1 A bill to be entitled 2 An act relating to education programs for children with 3 disabilities; amending s. 1002.39, F.S.; revising 4 provisions relating to the John M. McKay Scholarships for 5 Students with Disabilities Program; authorizing students 6 who receive certain services under the Voluntary 7 Prekindergarten Education Program to receive a John M. 8 McKay Scholarship; authorizing the Commissioner of 9 Education to deny, suspend, or revoke a private school's 10 participation in the scholarship program if the owner or 11 operator of such school has operated an educational institution in this state or another in a manner contrary 12 to the health, safety, or welfare of the public; providing 13 factors for the commissioner to consider in making a 14 15 determination; providing a definition for the term "owner 16 or operator"; conforming cross-references; amending s. 1002.51, F.S.; providing definitions for the terms 17 "disability" and "specialized instructional services 18 19 provider" for purposes of the Voluntary Prekindergarten Education Program; amending s. 1002.53, F.S.; providing 20 21 that a parent may enroll his or her child in a specialized 22 instructional services program for children who have 23 disabilities if the child is eligible for the Voluntary 24 Prekindergarten Education Program; creating s. 1002.66, 25 F.S.; establishing specialized instructional services for 26 children with disabilities; providing eligibility criteria 27 for such services; requiring that such services be 28 delivered in accordance with certain standards; requiring Page 1 of 14

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29 that the Department of Education approve specialized 30 instructional service providers; authorizing the 31 expenditure of funds for specialized instructional 32 services; amending s. 1002.71, F.S.; revising provisions for the funding of a child receiving specialized 33 34 instructional services to conform to changes made by the 35 act; amending s. 1002.73, F.S.; requiring that the Department of Education adopt procedures for approving 36 37 specialized instructional services providers; amending s. 38 1002.75, F.S.; requiring that the Agency for Workforce 39 Innovation adopt procedures for enrolling children in and determining the eligibility of children for the Voluntary 40 Prekindergarten Education Program and paying specialized 41 42 instructional services providers; providing an effective 43 date. 44

45 Be It Enacted by the Legislature of the State of Florida:

Section 1. Subsection (2), paragraph (a) of subsection
(7), and paragraphs (a), (c), and (d) of subsection (10) of
section 1002.39, Florida Statutes, are amended to read:

50 1002.39 The John M. McKay Scholarships for Students with 51 Disabilities Program.—There is established a program that is 52 separate and distinct from the Opportunity Scholarship Program 53 and is named the John M. McKay Scholarships for Students with 54 Disabilities Program.

JOHN M. MCKAY SCHOLARSHIP ELIGIBILITY.—The parent of a
 public school student with a disability who is dissatisfied with

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57 the student's progress may request and receive from the state a 58 John M. McKay Scholarship for the child to enroll in and attend 59 a private school in accordance with this section if:

60

(a) The student has:

1. Received specialized instructional services under the
 Voluntary Prekindergarten Education Program pursuant to s.
 1002.66 during the previous school year and the student has a
 current individual educational plan developed by the local
 school board in accordance with rules of the State Board of
 Education for the John M. McKay Scholarships for Students with
 Disabilities Program;

68 <u>2.</u> Spent the prior school year in attendance at a Florida 69 public school or the Florida School for the Deaf and the Blind. 70 <u>For purposes of this subparagraph</u>, prior school year in 71 attendance means that the student was:

72

1. enrolled and reported by:

A school district for funding during the preceding
 October and February Florida Education Finance Program surveys
 in kindergarten through grade 12, which <u>includes</u> shall include
 time spent in a Department of Juvenile Justice commitment
 program if funded under the Florida Education Finance Program;

78 <u>b.2.</u> Enrolled and reported by The Florida School for the 79 Deaf and the Blind during the preceding October and February 80 student membership surveys in kindergarten through grade 12; or

81 <u>c.3.</u> Enrolled and reported by A school district for
 82 funding during the preceding October and February Florida
 83 Education Finance Program surveys, was at least 4 years <u>of age</u>
 84 old when so enrolled and reported, and was eligible for services

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85	under s. 1003.21(1)(e) <u>; or</u> -
86	3. Been enrolled and reported by a school district for
87	funding, during the October and February Florida Education
88	Finance Program surveys, in any of the 5 years prior to the
89	2010-2011 fiscal year; has a current individualized educational
90	plan developed by the district school board in accordance with
91	rules of the State Board of Education for the John M. McKay
92	Scholarship Program no later than June 30, 2011; and receives a
93	first-time John M. McKay scholarship for the 2011-2012 school
94	year. Upon request of the parent, the local school district
95	shall complete a matrix of services as required in subparagraph
96	(5)(b)1. for a student requesting a current individualized
97	educational plan in accordance with the provisions of this
98	subparagraph.

99

However, a dependent child of a member of the United States Armed Forces who transfers to a school in this state from out of state or from a foreign country <u>due to</u> <u>pursuant to</u> a parent's permanent change of station orders is exempt from this paragraph but must meet all other eligibility requirements to participate in the program.

(b) The parent has obtained acceptance for admission of the student to a private school that is eligible for the program under subsection (8) and has requested from the department a scholarship at least 60 days <u>before</u> prior to the date of the first scholarship payment. The request must be <u>communicated</u> through a communication directly to the department in a manner that creates a written or electronic record of the request and

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113 the date of receipt of the request. The department of Education 114 must notify the district of the parent's intent upon receipt of 115 the parent's request.

- 116
- 117

(7) COMMISSIONER OF EDUCATION AUTHORITY AND OBLIGATIONS.-

- (a) The Commissioner of Education:

118 1. Shall deny, suspend, or revoke a private school's 119 participation in the scholarship program if it is determined 120 that the private school has failed to comply with the provisions 121 of this section. However, if in instances in which the 122 noncompliance is correctable within a reasonable amount of time 123 and if in which the health, safety, or welfare of the students 124 is not threatened, the commissioner may issue a notice of noncompliance which provides shall provide the private school 125 126 with a timeframe within which to provide evidence of compliance 127 before prior to taking action to suspend or revoke the private 128 school's participation in the scholarship program.

129 2. May deny, suspend, or revoke a private school's 130 participation in the scholarship program if the commissioner 131 determines that an owner or operator of the private school is 132 operating or has operated an educational institution in this 133 state or in another state or jurisdiction in a manner contrary 134 to the health, safety, or welfare of the public.

135 a. In making such a determination, the commissioner may 136 consider factors that include, but are not limited to, acts or 137 omissions by an owner or operator which led to a previous denial 138 or revocation of participation in an education scholarship 139 program; an owner's or operator's failure to reimburse the 140 Department of Education for scholarship funds improperly

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141	received or retained by a school; imposition of a prior criminal
142	sanction related to an owner's or operator's management or
143	operation of an educational institution; imposition of a civil
144	fine or administrative fine, license revocation or suspension,
145	or program eligibility suspension, termination, or revocation
146	related to an owner's or operator's management or operation of
147	an educational institution; or other types of criminal
148	proceedings in which an owner or operator was found guilty of,
149	regardless of adjudication, or entered a plea of nolo contendere
150	or guilty to, any offense involving fraud, deceit, dishonesty,
151	or moral turpitude.
152	b. For purposes of this subparagraph, the term "owner or
153	operator" includes an owner, operator, superintendent, or
154	principal of, or a person who has equivalent decisionmaking
155	authority over, a private school participating in the
156	scholarship program.
157	(10) JOHN M. MCKAY SCHOLARSHIP FUNDING AND PAYMENT
158	(a)1. The maximum scholarship granted for an eligible
159	student with disabilities shall be a calculated amount
160	equivalent to the base student allocation in the Florida
161	Education Finance Program multiplied by the appropriate cost
162	factor for the educational program that would have been provided
163	for the student in the district school to which he or she was
164	assigned, multiplied by the district cost differential.
165	2. In addition, a share of the guaranteed allocation for
166	exceptional students shall be determined and added to the
167	calculated amount in subparagraph 1. The calculation shall be
168	based on the methodology and the data used to calculate the
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169 quaranteed allocation for exceptional students for each district 170 in chapter 2000-166, Laws of Florida. Except as provided in 171 subparagraphs 3. and 4., the calculation shall be based on the 172 student's grade, matrix level of services, and the difference 173 between the 2000-2001 basic program and the appropriate level of 174 services cost factor, multiplied by the 2000-2001 base student 175 allocation and the 2000-2001 district cost differential for the 176 sending district. Also, The calculated amount shall include the 177 per-student share of supplemental academic instruction funds, 178 instructional materials funds, technology funds, and other 179 categorical funds as provided for such purposes in the General 180 Appropriations Act.

3. The calculated scholarship amount for a student who is eligible under <u>sub-subparagraph (2)(a)2.b.</u> subparagraph (2)(a)2. shall be calculated as provided in subparagraphs 1. and 2. However, the calculation shall be based on the school district in which the parent resides at the time of the scholarship request.

4. Until the school district completes the matrix required by paragraph (5)(b), the calculation shall be based on the matrix that assigns the student to support level I of service as it existed prior to the 2000-2001 school year. When the school district completes the matrix, the amount of the payment shall be adjusted as needed.

(c)1. The school district shall report all students who are attending a private school under this program. The students with disabilities attending private schools on John M. McKay Scholarships shall be reported separately from other students

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197 reported for purposes of the Florida Education Finance Program. 198 2. For program participants who are eligible under <u>sub-</u> 199 <u>subparagraph (2)(a)2.b.</u> subparagraph (2)(a)2., the school 200 district that is used as the basis for the calculation of the 201 scholarship amount as provided in subparagraph (a)3. shall:

a. Report to the department all such students who areattending a private school under this program.

b. Be held harmless for such students from the weighted
enrollment ceiling for group 2 programs in s. 1011.62(1)(d)3.b.
during the first school year in which the students are reported.

207 Following notification on July 1, September 1, (d) 208 December 1, or February 1 of the number of program participants, 209 the department shall transfer, from General Revenue funds only, 210 the amount calculated under paragraph (b) from the school district's total funding entitlement under the Florida Education 211 212 Finance Program and from authorized categorical accounts to a 213 separate account for the scholarship program for quarterly 214 disbursement to the parents of participating students. Funds may 215 not be transferred from any funding provided to the Florida 216 School for the Deaf and the Blind for program participants who 217 are eligible under sub-subparagraph (2) (a) 2.b. subparagraph 218 $\frac{(2)(a)2}{2}$. For a student exiting a Department of Juvenile Justice 219 commitment program who chooses to participate in the scholarship program, the amount of the John M. McKay Scholarship calculated 220 pursuant to paragraph (b) shall be transferred from the school 221 district in which the student last attended a public school 222 223 before prior to commitment to the Department of Juvenile Justice. When a student enters the scholarship program, the 224

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2010 CS/HB 1505, Engrossed 1 225 department must receive all documentation required for the 226 student's participation, including the private school's and the 227 student's fee schedules, at least 30 days before the first 228 quarterly scholarship payment is made for the student. 229 Section 2. Present subsections (2) through (5) of section 230 1002.51, Florida Statutes, are redesignated as subsections (4) 231 through (7), respectively, and new subsections (2) and (3) are 232 added to that section, to read: 233 1002.51 Definitions.-As used in this part, the term: 234 "Disability" means any disability listed in the (2) 235 definition of exceptional student in s. 1003.01. 236 (3) "Specialized instructional services provider" means a 237 provider delivering specialized instructional services under s. 238 1002.66. 239 Section 3. Subsections (1) and (3) of section 1002.53, 240 Florida Statutes, are amended to read: 241 1002.53 Voluntary Prekindergarten Education Program; 242 eligibility and enrollment.-243 (1)There is created The Voluntary Prekindergarten 244 Education Program is created and. The program shall take effect in each county at the beginning of the 2005-2006 school year and 245 246 shall be organized, designed, and delivered in accordance with 247 s. 1(b) and (c), Art. IX of the State Constitution. 248 The parent of each child eligible under subsection (2) (3) may enroll the child in one of the following programs: 249 A school-year prekindergarten program delivered by a 250 (a) private prekindergarten provider under s. 1002.55; 251 252 A summer prekindergarten program delivered by a public (b) Page 9 of 14

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253	school or private prekindergarten provider under s. 1002.61; or
254	(c) A school-year prekindergarten program delivered by a
255	public school <u>; or</u>
256	(d) A specialized instructional services program for
257	children who have disabilities, if the child has been evaluated
258	and determined as eligible, has a current individual educational
259	plan developed by the local school board, and is eligible for
260	the program under s. 1002.66.
261	
262	Except as provided in s. 1002.71(4), a child may not enroll in
263	more than one of these programs.
264	Section 4. Section 1002.66, Florida Statutes, is created
265	to read:
266	1002.66 Specialized instructional services for children
267	with disabilities
268	(1) Beginning with the 2012-2013 school year, a child who
269	has a disability and enrolls with the early learning coalition
270	under s. 1002.53(3)(d) is eligible for specialized instructional
271	services if:
272	(a) The child is eligible for the Voluntary
273	Prekindergarten Education Program under s. 1002.53; and
274	(b) A current individual educational plan has been
275	developed for the child by the local school board in accordance
276	with rules of the State Board of Education.
277	(2) The parent of a child who is eligible for the
278	prekindergarten program for children with disabilities may
279	select one or more specialized instructional services that are
280	consistent with the child's individual educational plan. These
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281 specialized instructional services may include, but are not 282 limited to: 283 (a) Applied behavior analysis as defined in ss. 627.6686 284 and 641.31098. 285 (b) Speech-language pathology as defined in s. 468.1125. 286 (c) Occupational therapy as defined in s. 468.203. (d) 287 Physical therapy as defined is s. 486.021. 288 The specialized instructional services provided for a (3) 289 child under this section must be delivered according to 290 professionally accepted standards; must be in accordance with 291 the performance standards adopted by the department under s. 292 1002.67; and must address the age-appropriate progress of the 293 child in the development of the capabilities, capacities, and 294 skills required under s. 1(b), Art. IX of the State 295 Constitution. 296 (4) The department shall approve specialized instructional 297 service providers whose services meet the standards in 298 subsection (3), maintain a list of approved providers, and 299 notify each school district and early learning coalition of the 300 approved provider list. Upon the request of a child's parent, 301 the department may approve a specialized instructional service provider that is not on the approved list if the provider's 302 303 services meet the standards in subsection (3) and the service is 304 consistent with the child's individual educational plan. 305 The coalition shall reimburse an approved specialized (5) 306 instructional service provider for authorized services provided 307 to an eligible child; however, the cumulative total of services 308 reimbursed for a child may not exceed the amount of the base

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309 student allocation provided in the Voluntary Prekindergarten 310 Education Program in the General Appropriations Act. Providers 311 shall be reimbursed from funds allocated to the early learning 312 coalition for the Voluntary Prekindergarten Education Program. 313 Section 5. Paragraph (a) of subsection (4) of section 1002.71, Florida Statutes, is amended to read: 314 315 1002.71 Funding; financial and attendance reporting.-Notwithstanding s. 1002.53(3) and subsection (2): 316 (4) 317 (a) A child who, for any of the prekindergarten programs 318 listed in s. 1002.53(3), has not completed more than 70 percent of the hours authorized to be reported for funding under 319 320 subsection (2), or has not expended more than 70 percent of the funds authorized for the child under s. 1002.66, may withdraw 321 322 from the program for good cause and reenroll in one of the 323 programs. The total funding for a child who reenrolls in one of 324 the programs for good cause may not exceed one full-time 325 equivalent student. Funding for a child who withdraws and 326 reenrolls in one of the programs for good cause shall be issued 327 in accordance with the agency's uniform attendance policy 328 adopted pursuant to paragraph (6)(d). 329 330 A child may reenroll only once in a prekindergarten program 331 under this section. A child who reenrolls in a prekindergarten 332 program under this subsection may not subsequently withdraw from the program and reenroll. The Agency for Workforce Innovation 333 shall establish criteria specifying whether a good cause exists 334 for a child to withdraw from a program under paragraph (a), 335 336 whether a child has substantially completed a program under

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337	paragraph (b), and whether an extreme hardship exists which is
338	beyond the child's or parent's control under paragraph (b).
339	Section 6. Subsection (2) of section 1002.73, Florida
340	Statutes, is amended to read:
341	1002.73 Department of Education; powers and duties;
342	accountability requirements
343	(2) The department shall adopt procedures for <u>its</u> the
344	department's:
345	(a) Approval of prekindergarten director credentials under
346	ss. 1002.55 and 1002.57.
347	(b) Approval of emergent literacy training courses under
348	ss. 1002.55 and 1002.59.
349	(c) Administration of the statewide kindergarten screening
350	and calculation of kindergarten readiness rates under s.
351	1002.69.
352	(d) Approval of specialized instructional services
353	providers under s. 1002.66.
354	Section 7. Subsection (3) of section 1002.75, Florida
355	Statutes, is amended to read:
356	1002.75 Agency for Workforce Innovation; powers and
357	duties; operational requirements
358	(3) The Agency for Workforce Innovation shall adopt, in
359	consultation with and subject to approval by the department,
360	procedures governing the administration of the Voluntary
361	Prekindergarten Education Program by the early learning
362	coalitions and school districts for:
363	(a) Approving improvement plans of private prekindergarten
364	providers and public schools under s. 1002.67.
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365	(b) Placing private prekindergarten providers and public
366	schools on probation and requiring corrective actions under s.
367	1002.67.
368	(c) Removing a private prekindergarten provider or public
369	school from eligibility to deliver the program due to the
370	provider's or school's remaining on probation beyond the time
371	permitted under s. 1002.67.
372	(d) Enrolling children in and determining the eligibility
373	of children for the Voluntary Prekindergarten Education Program
374	<u>under s. 1002.66.</u>
375	(e) Paying specialized instructional services providers
376	under s. 1002.66.
377	Section 8. This act shall take effect July 1, 2010.

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