Bill No. <u>CS for SB 6-C, 1st Eng.</u>

	CHAMBER ACTION <u>Senate</u> <u>House</u>						
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11	The Conference Committee on CS for SB 6-C, 1st Eng.						
12	recommended the following amendment:						
13							
14	Conference Committee Amendment (with title amendment)						
15	Delete everything after the enacting clause						
16							
17	and insert:						
18 19	Section 1. Paragraph (a) of subsection (4) of section 1003.03, Florida Statutes, is amended to read:						
20	1003.03 Maximum class size						
21	(4) ACCOUNTABILITY						
22	(a)1. Beginning in the 2003-2004 fiscal year, if the						
23	department determines for any year that a school district has						
24	not reduced average class size as required in subsection (2)						
25	at the time of the third FEFP calculation, the department						
26	shall calculate an amount from the class size reduction						
27	operating categorical which is proportionate to the amount of						
28	class size reduction not accomplished. Upon verification of						
29	the department's calculation by the Florida Education Finance						
30	Program Appropriation Allocation Conference and not later than						
31	March 1 of each year, the Executive Office of the Governor						
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1	shall transfer undistributed funds equivalent to the						
2	calculated amount from the district's class size reduction						
3	operating categorical to an approved fixed capital outlay						
4	appropriation for class size reduction in the affected						
5	district pursuant to s. 216.292(2)(d). The amount of funds						
6	transferred shall be the lesser of the amount verified by the						
7	Florida Education Finance Program Appropriation Allocation						
8	Conference or the undistributed balance of the district's						
9	class size reduction operating categorical.						
10	2. In lieu of the transfer required by subparagraph						
11	1., the Commissioner of Education may recommend a budget						
12	amendment, subject to approval by the Legislative Budget						
13	Commission, to transfer an alternative amount of funds from						
14	the district's class size reduction operating categorical to						
15	its approved fixed capital outlay account for class size						
16	reduction if the commissioner finds that the State Board of						
17	Education has reviewed evidence indicating that a district has						
18	been unable to meet class size reduction requirements despite						
19	appropriate effort to do so. The commissioner's budget						
20	amendment must be submitted to the Legislative Budget						
21	Commission by February 15 of each year.						
22	3. For the 2007-2008 fiscal year and thereafter, if in						
23	any fiscal year funds from a district's class size operating						
24	categorical are required to be transferred to its fixed						
25	capital outlay fund and the district's class size operating						
26	categorical allocation in the General Appropriations Act for						
27	that fiscal year has been reduced by a subsequent						
28	appropriation, the Commissioner of Education may recommend a						
29	10-percent reduction in the amount of the transfer.						
30	Section 2. Subsections (6) and (8) of section 1011.62,						
31	Florida Statutes, are amended to read:						
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1011.62 Funds for operation of schools.--If the annual 1 allocation from the Florida Education Finance Program to each 2 district for operation of schools is not determined in the 3 4 annual appropriations act or the substantive bill implementing the annual appropriations act, it shall be determined as 5 б follows: 7 (6) CATEGORICAL FUNDS.--(a) In addition to the basic amount for current 8 operations for the FEFP as determined in subsection (1), the 9 10 Legislature may appropriate categorical funding for specified 11 programs, activities, or purposes. (b) If a district school board finds and declares in a 12 13 resolution adopted at a regular meeting of the school board that the funds received for any of the following categorical 14 15 appropriations are urgently needed to maintain school board 16 specified academic classroom instruction, the school board may consider and approve an amendment to the school district 17 18 operating budget transferring the identified amount of the 19 categorical funds to the appropriate account for expenditure: 1. Funds for student transportation. 20 21 2. Funds for safe schools. 22 3. Funds for supplemental academic instruction. 4. Funds for research-based reading instruction. 23 24 5. Funds for instructional materials if all instructional material purchases have been completed for that 25 fiscal year, but no sooner than March 1, 2008. 26 (c) Each district school board shall include in its 27 annual financial report to the Department of Education the 28 29 amount of funds the school board transferred from each of the categorical funds identified in this subsection and the 30 31 specific academic classroom instruction for which the 3 5:23 PM 10/08/07 c0006Celd-04

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1	transferred funds were expended. The Department of Education					
2	shall provide instructions and specify the format to be used					
3	in submitting this required information as a part of the					
4	district annual financial report. The department shall provide					
5	to the Legislature a report that identifies by district and by					
6	categorical fund the amount transferred and the specific					
7	academic classroom activity for which the funds were expended.					
8	(d) If a district school board transfers funds from					
9	its research-based reading instruction allocation, the board					
10	must also submit to the Department of Education an amendment					
11	describing the changes that the district is making to its					
12	reading plan approved pursuant to paragraph (9)(d).					
13	(8) DECLINE IN FULL-TIME EQUIVALENT STUDENTSIn					
14	those districts where there is a decline between prior year					
15	and current year unweighted FTE students, 50 percent of the					
16	decline in the unweighted FTE students shall be multiplied by					
17	the prior year calculated FEFP per unweighted FTE student and					
18	shall be added to the allocation for that district. For this					
19	purpose, the calculated FEFP shall be computed by multiplying					
20	the weighted FTE students by the base student allocation and					
21	then by the district cost differential. If a district					
22	transfers a program to another institution not under the					
23	authority of the district's school board, including a charter					
24	technical career center, the decline is to be multiplied by a					
25	factor of 0.15. <u>However, if the funds provided for the Florida</u>					
26	Education Finance Program in the General Appropriations Act					
27	for any fiscal year are reduced by a subsequent appropriation					
28	for that fiscal year, the percent of the decline in the					
29	unweighted FTE students to be funded shall be determined by					
30	the Legislature and designated in the subsequent					
31	appropriation. 4					
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1	Section 3. The amendments to s. 1011.62(6), Florida					
2	Statutes, made by this act shall expire July 1, 2008, and the					
3	text of that section shall revert to that in existence on the					
4	day before the effective date of this act, except that any					
5	amendments to such text enacted other than by this act shall					
6	be preserved and continue to operate to the extent that such					
7	amendments are not dependent upon the portions of such text					
8	which expire pursuant to this section.					
9	Section 4. Subsection (3) of section 1011.71, Florida					
10	Statutes, is amended to read:					
11	1011.71 District school tax					
12	(3) A school district that has met the reduction					
13	requirements regarding class size for the 2007-2008 fiscal					
14	current year pursuant to s. 1003.03 for K-12 students for whom					
15	the school district provides the educational facilities, has					
16	received an unqualified opinion on its financial statements					
17	for the preceding 3 years, has no material weaknesses or					
	instances of material noncompliance noted in an audit for the					
18	instances of material noncompliance noted in an audit for the					
18 19	<del>instances of material noncompliance noted in an audit for the</del> <del>preceding 3 years,</del> and certifies to the Commissioner of					
19	<del>preceding 3 years,</del> and certifies to the Commissioner of					
19 20	<del>preceding 3 years,</del> and certifies to the Commissioner of Education that <u>the district does not need all of its</u>					
19 20 21	preceding 3 years, and certifies to the Commissioner of Education that <u>the district does not need all of its</u> <u>discretionary 2-mill capital improvement revenue for capital</u>					
19 20 21 22	preceding 3 years, and certifies to the Commissioner of Education that <u>the district does not need all of its</u> <u>discretionary 2-mill capital improvement revenue for capital</u> <u>outlay purposes and</u> all of the district's instructional space					
19 20 21 22 23	preceding 3 years, and certifies to the Commissioner of Education that <u>the district does not need all of its</u> <u>discretionary 2-mill capital improvement revenue for capital</u> <u>outlay purposes and</u> all of the district's instructional space needs for the next 5 years can be met from capital outlay					
19 20 21 22 23 24	preceding 3 years, and certifies to the Commissioner of Education that <u>the district does not need all of its</u> <u>discretionary 2-mill capital improvement revenue for capital</u> <u>outlay purposes and</u> all of the district's instructional space needs for the next 5 years can be met from capital outlay sources that the district reasonably expects to receive during					
19 20 21 22 23 24 25	preceding 3 years, and certifies to the Commissioner of Education that <u>the district does not need all of its</u> <u>discretionary 2-mill capital improvement revenue for capital</u> <u>outlay purposes and all of the district's instructional space</u> needs for the next 5 years can be met from capital outlay sources that the district reasonably expects to receive during the next 5 years from local revenues and from currently					
19 20 21 22 23 24 25 26	preceding 3 years, and certifies to the Commissioner of Education that <u>the district does not need all of its</u> <u>discretionary 2-mill capital improvement revenue for capital</u> <u>outlay purposes and</u> all of the district's instructional space needs for the next 5 years can be met from capital outlay sources that the district reasonably expects to receive during the next 5 years from local revenues and from currently appropriated state facilities funding or from alternative					
19 20 21 22 23 24 25 26 27	preceding 3 years, and certifies to the Commissioner of Education that <u>the district does not need all of its</u> <u>discretionary 2-mill capital improvement revenue for capital</u> <u>outlay purposes and</u> all of the district's instructional space needs for the next 5 years can be met from capital outlay sources that the district reasonably expects to receive during the next 5 years from local revenues and from currently appropriated state facilities funding or from alternative scheduling or construction, leasing, rezoning, or					
19 20 21 22 23 24 25 26 27 28	preceding 3 years, and certifies to the Commissioner of Education that <u>the district does not need all of its</u> <u>discretionary 2-mill capital improvement revenue for capital</u> <u>outlay purposes and</u> all of the district's instructional space needs for the next 5 years can be met from capital outlay sources that the district reasonably expects to receive during the next 5 years from local revenues and from currently appropriated state facilities funding or from alternative scheduling or construction, leasing, rezoning, or technological methodologies that exhibit sound management may					
19 20 21 22 23 24 25 26 27 28 29	preceding 3 years, and certifies to the Commissioner of Education that <u>the district does not need all of its</u> <u>discretionary 2-mill capital improvement revenue for capital</u> <u>outlay purposes and all of the district's instructional space</u> needs for the next 5 years can be met from capital outlay sources that the district reasonably expects to receive during the next 5 years from local revenues and from currently appropriated state facilities funding or from alternative scheduling or construction, leasing, rezoning, or technological methodologies that exhibit sound management may expend, subject to the provisions of s. 200.065, up to \$25 per					

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1 subsection (2) to fund, in addition to expenditures authorized 2 in paragraphs (2)(a)-(j), 2007-2008 expenses for the 3 following: 4 (a) The purchase, lease-purchase, or lease of driver's education vehicles; motor vehicles used for the maintenance or 5 operation of plants and equipment; security vehicles; or 6 7 vehicles used in storing or distributing materials and 8 equipment. 9 (b) Payment of the cost of premiums for property and 10 casualty insurance necessary to insure school district 11 educational and ancillary plants. Operating revenues that are made available through the payment of property and casualty 12 13 insurance premiums from revenues generated under this subsection may be expended only for nonrecurring operational 14 15 expenditures of the school district. 16 Section 5. The amendments to s. 1011.71(3), Florida Statutes, made by this act shall expire July 1, 2008, and the 17 text of that section shall revert to that in existence on the 18 19 day before the effective date of this act, except that any amendments to such text enacted other than by this act shall 20 21 be preserved and continue to operate to the extent that such 22 amendments are not dependent upon the portions of such text which expire pursuant to this section. 23 2.4 Section 6. Subsections (1) and (2) of section 1012.225, Florida Statutes, are amended to read: 25 1012.225 Merit Award Program for Instructional 2.6 Personnel and School-Based Administrators.--27 (1) ELIGIBILITY.--28 29 (a) In order to be eligible for funding under this section, a district school board must adopt a Merit Award 30 31 Program plan that provides for an assessment and a merit award 5:23 PM 10/08/07 c0006Celd-04

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1 based on the performance of students assigned to the employee's classroom or school pursuant to paragraph (3)(a) or 2 paragraph (3)(b). Charter schools may participate in the 3 4 program by using the district's Merit Award Program plan or may adopt an alternative Merit Award Program plan as provided 5 in paragraph (5)(b). All instructional personnel, as defined 6 7 in s. 1012.01(2)(a)-(d), and school-based administrators, as defined in s. 1012.01(3)(c), are eligible as individuals or as 8 instructional teams to receive merit awards, with the 9 10 exception of substitute teachers. In order to receive a merit 11 award as an instructional team under this section, team members must be assessed on the performance of students 12 13 assigned to the team members' classrooms or within the members' academic sphere of responsibility. The district 14 15 school board may not require instructional personnel or 16 school-based administrators to apply for an award, or make any presentation, in order to be assessed for or receive a merit 17 18 award. A plan is subject to negotiation as provided in chapter 19 447. The Department of Education may not distribute any portion of pro rata funding to a district, or to a district 20 for a charter school within the district, if the district or 21 22 charter school chooses not to adopt a Merit Award Program plan under this section. Undistributed funds shall be considered 23 24 unobligated and shall revert to the fund from which the appropriation was made in accordance with s. 216.301. 25 (b) Funds appropriated for the Merit Award Program 26 shall be released and distributed to eligible school districts 27 on or before July 31 for distribution to eligible recipients 28 29 by October 1 pursuant to paragraph (2)(a). (2) PAY SUPPLEMENTS STRUCTURE. --Merit Award Program 30 31 plans shall provide for the annual disbursement of merit-based 7 5:23 PM 10/08/07 c0006Celd-04

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pay supplements to high-performing employees in the manner described in this subsection.

(a) Each Merit Award Program plan must designate the 3 4 top instructional personnel and school-based administrators to be outstanding performers and pay to each such employee who 5 remains employed by a Florida public school or who retired 6 7 after qualifying for the award, by October September 1 of the following school year, a merit-based pay supplement of at 8 least 5 percent of the average teacher's salary for that 9 10 school district not to exceed 10 percent of the average 11 teacher's salary for that school district. The amount of a merit award may not be based on length of service or base 12 13 salary. Pay supplements shall be funded from moneys appropriated by the Legislature under this section and from 14 15 any additional funds that are designated by the district for 16 the Merit Award Program. School districts are not required to implement this section unless the program is specifically 17 funded by the Legislature. By November October 1 of each year, 18 each school district shall provide documentation to the 19 Department of Education concerning the expenditure of 20 21 legislative appropriations for merit-based pay, and shall 22 refund undisbursed appropriations to the department. If such undisbursed funds are not remitted to the department by 23 2.4 November 1, the department shall withhold an equivalent amount from the district's allocation of appropriations made under s. 25 1011.62. 26 27 (b) A Merit Award Program plan may include additional 28 pay supplements under this section for employees who manifest 29 exemplary work attendance.

30 (c) Merit-based pay supplements shall be awarded in 31 addition to any general increase or other adjustments to 8 5:23 PM 10/08/07 c0006Celd-04

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1	salaries which are made by a school district. An employee's					
2	eligibility for or receipt of merit-based pay supplements					
3	shall not adversely affect that employee's opportunity to					
4	qualify for or to receive any other compensation that is made					
5	generally available to other similarly situated district					
6	school board employees.					
7	Section 7. Subsection (5) is added to section 1012.72,					
8	Florida Statutes, to read:					
9	1012.72 Dale Hickam Excellent Teaching Program					
10	(5) If the funds available in any fiscal year are					
11	insufficient to pay in full the annual bonuses for					
12	certification and for providing mentoring and related					
13	services, payments for providing mentoring and related					
14	services shall be prorated among the eligible recipients.					
15	Section 8. In order to implement Specific					
16	Appropriations 3, 4, and 34-37A of the 2007-2008 Special					
17	Appropriations Act, the calculations of the Florida Education					
18	Finance Program for the 2007-2008 fiscal year in the document					
19	entitled "Public School Funding - The Florida Education					
20	Finance Program," dated October 9, 2007, and filed with the					
21	Secretary of the Senate are incorporated by reference for the					
22	purpose of displaying the calculations used by the					
23	Legislature, consistent with requirements of the Florida					
24	Statutes, in making appropriations and reductions in					
25	appropriations for the Florida Education Finance Program.					
26	Section 9. <u>The 2007-2008 appropriations for the</u>					
27	Florida Education Finance Program and categorical funds					
28	provide each school district an increase in total potential					
29	funds per full-time equivalent student which is greater than					
30	the amount provided for the 2006-2007 fiscal year. Therefore,					
31	it is the intent of the Legislature that any reductions in					
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1 expenditures by school districts in response to any of the appropriation reductions for the 2007-2008 fiscal year be made 2 in functions other than classroom instruction. This section 3 expires July 1, 2008. 4 Section 10. This act shall take effect upon becoming a 5 б law. 7 8 9 10 And the title is amended as follows: 11 Delete everything before the enacting clause 12 13 and insert: A bill to be entitled 14 15 An act relating to adjustments to education 16 appropriations; amending s. 1003.03, F.S.; authorizing the Commissioner of Education to 17 recommend a reduction in the amount transferred 18 to a school district's fixed capital outlay 19 20 fund; amending s. 1011.62, F.S.; providing for 21 a district school board to transfer certain 22 categorical funds for academic classroom instruction; requiring the Department of 23 2.4 Education to report to the Legislature the amounts transferred and the activities for 25 which the funds were expended; requiring a 26 district school board to report to the 27 department if the board transfers funds from 28 29 its allocation for research-based reading 30 instruction; requiring that the Legislature 31 determine the percent of decline in funding for 10 c0006Celd-04 5:23 PM 10/08/07

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1	l u	nweighted full-t	ime equivalent stud	lents if		
2	funds are reduced during a fiscal year;					
3	providing for future expiration of certain					
4	p	provisions; amend	ling s. 1011.71, F.S	S.; revising		
5	r	equirements for	a school district w	with respect		
6	t	o expending reve	enue generated by th	ne district		
7	s	chool tax millag	ge; providing for fu	iture		
8	e	expiration of suc	h provisions; amend	ling s.		
9	1	012.225, F.S.; p	providing for the re	elease of		
10	f	unds appropriate	ed for the Merit Awa	ard Program		
11	f	or Instructional	Personnel and Scho	ool-Based		
12	A	dministrators; r	evising the date for	or school		
13	d	istricts to prov	vide documentation t	to the		
14	đ	epartment and re	fund undisbursed			
15	а	ppropriations; a	mending s. 1012.72	, F.S.,		
16	r	elating to the I	Dale Hickam Exceller	nt Teaching		
17	P	rogram; providir	ng for funds for mer	ntoring and		
18	r	elated services	to be prorated amor	ng eligible		
19	r	ecipients if fur	nds are insufficient	in any		
20	f	iscal year to pa	ay such bonuses in f	Eull;		
21	i	ncorporating by	reference certain o	calculations		
22	u	sed by the Legis	slature for the 2007	7-2008		
23	f	iscal year; prov	viding legislative	intent with		
24	r	espect to reduct	ions in expenditure	es made by		
25	đ	istrict school b	ooards; providing ar	n effective		
26	đ	ate.				
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