	House Amendment NO
	Offered By
	AMEND House Committee Substitute for Senate Substitute for Senate Bill No. 150, Pages 13-14, Section 178.786, Lines 19-41, by deleting all of the said lines and inserting in lieu thereof the following:
	"4. (1) The coordinating board, with the assistance of an advisory committee composed of
	an equal number of representatives from each public community college in this state and each public
	four-year institution of higher education in this state, shall approve a sixty-credit-hour, transferable,
	lower-division course equivalency block and a common course numbering equivalency matrix for
	the following degree programs:
	(a) General business;
	(b) Elementary education and teaching;
	(c) General psychology;
	(d) Nursing; and
	(e) General biology or biological science, or both.
	(2) Such sixty-credit-hour, transferable, lower-division course equivalency block shall
1	facilitate the transfer of courses that are part of such program among public institutions of higher
<u>e</u>	education in this state by promoting consistency in course designation and course identification.
	(3) Each public community college and public four-year institution of higher education in
<u>t</u>	his state offering the degree programs described in subdivision (1) of this subsection shall include
<u>i</u>	in its programs of study the common course numbering equivalency matrix approved by the
9	coordinating board under this subsection.
	(4) Notwithstanding any provision of this section or section 178.787 to the contrary, the
2	advisory committee may, upon a unanimous vote, approve a number of credit hours that differs from
1	the sixty-credit-hour requirement for the transferable, lower-division course equivalency block and
9	common course numbering equivalency matrix for the degree programs listed in paragraphs (a) to
(	(e) of subdivision (1) of this subsection.
	5. The coordinating board shall complete the requirements of subsection 4 of this section
-	before June 30, 2027, for implementation of the sixty-credit-hour, transferable, lower-division
	course equivalency block for the degree programs described in subdivision (1) of subsection 4 of this section for the 2028-29 academic year for all public institutions of higher education in this
	state."; and
	Action Taken Date

Further amend said bill, Pages 14-15, Section 178.787, Lines 18 to 48, by deleting all of the said lines and inserting in lieu thereof the following:

- "4. Each community college in this state, as defined in section 163.191, and public four-year institution of higher education in this state shall adopt the sixty-credit-hour, transferable, lower-division course equivalency block and common course numbering equivalency matrix for the degree programs described in subdivision (1) of subsection 4 of section 178.786, including specific courses constituting the block, based on the core outcome recommendations made by the coordinating board for higher education under subsection 4 of section 178.786, for implementation beginning in the 2028-29 academic year. No institution of higher education in this state shall be required to adopt the sixty-credit-hour, transferable, lower-division course equivalency block for degree programs not offered at the institution.
- 5. If a student successfully completes the sixty-credit-hour, transferable, lower-division courses at a community college or other public institution of higher education in this state, such block of courses may be transferred to any other public institution of higher education in this state and shall be substituted for the receiving institution's lower-division block for the same degree program. A student shall receive academic credit toward the student's degree for each of the courses transferred and shall not be required to take additional equivalent courses at the receiving institution for the same degree program.
- 6. A student who transfers from one public institution of higher education in this state to another public institution of higher education in this state without completing the sixty-credit-hour, transferable, lower-division course equivalency block of the sending institution shall receive academic credit toward the same degree program from the receiving institution for each of the courses that the student has successfully completed in the sixty-credit-hour, transferable, lower-division course equivalency block of the sending institution. Following receipt of credit for such courses, the student may be required to satisfy further course requirements in the sixty-credit-hour, transferable, lower-division course equivalency block of the receiving institution.
- 7. The coordinating board shall report to the house higher education committee and the senate education committee on progress related to the requirements of subsections 4 and 5 of section 178.786 and subsections 4, 5, and 6 of this section before December 31, 2026."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.