, except as otherwise provided in the bill.

IV. FISCAL RESEARCH & ECONOMIC IMPACT STATEMENT:

A. FISCAL IMPACT ON STATE AGENCIES/STATE FUNDS:

1. Non-recurring Effects:

Indeterminate. Minimal cost associated with the creation of rules.

2. Recurring Effects:

Indeterminate. Refer to Fiscal Comments.

3. Long Run Effects Other Than Normal Growth:

Indeterminate. Community colleges and school districts may be more financially motivated to offer programs that are high skill/high wage, or in high demand. Over the long run, this should produce a labor force equipped with skills more in line with the market demands, which in turn should produce lower unemployment, and more citizens who are contributing to Florida's economy (and tax base).

4. Total Revenues and Expenditures:

Indeterminate. Refer to Fiscal Comments.

B. FISCAL IMPACT ON LOCAL GOVERNMENTS AS A WHOLE:

1. Non-recurring Effects:

Indeterminate. Refer to Fiscal Comments.

2. Recurring Effects:

Indeterminate. Refer to Fiscal Comments.

3. Long Run Effects Other Than Normal Growth:

Indeterminate. Community colleges and school districts may be more financially motivated to offer programs that are high skill/high wage, or in high demand. This, combined with the pay for performance concept, will result in funding increases if community colleges offer high demand programs and perform well in terms of completions and placements. Conversely, institutions that do not earn performance payments will realize a decrease in their total allocation.

C. DIRECT ECONOMIC IMPACT ON PRIVATE SECTOR:

1. Direct Private Sector Costs:

N/A

2. Direct Private Sector Benefits:

Indeterminate. Community colleges and school districts may be more financially motivated to offer programs that are high skill/high wage, or in high demand. Over the long run, this should produce a positive effect on the skilled labor supply in Florida; producing more graduates with skills which are in demand, rather than graduates looking for jobs in low-demand areas.

3. Effects on Competition, Private Enterprise and Employment Markets:

A workforce, equipped with skills which better match private sector demands, should propel Florida into a more competitive position to attract new businesses and expand employment markets.

D. FISCAL COMMENTS:

The total fiscal impact is indeterminate at this time.

V. CONSEQUENCES OF ARTICLE VII, SECTION 18 OF THE FLORIDA CONSTITUTION:

A. APPLICABILITY OF THE MANDATES PROVISION:

N/A

B. REDUCTION OF REVENUE RAISING AUTHORITY:

N/A

C. REDUCTION OF STATE TAX SHARED WITH COUNTIES AND MUNICIPALITIES:

N/A

VI. COMMENTS:

N/A

VII. AMENDMENTS OR COMMITTEE SUBSTITUTE CHANGES:

CS/CS/SB 1124 was amended on second reading on the Senate floor with the following amendments:

- #1 technical amendment relating to adult basic education for the elderly; providing that it *MAY* be funded in a separate categorical in the GAA
- #2 clarifying amendment specifying that the fee schedule for workforce education developed by the State Board of Education applies to both school districts and community colleges
- #3 clarifying amendment specifying that faculty review committees for articulation include a representative from school districts
- #4 amendment specifying that the State Board of Education fee schedule for fall 1998 take into account the new extended transition time frame provided in this bill
- #5 amendment inserting language which directs the Commission of Education and the Executive Director of the State Board of Community Colleges to investigate certain issues
- #6 amendment inserting language which creates the Employment Task Force for Adults with Disabilities
- #7 amendment inserting language which directs the State Board of Community Colleges to study procedures which will encourage joint use facilities between community colleges and school districts for workforce development education

STORAGE NAME: s1124s2z.ccc

DATE: May 20, 1998

PAGE 13

VIII. SIGNATURES:

COMMITTEE ON COMMUNITY COLLEGES AND CAREER PREP:

Prepared by:

Legislative Research Director:

Stacey E. Smelser

Theresa A. Klebacha, Ph.D.

AS REVISED BY THE COMMITTEE ON EDUCATION APPROPRIATIONS:

Prepared by:

Legislative Research Director:

Mark Armstrong

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**FINAL RESEARCH PREPARED BY COMMITTEE ON COMMUNITY COLLEGES AND CAREER
PREP:**

Prepared by:

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