By Senator Davis

	5-01345-24 2024748
1	A bill to be entitled
2	An act relating to charter school capital outlay
3	funding; amending s. 1013.62, F.S.; requiring a
4	charter school to provide certain information to its
5	sponsor to be eligible to receive capital outlay
6	funds; providing that a charter school is ineligible
7	for such funds if it fails to provide such
8	information; providing an effective date.
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10	Be It Enacted by the Legislature of the State of Florida:
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12	Section 1. Subsection (1) of section 1013.62, Florida
13	Statutes, is amended to read:
14	1013.62 Charter schools capital outlay funding
15	(1) Charter school capital outlay funding shall consist of
16	state funds when such funds are appropriated in the General
17	Appropriations Act and revenue resulting from the discretionary
18	millage authorized in s. 1011.71(2).
19	(a) To be eligible to receive capital outlay funds, a
20	charter school must:
21	1.a. Have been in operation for 2 or more years;
22	b. Be governed by a governing board established in the
23	state for 2 or more years which operates both charter schools
24	and conversion charter schools within the state;
25	c. Be an expanded feeder chain of a charter school within
26	the same school district that is currently receiving charter
27	school capital outlay funds;
28	d. Have been accredited by a regional accrediting
29	association as defined by State Board of Education rule;
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5-01345-24 2024748 30 e. Serve students in facilities that are provided by a 31 business partner for a charter school-in-the-workplace pursuant to s. 1002.33(15)(b); or 32 f. Be operated by a hope operator pursuant to s. 1002.333. 33 34 2. Have an annual audit that does not reveal any of the 35 financial emergency conditions provided in s. 218.503(1) for the 36 most recent fiscal year for which such audit results are 37 available. 3. Have not earned two consecutive grades of "F," three 38 consecutive grades below a "C," or two consecutive school 39 40 improvement ratings of "Unsatisfactory." 4. Have received final approval from its sponsor pursuant 41 42 to s. 1002.33 for operation during that fiscal year. 5. Serve students in facilities that are not provided by 43 44 the charter school's sponsor. 6. Attest in writing to the department that if the charter 45 46 school is nonrenewed or terminated, any unencumbered funds and 47 all equipment and property purchased with public funds shall revert pursuant to subsection (5). 48 49 7. Provide relevant leases and written documentation to its 50 sponsor to provide verification that capital outlay funding will 51 be used pursuant to subsection (4). 52 (b) A charter school is not eligible to receive capital 53 outlay funds if: 1. It was created by the conversion of a public school and 54 operates in facilities provided by the charter school's sponsor 55 56 for a nominal fee, or at no charge, or if it is directly or 57 indirectly operated by the school district; 58 2. It is a developmental research (laboratory) school that

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59	receives state funding for capital improvement purposes pursuant
60	to s. 1002.32(9)(e); <del>or</del>
61	3. A member of the governing board, or his or her family
62	member as defined in s. 440.13(1)(b), has an interest in or is
63	an employee of the lessor, excluding charter schools operating
64	pursuant to s. 1002.33(15) <u>; or</u>
65	4. The charter school fails to provide its sponsor with the
66	relevant leases and documentation required under subparagraph
67	<u>(a)7</u> .
68	Section 2. This act shall take effect July 1, 2024.

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