



provide to the state Department of Education a list of dual-enrollment courses offered, including prerequisites, course delivery method, and location where the course will be offered.

Proposed law requires BESE to direct each LEA to establish a process to:

- (1) Identify high school students who are academically prepared for college coursework and identify high school students who are not on track to be college ready.
- (2) Notify each identified student of the availability of dual-enrollment courses through the Individual Graduation Plan development process.
- (3) Provide access to such dual-enrollment courses at no cost to the student. Prohibits an LEA from paying any costs on behalf of a student awarded state or federal financial assistance that funds dual-enrollment courses.

Proposed law directs BESE to require the state Department of Education to assist LEAs to identify state and federal funds that can be used to supplement local funds to support student participation in dual-enrollment courses.

Proposed law requires the BoR to ensure consistency of content and rigor across all courses, including dual-enrollment courses, for which postsecondary credit is awarded. Additionally requires BoR to include the following dual-enrollment information in its annual articulation and transfer report to the senate and house education committees:

- (1) The number and percentage of high school students enrolling in dual-enrollment courses.
- (2) The number and percentage of high school students who pass dual-enrollment courses, including data by student subgroups.
- (3) The number of postsecondary credits earned through dual enrollment.
- (4) The number and percentage of high school students who take and pass CLEP examinations.
- (5) Postsecondary degree attainment for students who did and did not participate in dual-enrollment courses.
- (6) The amount charged to LEAs for dual-enrollment courses.
- (7) The estimated savings to the state and students attributable to dual-enrollment courses.

Requires BESE to assist the Board of Regents in reporting this information.

Proposed law deletes obsolete provisions in present law relative to dual enrollment and articulation and transfer.

Proposed law permits a local education agency to independently and directly enter into an agreement with a regionally accredited nonpublic postsecondary institution for the provision of dual-enrollment courses.

Proposed law shall become effective only if the legislature provides an appropriation for such purposes.

Effective upon signature of the governor or lapse of time for gubernatorial action.

(Adds R.S. 17:3165.3 and 3168(7); repeals R.S. 17:187.1-187.5, R.S. 17:2929 and 3137)

#### Summary of Amendments Adopted by Senate

##### Committee Amendments Proposed by Senate Committee on Education to the original bill

1. Requires Bd. of Regents and postsecondary boards and institutions to "approve" instead of "establish" academic eligibility requirements for dual-enrollment courses.
2. Allows postsecondary institutions to charge LEAs for costs associated applying dual-enrollment credits to postsecondary transcripts and costs for instructor training, in addition to charging for textbooks and course materials.
3. Revises the list of required information to be provided by postsecondary institutions with regard to dual-enrollment courses.
4. Prohibits LEAs from paying costs on behalf of a student receiving state or federal financial aid that funds dual-enrollment costs.
5. Requires BESE to assist the Bd. of Regents in reporting required information.

##### Committee Amendments Proposed by Senate Committee on Finance to the engrossed bill

1. Allows a local education agency to independently and directly enter into an agreement with a regionally accredited nonpublic postsecondary institution for the provision of dual-enrollment courses.
2. Provides that the provisions of the proposed law shall become effective only if the legislature provides an appropriation for such purposes.