House	Amendment NO
Offered By	
AMEND House Bill No. 297, Page 1, Section A, L following:	ine 2, by inserting after said section and line the
"161.625. 1. This section shall be known a Act".	nd may be cited as the "Students' Right to Know
2. Beginning on January 1, 2022, to help eadecisions about the student's future and ensure that four-year college and other alternative career paths workforce development shall collect and compile the (1) The most in-demand jobs in the state, in	the department of higher education and ne following information on an annual basis:
required for such jobs;  (2) The everyon past for each public institut	tion of higher advection and vacctional school in
the state;	tion of higher education and vocational school in
(3) The average monthly student loan paym institution of higher education or vocational school	•
education or vocational school in the state;	
	ault rate for each public institution of higher
education and vocational school in the state;	11' ' '' '' '' '' '' '' 1
(5) The average graduation rate for each pure vectoral school in the state.	blic institution of higher education and
vocational school in the state;  (6) The completion rates for apprenticeshin	programs, high school credential programs,
career and technical education programs, and milita	<u> </u>
	als graduating from each public institution of
higher education in the state; and	ans graduating from each public institution of
	als graduating from each vocational school in the
state.	
3. Each public institution of higher education	on and vocational school shall report to the
department the information listed in subsection 2 or	f this section that relates to the particular
institution. The department shall collect, compile,	
website. On or before October fifteenth of each year	ar, the link and all relevant instruction material
shall be distributed to the department of elementary	and secondary education for dissemination to
public high schools in the state for public distribution	on to students by school counselors.
4. The department may execute a memoran	dum of understanding with any department,
agency, or division for information required to be c	
5. To comply with the requirements of this	
education, vocational school and the department ma	ay use preexisting databases including, but not
Action Taken	Date
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limited to, the College Scorecard operated by the United States Department of Education and MoJobs.

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173.035. 1. The department of higher education and workforce development shall develop, maintain, and operate a website containing information of public [and private] institutions of higher education and vocational schools in this state directing students to resources including, but not limited to, academic programs, financial aid, [and] how academic course credit may be transferred from one institution of higher education to another, and information reported under section 161.625. The department may post information from a private institution of higher education if the private institution desires to report information as provided in this section or the department is authorized by any other state law to post the private institution's information on the website. The information on the website shall be made available to the public and shall be accessible from various devices including, but not limited to, computers, tablets, and other electronic communication devices.

- 2. [Inclusion of institution information on the website is voluntary, and institutions of higher education may elect to have institutional information included on the website by notifying the department of higher education and workforce development] Public institutions of higher education and vocational schools shall, and private institutions of higher education may, report all information listed in this section and any other information required by the department for posting on the website.
- 3. The department of higher education and workforce development may promulgate all necessary rules and regulations for the administration of this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable, and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2016, shall be invalid and void."; and

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