1 A bill to be entitled 2 An act relating to school choice; amending s. 1002.33, 3 F.S.; making technical changes relating to 4 requirements for the creation of a virtual charter 5 school; conforming cross-references; specifying that a 6 sponsor may not require a charter school to adopt the 7 sponsor's reading plan and that charter schools are 8 eligible for the research-based reading allocation if 9 certain criteria are met; revising required contents 10 of charter school applications; conforming provisions 11 regarding the appeal process for denial of a high-12 performing charter school application; requiring an 13 applicant to provide the sponsor with a copy of an appeal to an application denial; authorizing a charter 14 15 school to defer the opening of its operations for up to a specified time; requiring the charter school to 16 provide written notice to certain entities by a 17 specified date; revising provisions relating to long-18 19 term charters and charter terminations; specifying 20 notice requirements for voluntary closure of a charter 21 school; deleting a requirement that students in a 2.2 blended learning course receive certain instruction in a classroom setting; providing that a student may not 23 be dismissed from a charter school based on his or her 24 25 academic performance; requiring a charter school 26 applicant to provide monthly financial statements

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27	before opening; requiring a sponsor to review each
28	financial statement of a charter school to identify
29	the existence of certain conditions; providing for the
30	automatic termination of a charter contract if certain
31	conditions are met; requiring a sponsor to notify
32	certain parties when a charter contract is terminated
33	for specific reasons; authorizing governing board
34	members to hold a certain number of public meetings
35	and participate in such meetings in person or through
36	communications media technology; revising charter
37	school student eligibility requirements; revising
38	requirements for payments to charter schools; allowing
39	for the use of certain surpluses and assets by
40	specific entities for certain educational purposes;
41	providing for an injunction under certain
42	circumstances; providing an exemption from certain
43	administrative fees; amending s. 1002.331, F.S.;
44	providing an exemption from the replication
45	limitations for a high-performing charter school;
46	conforming a cross-reference; deleting obsolete
47	provisions; authorizing a high-performing charter
48	school to submit an application for a new charter
49	school to the Florida Institute for Charter School
50	Innovation; requiring the institute to deny or approve
51	an application within specified timeframes; providing
52	deadlines for a high-performing charter contract
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53 renewal; providing for an appeal to an administrative law judge under certain circumstances; creating s. 54 55 1002.333, F.S.; providing definitions; establishing a 56 High Impact Charter Network status for charter school 57 operators serving educationally disadvantaged students; defining eligibility criteria; authorizing 58 59 charter operators holding the High Impact Charter Network status to submit applications for charter 60 schools in certain areas; exempting certain charter 61 schools from specified fees; requiring the department 62 to give priority to certain charter schools applying 63 64 for specified grants; prohibiting the use of certain 65 school grades when determining areas of critical need; 66 providing for rulemaking; amending s. 1002.37, F.S.; revising the calculation of "full-time equivalent 67 student"; conforming a cross-reference; amending s. 68 69 1002.45, F.S.; conforming a cross-reference; revising conditions for termination of a virtual instruction 70 71 provider's contract; repealing s. 1002.455, F.S., 72 relating to student eligibility for K-12 virtual 73 instruction; amending s. 1003.4295, F.S.; revising the 74 purpose of the Credit Acceleration Program; requiring 75 students to earn passing scores on specified 76 assessments and examinations to earn course credit; 77 amending s. 1003.498, F.S.; deleting a requirement 78 that students in a blended learning course must

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79 receive certain instruction in a classroom setting; conforming a cross-reference; creating s. 1004.650, 80 81 F.S.; establishing the Florida Institute for Charter 82 School Innovation; providing the purpose and duties of 83 the institute; providing for the appointment of a director of the institute; establishing duties of the 84 85 director; requiring a report be posted annually on the institute's website and an annual financial report to 86 87 certain entities; amending s. 1011.61, F.S.; revising the definition of "full-time equivalent student"; 88 amending s. 1011.62, F.S.; conforming a cross-89 90 reference; amending s. 1012.56, F.S.; authorizing a 91 charter school to develop and operate a professional 92 development certification and education competency 93 program; amending s. 1013.62, F.S.; revising 94 eligibility requirements for charter school capital 95 outlay funding; revising charter school funding allocations; providing an effective date. 96 97 98 Be It Enacted by the Legislature of the State of Florida: 99

Section 1. Subsection (1), paragraph (a) of subsection (2), paragraphs (a) and (b) of subsection (6), paragraphs (a) and (d) of subsection (7), paragraphs (g), (n), and (p) of subsection (9), paragraphs (a) and (d) of subsection (10), subsection (13), paragraphs (b) and (e) of subsection (17),

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105 paragraph (a) of subsection (18), and paragraph (a) of 106 subsection (20) of section 1002.33, Florida Statutes, are 107 amended to read:

108

1002.33 Charter schools.-

109 (1)AUTHORIZATION.-Charter schools shall be part of the 110 state's program of public education. All charter schools in 111 Florida are public schools. A charter school may be formed by creating a new school or converting an existing public school to 112 113 charter status. A charter school may operate a virtual charter 114 school pursuant to s. 1002.45(1)(d) to provide full-time online 115 instruction to eligible students, pursuant to s. 1002.455, in 116 kindergarten through grade 12. An existing A charter school that is seeking to become a virtual charter school must amend its 117 118 charter or submit a new application pursuant to subsection (6) 119 to become a virtual charter school. A virtual charter school is 120 subject to the requirements of this section; however, a virtual 121 charter school is exempt from subsections (18) and (19), subparagraphs (20) (a) 2., 4., 5., and 7., paragraph (20) (c), and 122 123 s. 1003.03. A public school may not use the term charter in its 124 name unless it has been approved under this section.

125

(2) GUIDING PRINCIPLES; PURPOSE.-

(a) Charter schools in Florida shall be guided by thefollowing principles:

Meet high standards of student achievement while
 providing parents flexibility to choose among diverse
 educational opportunities within the state's public school

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131 system.

Promote enhanced academic success and financial
 efficiency by aligning responsibility with accountability.

Provide parents with sufficient information on whether 134 3. 135 their child is reading at grade level and whether the child gains at least a year's worth of learning for every year spent 136 137 in the charter school. For a student who exhibits a substantial 138 deficiency in reading, as determined by the charter school, the 139 school shall notify the parent of the deficiency, the intensive 140 interventions and supports used, and the student's progress in accordance with s. 1008.25(5). 141

(6) APPLICATION PROCESS AND REVIEW.-Charter schoolapplications are subject to the following requirements:

(a) A person or entity <u>seeking</u> wishing to open a charter
school shall prepare and submit an application on a model
application form prepared by the Department of Education which:

147 1. Demonstrates how the school will use the guiding 148 principles and meet the statutorily defined purpose of a charter 149 school.

Provides a detailed curriculum plan that illustrates
how students will be provided services to attain the Sunshine
State Standards.

153 3. Contains goals and objectives for improving student 154 learning and measuring that improvement. These goals and 155 objectives must indicate how much academic improvement students 156 are expected to show each year, how success will be evaluated,

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157 and the specific results to be attained through instruction.

Describes the reading curriculum and differentiated 158 4. strategies that will be used for students reading at grade level 159 or higher and a separate curriculum and strategies for students 160 161 who are reading below grade level. A sponsor shall deny an 162 application a charter if the school does not propose a reading 163 curriculum that is evidence-based and includes explicit, 164 systematic, and multisensory reading instructional strategies; 165 however, a sponsor may not require the charter school to 166 implement the reading plan adopted by the school district 167 pursuant to s. 1011.62(9) consistent with effective teaching 168 strategies that are grounded in scientifically based reading 169 research.

5. Contains an annual financial plan for each year requested by the charter for operation of the school for up to 5 years. This plan must contain anticipated fund balances based on revenue projections, a spending plan based on projected revenues and expenses, and a description of controls that will safeguard finances and projected enrollment trends.

<u>6. Discloses the name of each applicant, governing board</u>
 <u>member, and all proposed education services providers; the name</u>
 <u>and sponsor of any charter school operated by each applicant,</u>
 <u>each governing board member, and each proposed education</u>
 <u>services provider that has closed and the reasons for the</u>
 <u>closure; and the academic and financial history of such charter</u>
 <u>schools, which the sponsor shall consider in deciding whether to</u>

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183 approve or deny the application.

184 <u>7.6.</u> Contains additional information a sponsor may
 185 require, which shall be attached as an addendum to the charter
 186 school application described in this paragraph.

187 <u>8.7.</u> For the establishment of a virtual charter school, 188 documents that the applicant has contracted with a provider of 189 virtual instruction services pursuant to s. 1002.45(1)(d).

190 A sponsor shall receive and review all applications (b) 191 for a charter school using the an evaluation instrument 192 developed by the Department of Education. A sponsor shall 193 receive and consider charter school applications received on or 194 before August 1 of each calendar year for charter schools to be 195 opened at the beginning of the school district's next school 196 year, or to be opened at a time agreed to by the applicant and 197 the sponsor. A sponsor may not refuse to receive a charter 198 school application submitted before August 1 and may receive an 199 application submitted later than August 1 if it chooses. In 200 order to facilitate greater collaboration in the application 201 process, an applicant may submit a draft charter school 202 application on or before May 1 with an application fee of \$500. 203 If a draft application is timely submitted, the sponsor shall 204 review and provide feedback as to material deficiencies in the 205 application by July 1. The applicant shall then have until 206 August 1 to resubmit a revised and final application. The 207 sponsor may approve the draft application. Except as provided 208 for a draft application, a sponsor may not charge an applicant

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209 for a charter any fee for the processing or consideration of an application, and a sponsor may not base its consideration or 210 211 approval of a final application upon the promise of future 212 payment of any kind. Before approving or denying any final 213 application, the sponsor shall allow the applicant, upon receipt of written notification, at least 7 calendar days to make 214 215 technical or nonsubstantive corrections and clarifications, including, but not limited to, corrections of grammatical, 216 217 typographical, and like errors or missing signatures, if such 218 errors are identified by the sponsor as cause to deny the final 219 application.

220 1. In order to facilitate an accurate budget projection 221 process, a sponsor shall be held harmless for FTE students who 222 are not included in the FTE projection due to approval of 223 charter school applications after the FTE projection deadline. 224 In a further effort to facilitate an accurate budget projection, 225 within 15 calendar days after receipt of a charter school 226 application, a sponsor shall report to the Department of 227 Education the name of the applicant entity, the proposed charter 228 school location, and its projected FTE.

229 2. In order to ensure fiscal responsibility, an application for a charter school shall include a full accounting of expected assets, a projection of expected sources and amounts of income, including income derived from projected student enrollments and from community support, and an expense projection that includes full accounting of the costs of

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operation, including start-up costs.

236 3.a. A sponsor shall by a majority vote approve or deny an 237 application no later than 60 calendar days after the application is received, unless the sponsor and the applicant mutually agree 238 239 in writing to temporarily postpone the vote to a specific date, 240 at which time the sponsor shall by a majority vote approve or 241 deny the application. If the sponsor fails to act on the 242 application, an applicant may appeal to the State Board of 243 Education as provided in paragraph (c). If an application is 244 denied, the sponsor shall, within 10 calendar days after such 245 denial, articulate in writing the specific reasons, based upon 246 good cause, supporting its denial of the charter application and 247 shall provide the letter of denial and supporting documentation to the applicant and to the Department of Education. 248

b. An application submitted by a high-performing charter 249 school identified pursuant to s. 1002.331 may be denied by the 250 251 sponsor only if the sponsor demonstrates by clear and convincing 252 evidence that:

253 (I) The application does not materially comply with the 254 requirements in paragraph (a);

255 (II)The charter school proposed in the application does 256 not materially comply with the requirements in paragraphs (9)(a)-(f); 257

258 The proposed charter school's educational program (III) 259 does not substantially replicate that of the applicant or one of 260 the applicant's high-performing charter schools;

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267

(IV) The applicant has made a material misrepresentation or false statement or concealed an essential or material fact during the application process; or

(V) The proposed charter school's educational program and financial management practices do not materially comply with the requirements of this section.

268 Material noncompliance is a failure to follow requirements or a 269 violation of prohibitions applicable to charter school 270 applications, which failure is quantitatively or qualitatively 271 significant either individually or when aggregated with other 272 noncompliance. An applicant is considered to be replicating a 273 high-performing charter school if the proposed school is 274 substantially similar to at least one of the applicant's high-275 performing charter schools and the organization or individuals 276 involved in the establishment and operation of the proposed 277 school are significantly involved in the operation of replicated 278 schools.

279 c. If the sponsor denies an application submitted by a 280 high-performing charter school, the sponsor must, within 10 281 calendar days after such denial, state in writing the specific 282 reasons, based upon the criteria in sub-subparagraph b., 283 supporting its denial of the application and must provide the 284 letter of denial and supporting documentation to the applicant 285 and to the Department of Education. The applicant may appeal the 286 sponsor's denial of the application directly to the State Board

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of Education <u>and</u>, if an appeal is filed, must provide a copy of the appeal to the sponsor pursuant to <u>paragraph</u> (c) sub- subparagraph (c) 3.b.

4. For budget projection purposes, the sponsor shall report to the Department of Education the approval or denial of <u>an a charter</u> application within 10 calendar days after such approval or denial. In the event of approval, the report to the Department of Education shall include the final projected FTE for the approved charter school.

296 5. Upon approval of an a charter application, the initial 297 startup shall commence with the beginning of the public school 298 calendar for the district in which the charter is granted. A 299 charter school may defer the opening of the school's operations 300 for up to 2 years to provide time for adequate facility planning. The charter school must provide written notice of such 301 302 intent to the sponsor and the parents of enrolled students at 303 least 30 calendar days before the first day of school unless the 304 sponsor allows a waiver of this subparagraph for good cause.

(7) CHARTER.—The major issues involving the operation of a charter school shall be considered in advance and written into the charter. The charter shall be signed by the governing board of the charter school and the sponsor, following a public hearing to ensure community input.

310 (a) The charter shall address and criteria for approval of311 the charter shall be based on:

312

1. The school's mission, the students to be served, and

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313 the ages and grades to be included.

2. The focus of the curriculum, the instructional methods to be used, any distinctive instructional techniques to be employed, and identification and acquisition of appropriate technologies needed to improve educational and administrative performance which include a means for promoting safe, ethical, and appropriate uses of technology which comply with legal and professional standards.

a. The charter shall ensure that reading is a primary
focus of the curriculum and that resources are provided to
identify and provide specialized instruction for students who
are reading below grade level. The curriculum and instructional
strategies for reading must be consistent with the Next
Generation Sunshine State Standards and <u>evidence-based grounded</u>
in scientifically based reading research.

328 In order to provide students with access to diverse b. 329 instructional delivery models, to facilitate the integration of technology within traditional classroom instruction, and to 330 331 provide students with the skills they need to compete in the 332 21st century economy, the Legislature encourages instructional 333 methods for blended learning courses consisting of both 334 traditional classroom and online instructional techniques. 335 Charter schools may implement blended learning courses which 336 combine traditional classroom instruction and virtual 337 instruction. Students in a blended learning course must be full-338 time students of the charter school pursuant to s.

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339 1011.61(1)(a)1. and receive the online instruction in a 340 classroom setting at the charter school. Instructional personnel 341 certified pursuant to s. 1012.55 who provide virtual instruction 342 for blended learning courses may be employees of the charter 343 school or may be under contract to provide instructional services to charter school students. At a minimum, such 344 345 instructional personnel must hold an active state or school district adjunct certification under s. 1012.57 for the subject 346 347 area of the blended learning course. The funding and performance 348 accountability requirements for blended learning courses are the 349 same as those for traditional courses.

350 3. The current incoming baseline standard of student 351 academic achievement, the outcomes to be achieved, and the 352 method of measurement that will be used. The criteria listed in 353 this subparagraph shall include a detailed description of:

a. How the baseline student academic achievement levelsand prior rates of academic progress will be established.

356 b. How these baseline rates will be compared to rates of 357 academic progress achieved by these same students while 358 attending the charter school.

359 c. To the extent possible, how these rates of progress
360 will be evaluated and compared with rates of progress of other
361 closely comparable student populations.

362

363 The district school board is required to provide academic 364 student performance data to charter schools for each of their

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365 students coming from the district school system, as well as 366 rates of academic progress of comparable student populations in 367 the district school system.

The methods used to identify the educational strengths 368 4. 369 and needs of students and how well educational goals and 370 performance standards are met by students attending the charter 371 school. The methods shall provide a means for the charter school 372 to ensure accountability to its constituents by analyzing 373 student performance data and by evaluating the effectiveness and 374 efficiency of its major educational programs. Students in 375 charter schools shall, at a minimum, participate in the 376 statewide assessment program created under s. 1008.22.

377 5. In secondary charter schools, a method for determining 378 that a student has satisfied the requirements for graduation in 379 s. 1002.3105(5), s. 1003.4281, or s. 1003.4282.

380 6. A method for resolving conflicts between the governing381 board of the charter school and the sponsor.

382 7. The admissions procedures and dismissal procedures,
 383 including the school's code of student conduct. <u>Admission or</u>
 384 <u>dismissal must not be based on a student's academic performance.</u>

385 8. The ways by which the school will achieve a 386 racial/ethnic balance reflective of the community it serves or 387 within the racial/ethnic range of other public schools in the 388 same school district.

3899. The financial and administrative management of the390 school, including a reasonable demonstration of the professional

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391 experience or competence of those individuals or organizations 392 applying to operate the charter school or those hired or 393 retained to perform such professional services and the 394 description of clearly delineated responsibilities and the 395 policies and practices needed to effectively manage the charter 396 school. A description of internal audit procedures and 397 establishment of controls to ensure that financial resources are 398 properly managed must be included. Both public sector and 399 private sector professional experience shall be equally valid in 400 such a consideration.

401 10. The asset and liability projections required in the 402 application which are incorporated into the charter and shall be 403 compared with information provided in the annual report of the 404 charter school.

405 A description of procedures that identify various 11. 406 risks and provide for a comprehensive approach to reduce the 407 impact of losses; plans to ensure the safety and security of students and staff; plans to identify, minimize, and protect 408 409 others from violent or disruptive student behavior; and the 410 manner in which the school will be insured, including whether or 411 not the school will be required to have liability insurance, 412 and, if so, the terms and conditions thereof and the amounts of 413 coverage.

414 12. The term of the charter which shall provide for
415 cancellation of the charter if insufficient progress has been
416 made in attaining the student achievement objectives of the

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417 charter and if it is not likely that such objectives can be achieved before expiration of the charter. The initial term of a 418 419 charter shall be for 4 or 5 years. In order to facilitate access to long-term financial resources for charter school 420 421 construction, charter schools that are operated by a 422 municipality or other public entity as provided by law are 423 eligible for up to a 15-year charter, subject to approval by the 424 district school board. A charter lab school is eligible for a 425 charter for a term of up to 15 years. In addition, to facilitate 426 access to long-term financial resources for charter school 427 construction, charter schools that are operated by a private, 428 not-for-profit, s. 501(c)(3) status corporation are eligible for 429 up to a 15-year charter, subject to approval by the district 430 school board. Such long-term charters remain subject to annual 431 review and may be terminated during the term of the charter, but 432 only according to the provisions set forth in subsection (8).

433 13. The facilities to be used and their location. The 434 sponsor may not require a charter school to have a certificate 435 of occupancy or a temporary certificate of occupancy for such a 436 facility earlier than 15 calendar days before the first day of 437 school.

438 14. The qualifications to be required of the teachers and
439 the potential strategies used to recruit, hire, train, and
440 retain qualified staff to achieve best value.

15. The governance structure of the school, including thestatus of the charter school as a public or private employer as

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443 required in paragraph (12)(i).

444 16. A timetable for implementing the charter which 445 addresses the implementation of each element thereof and the 446 date by which the charter shall be awarded in order to meet this 447 timetable.

448 17. In the case of an existing public school that is being 449 converted to charter status, alternative arrangements for 450 current students who choose not to attend the charter school and 451 for current teachers who choose not to teach in the charter 452 school after conversion in accordance with the existing 453 collective bargaining agreement or district school board rule in 454 the absence of a collective bargaining agreement. However, 455 alternative arrangements shall not be required for current 456 teachers who choose not to teach in a charter lab school, except 457 as authorized by the employment policies of the state university 458 which grants the charter to the lab school.

459 18. Full disclosure of the identity of all relatives 460 employed by the charter school who are related to the charter 461 school owner, president, chairperson of the governing board of 462 directors, superintendent, governing board member, principal, 463 assistant principal, or any other person employed by the charter 464 school who has equivalent decisionmaking authority. For the 465 purpose of this subparagraph, the term "relative" means father, 466 mother, son, daughter, brother, sister, uncle, aunt, first 467 cousin, nephew, niece, husband, wife, father-in-law, mother-in-468 law, son-in-law, daughter-in-law, brother-in-law, sister-in-law,

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469 stepfather, stepmother, stepson, stepdaughter, stepbrother,470 stepsister, half brother, or half sister.

471 19. Implementation of the activities authorized under s. 1002.331 by the charter school when it satisfies the eligibility 472 473 requirements for a high-performing charter school. A high-474 performing charter school shall notify its sponsor in writing by 475 March 1 if it intends to increase enrollment or expand grade 476 levels the following school year. The written notice shall 477 specify the amount of the enrollment increase and the grade 478 levels that will be added, as applicable.

479 (d) 1. A charter may be terminated by a charter school's 480 governing board through voluntary closure. The decision to cease 481 operations must be determined at a public meeting. The governing 482 board shall notify the parents and sponsor of the public meeting 483 in writing before the public meeting. The governing board must 484 notify the sponsor, parents of enrolled students, and the 485 department in writing within 24 hours after the public meeting 486 of its determination. The notice shall state the charter 487 school's intent to continue operations or the reason for the 488 closure and acknowledge that the governing board agrees to 489 follow the procedures for dissolution and reversion of public 490 funds pursuant to paragraphs (8)(e)-(g) and (9)(o) Each charter 491 school's governing board must appoint a representative to 492 facilitate parental involvement, provide access to information, 493 assist parents and others with questions and concerns, and 494 resolve disputes. The representative must reside in the school

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495 district in which the charter school is located and may be a 496 governing board member, charter school employee, or individual 497 contracted to represent the governing board. If the governing 498 board oversees multiple charter schools in the same school 499 district, the governing board must appoint a separate individual 500 representative for each charter school in the district. The 501 representative's contact information must be provided annually 502 in writing to parents and posted prominently on the charter 503 school's website if a website is maintained by the school. The 504 sponsor may not require that governing board members reside in the school district in which the charter school is located if 505 506 the charter school complies with this paragraph.

507 Each charter school's governing board must hold at 2. 508 least two public meetings per school year in the school 509 district. The meetings must be noticed, open, and accessible to 510 the public, and attendees must be provided an opportunity to 511 receive information and provide input regarding the charter 512 school's operations. The appointed representative and charter 513 school principal or director, or his or her equivalent, must be 514 physically present at each meeting.

515

(9) CHARTER SCHOOL REQUIREMENTS.-

(g)1. In order to provide financial information that is comparable to that reported for other public schools, charter schools are to maintain all financial records that constitute their accounting system:

520

a. In accordance with the accounts and codes prescribed in

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521 the most recent issuance of the publication titled "Financial 522 and Program Cost Accounting and Reporting for Florida Schools"; 523 or

524 b. At the discretion of the charter school's governing 525 board, a charter school may elect to follow generally accepted 526 accounting standards for not-for-profit organizations, but must 527 reformat this information for reporting according to this 528 paragraph.

529 2. Charter schools shall provide annual financial report 530 and program cost report information in the state-required 531 formats for inclusion in district reporting in compliance with 532 s. 1011.60(1). Charter schools that are operated by a 533 municipality or are a component unit of a parent nonprofit 534 organization may use the accounting system of the municipality 535 or the parent but must reformat this information for reporting 536 according to this paragraph.

537 3. A charter school shall, upon approval of the charter contract, provide the sponsor with a concise, uniform, monthly 538 539 financial statement summary sheet that contains a balance sheet and a statement of revenue, expenditures, and changes in fund 540 541 balance. The balance sheet and the statement of revenue, 542 expenditures, and changes in fund balance shall be in the 543 governmental funds format prescribed by the Governmental Accounting Standards Board. A high-performing charter school 544 545 pursuant to s. 1002.331 may provide a quarterly financial 546 statement in the same format and requirements as the uniform

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547 monthly financial statement summary sheet. <u>The sponsor shall</u> 548 <u>review each monthly or quarterly financial statement to identify</u> 549 the existence of any conditions identified in s. 1002.345(1)(a).

4. A charter school shall maintain and provide financial
information as required in this paragraph. The financial
statement required in subparagraph 3. must be in a form
prescribed by the Department of Education.

554 (n)1. The director and a representative of the governing board of a charter school that has earned a grade of "D" or "F" 555 556 pursuant to s. 1008.34 shall appear before the sponsor to 557 present information concerning each contract component having 558 noted deficiencies. The director and a representative of the 559 governing board shall submit to the sponsor for approval a 560 school improvement plan to raise student performance. Upon 561 approval by the sponsor, the charter school shall begin 562 implementation of the school improvement plan. The department 563 shall offer technical assistance and training to the charter 564 school and its governing board and establish guidelines for 565 developing, submitting, and approving such plans.

2.a. If a charter school earns three consecutive grades of "D," two consecutive grades of "D" followed by a grade of "F," or two nonconsecutive grades of "F" within a 3-year period, the charter school governing board shall choose one of the following corrective actions:

571 (I) Contract for educational services to be provided 572 directly to students, instructional personnel, and school

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administrators, as prescribed in state board rule; (II) Contract with an outside entity that has a demonstrated record of effectiveness to operate the school; (III) Reorganize the school under a new director or principal who is authorized to hire new staff; or

(IV) Voluntarily close the charter school.

579 b. The charter school must implement the corrective action 580 in the school year following receipt of a third consecutive 581 grade of "D," a grade of "F" following two consecutive grades of 582 "D," or a second nonconsecutive grade of "F" within a 3-year 583 period.

c. The sponsor may annually waive a corrective action if it determines that the charter school is likely to improve a letter grade if additional time is provided to implement the intervention and support strategies prescribed by the school improvement plan. Notwithstanding this sub-subparagraph, a charter school that earns a second consecutive grade of "F" is subject to subparagraph 4.

d. A charter school is no longer required to implement a corrective action if it improves by at least one letter grade. However, the charter school must continue to implement strategies identified in the school improvement plan. The sponsor must annually review implementation of the school improvement plan to monitor the school's continued improvement pursuant to subparagraph 5.

598

e. A charter school implementing a corrective action that

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599 does not improve by at least one letter grade after 2 full school years of implementing the corrective action must select a 600 601 different corrective action. Implementation of the new 602 corrective action must begin in the school year following the 603 implementation period of the existing corrective action, unless 604 the sponsor determines that the charter school is likely to 605 improve a letter grade if additional time is provided to 606 implement the existing corrective action. Notwithstanding this 607 sub-subparagraph, a charter school that earns a second 608 consecutive grade of "F" while implementing a corrective action 609 is subject to subparagraph 4.

610 3. A charter school with a grade of "D" or "F" that 611 improves by at least one letter grade must continue to implement 612 the strategies identified in the school improvement plan. The 613 sponsor must annually review implementation of the school 614 improvement plan to monitor the school's continued improvement 615 pursuant to subparagraph 5.

616 4. <u>A charter school's charter contract is automatically</u>
617 <u>terminated if the school earns two consecutive grades of "F"</u>
618 <u>after all school grade appeals are final</u> The sponsor shall
619 <u>terminate a charter if the charter school earns two consecutive</u>
620 <u>grades of "F"</u> unless:

a. The charter school is established to turn around the
performance of a district public school pursuant to s.
1008.33(4)(b)3. Such charter schools shall be governed by s.
1008.33;

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b. The charter school serves a student population the majority of which resides in a school zone served by a district public school that earned a grade of "F" in the year before the charter school opened and the charter school earns at least a grade of "D" in its third year of operation. The exception provided under this sub-subparagraph does not apply to a charter school in its fourth year of operation and thereafter; or

632 c. The state board grants the charter school a waiver of 633 termination. The charter school must request the waiver within 634 15 days after the department's official release of school 635 grades. The state board may waive termination if the charter 636 school demonstrates that the Learning Gains of its students on 637 statewide assessments are comparable to or better than the 638 Learning Gains of similarly situated students enrolled in nearby 639 district public schools. The waiver is valid for 1 year and may 640 only be granted once. Charter schools that have been in 641 operation for more than 5 years are not eligible for a waiver 642 under this sub-subparagraph.

The sponsor shall notify the charter school's governing board, the charter school principal, and the department in writing when a charter contract is terminated under this subparagraph. The letter of termination must meet the requirements of paragraph (8) (c). A charter terminated under this subparagraph must follow the procedures for dissolution and reversion of public funds pursuant to paragraphs (8) (e)-(g) and (9) (o).

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651 The director and a representative of the governing 5. 652 board of a graded charter school that has implemented a school 653 improvement plan under this paragraph shall appear before the 654 sponsor at least once a year to present information regarding 655 the progress of intervention and support strategies implemented 656 by the school pursuant to the school improvement plan and 657 corrective actions, if applicable. The sponsor shall communicate 658 at the meeting, and in writing to the director, the services 659 provided to the school to help the school address its 660 deficiencies.

661 6. Notwithstanding any provision of this paragraph except
662 sub-subparagraphs 4.a.-c., the sponsor may terminate the charter
663 at any time pursuant to subsection (8).

664 (p)1. Each charter school shall maintain a website that 665 enables the public to obtain information regarding the school; 666 the school's academic performance; the names of the governing 667 board members; the programs at the school; any management companies, service providers, or education management 668 669 corporations associated with the school; the school's annual 670 budget and its annual independent fiscal audit; the school's 671 grade pursuant to s. 1008.34; and, on a quarterly basis, the 672 minutes of governing board meetings.

Each charter school's governing board must appoint a
 Each charter school's governing board must appoint a
 representative to facilitate parental involvement, provide
 access to information, assist parents and others with questions
 and concerns, and resolve disputes. The representative must

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677	reside in the school district in which the charter school is
678	located and may be a governing board member, a charter school
679	employee, or an individual contracted to represent the governing
680	board. If the governing board oversees multiple charter schools
681	in the same school district, the governing board must appoint a
682	separate representative for each charter school in the district.
683	The representative's contact information must be provided
684	annually in writing to parents and posted prominently on the
685	charter school's website. The sponsor may not require governing
686	board members to reside in the school district in which the
687	charter school is located if the charter school complies with
688	this subparagraph.
689	3. Each charter school's governing board must hold at
690	least two public meetings per school year in the school district
691	where the charter school is located. The meetings must be
692	noticed, open, and accessible to the public, and attendees must
693	be provided an opportunity to receive information and provide
694	input regarding the charter school's operations. The appointed
695	representative and charter school principal or director, or his
696	or her designee, must be physically present at each meeting.
697	Members of the governing board may attend in person or by means
698	of communications media technology used in accordance with rules
699	adopted by the Administration Commission under s. 120.54(5).
700	(10) ELIGIBLE STUDENTS
701	(a) A charter school shall be open to any student covered
702	in an interdistrict agreement or residing in the school district

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703 in which the charter school is located; however, in the case of 704 a charter lab school, the charter lab school shall be open to 705 any student eligible to attend the lab school as provided in s. 706 1002.32 or who resides in the school district in which the charter lab school is located. Any eligible student shall be 707 708 allowed interdistrict transfer to attend a charter school when 709 based on good cause. Good cause shall include, but is not 710 limited to, geographic proximity to a charter school in a 711 neighboring school district. A charter school that has not 712 reached capacity, as determined by the charter school's 713 governing board, may be open for enrollment to any student in 714 the state.

715 (d) A charter school may give enrollment preference to the 716 following student populations:

717 1. Students who are siblings of a student enrolled in the718 charter school.

719 2. Students who are the children of a member of the720 governing board of the charter school.

3. Students who are the children of an employee of thecharter school.

723

4. Students who are the children of:

a. An employee of the business partner of a charter
school-in-the-workplace established under paragraph (15) (b) or a
resident of the municipality in which such charter school is
located; or

b. A resident of a municipality that operates a charter

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729 school-in-a-municipality pursuant to paragraph (15)(c). 730 Students who have successfully completed a voluntary 5. 731 prekindergarten education program under ss. 1002.51-1002.79 732 provided by the charter school or the charter school's governing 733 board during the previous year. 734 6. Students who are the children of an active duty member 735 of any branch of the United States Armed Forces. 736 7. Students who attended or are assigned to failing 737 schools pursuant to s. 1002.38(2). 738 (13)CHARTER SCHOOL COOPERATIVES.-Charter schools may 739 enter into cooperative agreements to form charter school 740 cooperative organizations that may provide the following 741 services to further educational, operational, and administrative 742 initiatives in which the participating charter schools share 743 common interests: charter school planning and development, 744 direct instructional services, and contracts with charter school 745 governing boards to provide personnel administrative services, 746 payroll services, human resource management, evaluation and 747 assessment services, teacher preparation, and professional 748 development. 749 (17) FUNDING.-Students enrolled in a charter school, 750 regardless of the sponsorship, shall be funded as if they are in 751 a basic program or a special program, the same as students

752 enrolled in other public schools in the school district. Funding753 for a charter lab school shall be as provided in s. 1002.32.

753 754

(b) The basis for the agreement for funding students

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755 enrolled in a charter school shall be the sum of the school 756 district's operating funds from the Florida Education Finance 757 Program as provided in s. 1011.62 and the General Appropriations 758 Act, including gross state and local funds, discretionary 759 lottery funds, and funds from the school district's current 760 operating discretionary millage levy; divided by total funded 761 weighted full-time equivalent students in the school district; 762 multiplied by the weighted full-time equivalent students for the charter school. Charter schools whose students or programs meet 763 764 the eligibility criteria in law are entitled to their 765 proportionate share of categorical program funds included in the 766 total funds available in the Florida Education Finance Program 767 by the Legislature, including transportation, the research-based 768 reading allocation, and the Florida digital classrooms allocation. Total funding for each charter school shall be 769 770 recalculated during the year to reflect the revised calculations 771 under the Florida Education Finance Program by the state and the 772 actual weighted full-time equivalent students reported by the 773 charter school during the full-time equivalent student survey 774 periods designated by the Commissioner of Education. Any 775 unrestricted surplus or unrestricted net assets identified in 776 the charter school's annual audit may be used for K-12 777 educational purposes for charter schools within the district 778 operated by the not-for-profit or municipal entity operating the 779 charter school with the surplus. Surplus operating funds shall 780 be used in accordance with s. 1011.62, and surplus capital

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781	outlay funds shall be used in accordance with s. 1013.62(2).
782	(e) District school boards shall make timely and efficient
783	payment and reimbursement to charter schools, including
784	processing paperwork required to access special state and
785	federal funding for which they may be eligible. <u>Payments of</u>
786	funds under paragraph (b) shall be made monthly or twice a
787	month, beginning with the start of the district school board's
788	fiscal year. Each payment shall be one-twelfth, or one twenty-
789	fourth, as applicable, of the total state and local funds
790	described in paragraph (b) and adjusted as set forth therein.
791	For the first 2 years of a charter school's operation, if a
792	minimum of 75 percent of the projected enrollment is entered
793	into the sponsor's student information system by the first day
794	of the current month, the district school board <u>shall</u> may
795	distribute funds to <u>the</u> a charter school for <u>the</u> up to 3 months
796	of July through October based on the projected full-time
797	equivalent student membership of the charter school <u>as submitted</u>
798	in the approved application. If less than 75 percent of the
799	projected enrollment is entered into the sponsor's student
800	information system by the first day of the current month, the
801	sponsor shall base payments on the actual number of student
802	enrollment entered into the sponsor's student information
803	system. Thereafter, the results of full-time equivalent student
804	membership surveys shall be used in adjusting the amount of
805	funds distributed monthly to the charter school for the
806	remainder of the fiscal year. The payments payment shall be
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807 issued no later than 10 working days after the district school board receives a distribution of state or federal funds or the 808 809 date the payment is due pursuant to this subsection. If a 810 warrant for payment is not issued within 10 working days after 811 receipt of funding by the district school board, the school 812 district shall pay to the charter school, in addition to the 813 amount of the scheduled disbursement, interest at a rate of 1 814 percent per month calculated on a daily basis on the unpaid 815 balance from the expiration of the 10 working days until such 816 time as the warrant is issued. The district school board may not 817 delay payment to a charter school of any portion of the funds 818 provided in paragraph (b) based on the timing of receipt of 819 local funds by the district school board.

820

(18) FACILITIES.-

821 A startup charter school shall utilize facilities (a) 822 which comply with the Florida Building Code pursuant to chapter 823 553 except for the State Requirements for Educational 824 Facilities. Conversion charter schools shall utilize facilities 825 that comply with the State Requirements for Educational 826 Facilities provided that the school district and the charter 827 school have entered into a mutual management plan for the reasonable maintenance of such facilities. The mutual management 828 829 plan shall contain a provision by which the district school 830 board agrees to maintain charter school facilities in the same 831 manner as its other public schools within the district. Charter 832 schools, with the exception of conversion charter schools, are

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833 not required to comply, but may choose to comply, with the State 834 Requirements for Educational Facilities of the Florida Building 835 Code adopted pursuant to s. 1013.37. The local governing 836 authority shall not adopt or impose any local building 837 requirements or site-development restrictions, such as parking 838 and site-size criteria, that are addressed by and more stringent 839 than those found in the State Requirements for Educational 840 Facilities of the Florida Building Code. Beginning July 1, 2011, A local governing authority must treat charter schools equitably 841 842 in comparison to similar requirements, restrictions, and site 843 planning processes imposed upon public schools that are not 844 charter schools. The agency having jurisdiction for inspection 845 of a facility and issuance of a certificate of occupancy or use 846 shall be the local municipality or, if in an unincorporated 847 area, the county governing authority. If an official or employee 848 of the local governing authority refuses to comply with this 849 paragraph, the aggrieved school or entity has an immediate right 850 to bring an action in circuit court to enforce its rights by 851 injunction. An aggrieved party that receives injunctive relief 852 may be awarded attorney fees and court costs.

853

(20) SERVICES.-

(a)1. A sponsor shall provide certain administrative and
educational services to charter schools. These services shall
include contract management services; full-time equivalent and
data reporting services; exceptional student education
administration services; services related to eligibility and

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859 reporting duties required to ensure that school lunch services under the federal lunch program, consistent with the needs of 860 861 the charter school, are provided by the school district at the 862 request of the charter school, that any funds due to the charter 863 school under the federal lunch program be paid to the charter 864 school as soon as the charter school begins serving food under 865 the federal lunch program, and that the charter school is paid 866 at the same time and in the same manner under the federal lunch 867 program as other public schools serviced by the sponsor or the 868 school district; test administration services, including payment 869 of the costs of state-required or district-required student 870 assessments; processing of teacher certificate data services; 871 and information services, including equal access to student 872 information systems that are used by public schools in the district in which the charter school is located. Student 873 874 performance data for each student in a charter school, 875 including, but not limited to, FCAT scores, standardized test 876 scores, previous public school student report cards, and student 877 performance measures, shall be provided by the sponsor to a 878 charter school in the same manner provided to other public 879 schools in the district.

2. A total administrative fee for the provision of such services shall be calculated based upon up to 5 percent of the available funds defined in paragraph (17)(b) for all students, except that when 75 percent or more of the students enrolled in the charter school are exceptional students as defined in s.

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885 1003.01(3), the 5 percent of those available funds shall be 886 calculated based on unweighted full-time equivalent students. 887 However, a sponsor may only withhold up to a 5-percent 888 administrative fee for enrollment for up to and including 250 889 students. For charter schools with a population of 251 or more 890 students, the difference between the total administrative fee 891 calculation and the amount of the administrative fee withheld 892 may only be used for capital outlay purposes specified in s. 893 1013.62(2).

3. For high-performing charter schools, as defined in <u>s.</u>
1002.331 ch. 2011-232, a sponsor may withhold a total
administrative fee of up to 2 percent for enrollment up to and
including 250 students per school.

4. In addition, a sponsor may withhold only up to a 5percent administrative fee for enrollment for up to and
including 500 students within a system of charter schools which
meets all of the following:

a. Includes both conversion charter schools andnonconversion charter schools;

904

b. Has all schools located in the same county;

905 c. Has a total enrollment exceeding the total enrollment 906 of at least one school district in the state;

907 d. Has the same governing board; and

908 e. Does not contract with a for-profit service provider 909 for management of school operations.

910 5. The difference between the total administrative fee

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911 calculation and the amount of the administrative fee withheld 912 pursuant to subparagraph 4. may be used for instructional and 913 administrative purposes as well as for capital outlay purposes 914 specified in s. 1013.62(2).

915 6. For a high-performing charter school system that also 916 meets the requirements in subparagraph 4., a sponsor may 917 withhold a 2-percent administrative fee for enrollments up to 918 and including 500 students per system.

919 7. Sponsors shall not charge charter schools any 920 additional fees or surcharges for administrative and educational 921 services in addition to the maximum 5-percent administrative fee 922 withheld pursuant to this paragraph.

8. The sponsor of a virtual charter school may withhold a fee of up to 5 percent. The funds shall be used to cover the cost of services provided under subparagraph 1. and implementation of the school district's digital classrooms plan pursuant to s. 1011.62.

928 <u>9. A charter school whose initial application is submitted</u> 929 <u>under s. 1002.331 and denied by the district school board is</u> 930 <u>exempt from the administrative fee requirements of this</u>

931 paragraph.

932 Section 2. Paragraph (e) of subsection (2) and subsections 933 (3), (4), and (5) of section 1002.331, Florida Statutes, are 934 amended to read:

935 1002.331 High-performing charter schools.-

(2)

936

A high-performing charter school is authorized to:

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937 Receive a modification of its charter to an additional (e) a term of 15 years or a 15-year charter renewal. The charter may 938 939 be modified or renewed for a shorter term at the option of the 940 high-performing charter school. The sponsor has 30 days after 941 the charter school receives its high-performing designation to 942 provide a charter renewal to the charter school. The charter 943 school and sponsor have 20 days to negotiate and provide notice 944 of the charter contract for final approval by the sponsor. The 945 proposed charter contract must be provided to the charter school 946 at least 7 days before the date of the meeting at which the 947 charter is scheduled for final approval by the sponsor. A 948 dispute may be appealed to an administrative law judge appointed 949 by the Division of Administrative Hearings pursuant to s. 950 1002.33(6)(h). The charter must be consistent with s. 951 1002.33(7)(a)19. and (10)(h) and (i), is subject to annual 952 review by the sponsor, and may be terminated during its term 953 pursuant to s. 1002.33(8). 954 955 A high-performing charter school shall notify its sponsor in 956 writing by March 1 if it intends to increase enrollment or 957 expand grade levels the following school year. The written 958 notice shall specify the amount of the enrollment increase and 959 the grade levels that will be added, as applicable. If a charter 960 school notifies the sponsor of its intent to expand, the sponsor 961 shall modify the charter within 90 days to include the new 962 enrollment maximum and may not make any other changes. The

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963 sponsor may deny a request to increase the enrollment of a high-964 performing charter school if the commissioner has declassified 965 the charter school as high-performing. If a high-performing 966 charter school requests to consolidate multiple charters, the sponsor has shall have 40 days after receipt of that request to 967 968 provide an initial draft charter to the charter school. The 969 sponsor and charter school has shall have 50 days thereafter to 970 negotiate and notice the charter contract for final approval by 971 the sponsor.

972 (3) (a) A high-performing charter school may submit an 973 application to the Florida Institute for Charter School Innovation for pursuant to s. 1002.33(6) in any school district 974 975 in the state to establish and operate a new charter school that 976 will substantially replicate its educational program. An 977 application submitted by a high-performing charter school must 978 state that the application is being submitted pursuant to this 979 paragraph and must include the verification letter provided by 980 the Commissioner of Education pursuant to subsection (4) (5). The institute has If the sponsor fails to act on the application 981 within 60 days after receipt of $_{ au}$ the application to deny or 982 983 approve the application. If the application is deemed approved, 984 and the procedure in s. 1002.33(6)(h) applies. If the sponsor 985 denies the application is denied, the high-performing charter 986 school may appeal pursuant to s. 1002.33(6).

987 (b) A high-performing charter school may not establish988 more than one charter school within the state under paragraph

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989	(a) in any year. A subsequent application to establish a charter
990	school under paragraph (a) may not be submitted unless each
991	charter school established in this manner achieves high-
992	performing charter school status. This paragraph does not apply
993	to charter schools established by a high-performing charter
994	school in the attendance zone of a public school that earns a
995	grade of "F" or three consecutive grades of "D" pursuant to s.
996	1008.34 or to meet capacity needs or needs for innovative school
997	choice options identified by the district school board.
998	(4) A high-performing charter school may not increase
999	enrollment or expand grade levels following any school year in
1000	which it receives a school grade of "C" or below. If the charter
1001	school receives a school grade of "C" or below in any 2 years
1002	during the term of the charter awarded under subsection (2), the
1003	term of the charter may be modified by the sponsor and the
1004	charter school loses its high-performing charter school status
1005	until it regains that status under subsection (1).
1006	(4) (5) The Commissioner of Education, upon request by a
1007	charter school, shall verify that the charter school meets the
1008	criteria in subsection (1) and provide a letter to the charter
1009	school and the sponsor stating that the charter school is a
1010	high-performing charter school pursuant to this section. The
1011	commissioner shall annually determine whether a high-performing
1012	charter school under subsection (1) continues to meet the
1013	criteria in that subsection. Such high-performing charter school
1014	shall maintain its high-performing status unless the
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1015 commissioner determines that the charter school no longer meets the criteria in subsection (1), at which time the commissioner 1016 1017 shall send a letter to the charter school and its sponsor 1018 providing notification that the charter school has been 1019 declassified of its declassification as a high-performing charter school. 1020 1021 Section 3. Section 1002.333, Florida Statutes, is created 1022 to read: 1023 1002.333 High Impact Charter Network.-1024 (1) As used in this section, the term: "Critical need area" means an area that is served by 1025 (a) one or more nonalternative, traditional public schools that 1026 received a school grade of "D" or "F" pursuant to s. 1008.34 in 1027 1028 4 of the most recent 5 years. (b) 1029 "Entity" means a nonprofit organization with tax 1030 exempt status under s. 501(c)(3) of the Internal Revenue Code 1031 that is authorized by law to operate a public charter school. 1032 (2) An entity that successfully operates a system of 1033 charter schools that primarily serves educationally 1034 disadvantaged students, as defined in the Elementary and 1035 Secondary Education Act, 20 U.S.C. s. 1115(b)(2), may apply to 1036 the state board for status as a High Impact Charter Network. The 1037 state board shall adopt rules prescribing a process for 1038 determining whether the entity meets the requirements of this 1039 subsection by reviewing student demographic, academic, and 1040 financial performance data. The process shall include a review

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1041 of all schools currently or previously operated by the entity, 1042 including schoolwide and subgroup performance on all statewide, 1043 standardized assessments for the most recent 3 years as compared 1044 to all students at the same grade level, and as compared with 1045 other schools serving similar demographics of students, and 1046 school-level financial performance. The review may also include 1047 performance on nationally norm-referenced assessments, student 1048 attendance and retention rates, graduation rates, college 1049 attendance rates, college persistence rates, and other outcome 1050 measures as determined by the state board. 1051 (3) An entity that is designated as a High Impact Charter 1052 Network pursuant to this subsection may submit an application 1053 pursuant to s. 1002.33 to establish and operate charter schools 1054 in critical need areas. Notwithstanding s. 1013.62(1)(a), a 1055 charter school operated by a High Impact Charter Network in a 1056 critical need area is eligible to receive charter school capital 1057 outlay. The administrative fee provided for in s. 1058 (4) 1059 1002.33(20)(a)2. shall be waived for a charter school 1060 established by a High Impact Charter Network in a critical need 1061 area as long as the network maintains its status as a High 1062 Impact Charter Network. 1063 (5) The department shall give priority to charter schools 1064 operated by a High Impact Charter Network in the department's 1065 Public Charter School Grant Program competitions. Priority shall 1066 only be provided for new charter schools that will operate in a

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1067	critical need area.
1068	(6) The initial High Impact Charter Network status is
1069	valid for up to 4 years. If an entity seeks renewal of its
1070	status, the state board shall review the academic and financial
1071	performance of the charter schools established in areas of
1072	critical need pursuant to subsection (2).
1073	(7) For purposes of determining areas of critical need,
1074	school grades issued for the 2014-2015 school year may not be
1075	considered.
1076	(8) The State Board of Education shall adopt rules to
1077	administer this section.
1078	Section 4. Paragraph (a) of subsection (3) and paragraph
1079	(a) of subsection (8) of section 1002.37, Florida Statutes, are
1080	amended to read:
1081	1002.37 The Florida Virtual School
1082	(3) Funding for the Florida Virtual School shall be
1083	provided as follows:
1084	(a)1. The calculation of "full-time equivalent student"
1085	shall be as prescribed in s. 1011.61(1)(c)1.b.(V) and is subject
1086	to s. 1011.61(4) For a student in grades 9 through 12, a "full-
1087	time equivalent student" is one student who has successfully
1088	completed six full-credit courses that count toward the minimum
1089	number of credits required for high school graduation. A student
1090	who completes fewer than six full-credit courses is a fraction
1091	of a full-time equivalent student. Half-credit course
1092	completions shall be included in determining a full-time
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1093	equivalent student.
1094	2. For a student in kindergarten through grade 8, a "full-
1095	time equivalent student" is one student who has successfully
1096	completed six courses or the prescribed level of content that
1097	counts toward promotion to the next grade. A student who
1098	completes fewer than six courses or the prescribed level of
1099	content shall be a fraction of a full-time equivalent student.
1100	2.3. For a student in a home education program, funding
1101	shall be provided in accordance with this subsection upon course
1102	completion if the parent verifies, upon enrollment for each
1103	course, that the student is registered with the school district
1104	as a home education student pursuant to s. 1002.41(1)(a).
1105	Beginning in the 2016-2017 fiscal year, the reported full-time
1106	equivalent students and associated funding of students enrolled
1107	in courses requiring passage of an end-of-course assessment
1108	under s. 1003.4282 to earn a standard high school diploma shall
1109	be adjusted if the student does not pass the end-of-course
1110	assessment. However, no adjustment shall be made for home
1111	education program students who choose not to take an end-of-
1112	course assessment or for a student who enrolls in a segmented
1113	remedial course delivered online.
1114	
1115	For purposes of this paragraph, the calculation of "full-time
1116	equivalent student" shall be as prescribed in s.
1117	1011.61(1)(c)1.b.(V) and is subject to the requirements in s.
1118	1011.61(4).
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1119	(8)(a) The Florida Virtual School may provide full-time
1120	and part-time instruction for students in kindergarten through
1121	grade 12. To receive part-time instruction in kindergarten
1122	through grade 5, a student must meet at least one of the
1123	eligibility criteria in s. 1002.455(2).
1124	Section 5. Subsection (5) and paragraphs (c) and (d) of
1125	subsection (8) of section 1002.45, Florida Statutes, are amended
1126	to read:
1127	1002.45 Virtual instruction programs
1128	(5) STUDENT ELIGIBILITY <u>Students in kindergarten through</u>
1129	grade 12 A student may enroll in a virtual instruction program
1130	provided by the school district or by a virtual charter school
1131	operated in the district in which he or she resides if the
1132	student meets eligibility requirements for virtual instruction
1133	pursuant to s. 1002.455.
1134	(8) ASSESSMENT AND ACCOUNTABILITY
1135	(c) An approved provider that receives a school grade of
1136	"D" or "F" under s. 1008.34 or a school improvement rating of
1137	<u>"Unsatisfactory"</u> "Declining" under s. 1008.341 must file a
1138	school improvement plan with the department for consultation to
1139	determine the causes for low performance and to develop a plan
1140	for correction and improvement.
1141	(d) An approved provider's contract <u>is automatically</u> must
1142	be terminated if the provider <u>earns two consecutive school</u>
1143	grades of receives a school grade of "D" or "F" under s. 1008.34
1144	after all school grade appeals are final, receives two
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1145 consecutive or a school improvement ratings rating of "unsatisfactory" "Declining" under s. 1008.341, for 2 years 1146 1147 during any consecutive 4-year period or has violated any 1148 qualification requirement pursuant to subsection (2). A provider 1149 that has a contract terminated under this paragraph may not be 1150 an approved provider for a period of at least 1 year after the 1151 date upon which the contract was terminated and until the department determines that the provider is in compliance with 1152 1153 subsection (2) and has corrected each cause of the provider's 1154 low performance. 1155 Section 6. Section 1002.455, Florida Statutes, is 1156 repealed. Section 7. Subsection (3) of section 1003.4295, Florida 1157 1158 Statutes, is amended to read: 1159 1003.4295 Acceleration options.-1160 The Credit Acceleration Program (CAP) is created for (3) 1161 the purpose of allowing a student to earn high school credit in 1162 courses required for high school graduation through passage of 1163 an end-of-course assessment Algebra I, Algebra II, geometry,

United States history, or biology if the student passes the statewide, standardized assessment administered under s. 1008.22 or an Advanced Placement Examination. Notwithstanding s. 1003.436, a school district shall award course credit to a student who is not enrolled in the course, or who has not completed the course, if the student attains a passing score on the corresponding end-of-course assessment or Advanced Placement

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1171 <u>Examination</u> statewide, standardized assessment. The school 1172 district shall permit a <u>public school or home education</u> student 1173 who is not enrolled in the course, or who has not completed the 1174 course, to take the assessment during the regular administration 1175 of the assessment.

Section 8. Subsections (1) and (2) of section 1003.498, Florida Statutes, are amended to read:

1178

1003.498 School district virtual course offerings.-

1179 School districts may deliver courses in the (1)1180 traditional school setting by personnel certified pursuant to s. 1181 1012.55 who provide direct instruction through virtual 1182 instruction or through blended learning courses consisting of both traditional classroom and online instructional techniques. 1183 1184 Students in a blended learning course must be full-time students 1185 of the school pursuant to s. 1011.61(1)(a)1. and receive the 1186 online instruction in a classroom setting at the school. The 1187 funding, performance, and accountability requirements for 1188 blended learning courses are the same as those for traditional courses. To facilitate the delivery and coding of blended 1189 1190 learning courses, the department shall provide identifiers for 1191 existing courses to designate that they are being used for 1192 blended learning courses for the purpose of ensuring the 1193 efficient reporting of such courses. A district may report fulltime equivalent student membership for credit earned by a 1194 1195 student who is enrolled in a virtual education course provided 1196 by the district which is completed after the end of the regular

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1197 school year if the FTE is reported no later than the deadline 1198 for amending the final student membership report for that year.

(2) School districts may offer virtual courses for students enrolled in the school district. These courses must be identified in the course code directory. Students who meet the eligibility requirements of s. 1002.455 may participate in these virtual course offerings.

(a) Any eligible student who is enrolled in a school
district may register and enroll in an online course offered by
his or her school district.

(b)1. Any eligible student who is enrolled in a school district may register and enroll in an online course offered by any other school district in the state. The school district in which the student completes the course shall report the student's completion of that course for funding pursuant to s. 1011.61(1)(c)1.b.(VI), and the home school district shall not report the student for funding for that course.

1214 2. The full-time equivalent student membership calculated 1215 under this subsection is subject to the requirements in s. 1216 1011.61(4). The Department of Education shall establish 1217 procedures to enable interdistrict coordination for the delivery 1218 and funding of this online option.

1219 Section 9. Section 1004.650, Florida Statutes, is created 1220 to read:

12211004.650Florida Institute for Charter School Innovation.-1222(1)There is established the Florida Institute for Charter

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1223 School Innovation. The primary mission of the institute is to 1224 advance charter school accountability, quality, and innovation 1225 by providing support for and technical assistance to charter 1226 school applicants and sponsors. Additionally, the institute 1227 shall conduct research for the development and promotion of best 1228 practices for the sponsorship, accountability, finance, management, operation, and instructional practices of charter 1229 1230 schools and may provide opportunities for aspiring teachers to 1231 experience teaching in schools of choice. 1232 (2) The institute: 1233 (a) Shall provide technical assistance and support to 1234 charter school applicants and sponsors. 1235 Shall collect data and conduct research on all (b) 1236 voluntary closures under s. 1002.33(7)(d) and all charter 1237 schools that close within the first 3 years of operation; 1238 analyze the circumstances that led to the closures, including 1239 actions of the charter school and the sponsor; and, based on 1240 those results, provide guidance and technical assistance to future applicants and sponsors. Charter schools and sponsors 1241 1242 must provide all requested information to the institute. 1243 (C) Shall research and analyze best practices among 1244 sponsors and, based upon the results of the research, create and conduct professional development for sponsors. 1245 1246 Shall conduct research to inform policy and practices (d) 1247 related to charter school sponsorship, accountability, 1248 instructional practices, finance, management, and operations.

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1249	(e) May partner with state-approved teacher preparation
1250	programs around the state to provide opportunities for aspiring
1251	teachers to experience teaching in schools of choice.
1252	(3) The commissioner shall appoint a director of the
1253	institute. The director is responsible for the overall
1254	management of the institute and for developing and executing the
1255	work of the institute consistent with this section.
1256	(4) By October 1 of each year, the institute shall publish
1257	on its website a report of its activities for the preceding
1258	year, which shall include, but need not be limited to, the
1259	number of applicants and sponsors served, the number of teachers
1260	provided opportunities to experience teaching in schools of
1261	choice, significant research findings, detailed expenditures of
1262	state funds, and specific recommendations for improving the
1263	state's charter school policies and the institute's ability to
1264	fulfill its mission.
1265	(5) Within 180 days after completion of the institute's
1266	fiscal year, the institute must provide to the Auditor General
1267	and the State Board of Education a report on the results of an
1268	annual financial audit conducted by an independent certified
1269	public accountant in accordance with s. 11.45.
1270	Section 10. Subsection (1) of section 1011.61, Florida
1271	Statutes, is amended to read:
1272	1011.61 DefinitionsNotwithstanding the provisions of s.
1273	1000.21, the following terms are defined as follows for the
1274	purposes of the Florida Education Finance Program:
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1275 (1) A "full-time equivalent student" in each program of 1276 the district is defined in terms of full-time students and part-1277 time students as follows:

(a) A "full-time student" is one student on the membership
roll of one school program or a combination of school programs
listed in s. 1011.62(1)(c) for the school year or the equivalent
for:

1282 1. Instruction in a standard school, comprising not less 1283 than 900 net hours for a student in or at the grade level of 4 1284 through 12, or not less than 720 net hours for a student in or 1285 at the grade level of kindergarten through grade 3 or in an 1286 authorized prekindergarten exceptional program; or

1287 2. Instruction in a double-session school or a school 1288 utilizing an experimental school calendar approved by the 1289 Department of Education, comprising not less than the equivalent 1290 of 810 net hours in grades 4 through 12 or not less than 630 net 1291 hours in kindergarten through grade 3; or

1292 2. 3. Instruction comprising the appropriate number of net 1293 hours set forth in subparagraph 1. or subparagraph 2. for 1294 students who, within the past year, have moved with their 1295 parents for the purpose of engaging in the farm labor or fish 1296 industries, if a plan furnishing such an extended school day or 1297 week, or a combination thereof, has been approved by the commissioner. Such plan may be approved to accommodate the needs 1298 1299 of migrant students only or may serve all students in schools 1300 having a high percentage of migrant students. The plan described

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1301 in this subparagraph is optional for any school district and is 1302 not mandated by the state.

A "part-time student" is a student on the active 1303 (b) 1304 membership roll of a school program or combination of school 1305 programs listed in s. 1011.62(1)(c) who is less than a full-time 1306 student. A student who receives instruction in a school that 1307 operates for less than the minimum term shall generate full-time 1308 equivalent student membership proportional to the amount of 1309 instructional hours provided by the school divided by the 1310 minimum term requirement as provided in s. 1011.60(2).

1311

(c)1. A "full-time equivalent student" is:

1312a. A full-time student in any one of the programs listed1313in s. 1011.62(1)(c); or

b. A combination of full-time or part-time students in any one of the programs listed in s. 1011.62(1)(c) which is the equivalent of one full-time student based on the following calculations:

1318 A full-time student in a combination of programs (I)listed in s. 1011.62(1)(c) shall be a fraction of a full-time 1319 1320 equivalent membership in each special program equal to the 1321 number of net hours per school year for which he or she is a 1322 member, divided by the appropriate number of hours set forth in 1323 subparagraph (a)1. or subparagraph (a)2. The difference between that fraction or sum of fractions and the maximum value as set 1324 1325 forth in subsection (4) for each full-time student is presumed 1326 to be the balance of the student's time not spent in a special

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1327 program and shall be recorded as time in the appropriate basic 1328 program.

(II) A prekindergarten student with a disability shallmeet the requirements specified for kindergarten students.

1331 (III) A full-time equivalent student for students in 1332 kindergarten through grade 12 in a full-time virtual instruction 1333 program under s. 1002.45 or a virtual charter school under s. 1334 1002.33 shall consist of six full-credit completions or the 1335 prescribed level of content that counts toward promotion to the 1336 next grade in programs listed in s. 1011.62(1)(c). Credit 1337 completions may be a combination of full-credit courses or half-1338 credit courses. Beginning in the 2016-2017 fiscal year, the 1339 reported full-time equivalent students and associated funding of 1340 students enrolled in courses requiring passage of an end-of-1341 course assessment under s. 1003.4282 to earn a standard high 1342 school diploma shall be adjusted if the student does not pass 1343 the end-of-course assessment. However, no adjustment shall be 1344 made for a student who enrolls in a segmented remedial 1345 delivered online.

(IV) A full-time equivalent student for students in kindergarten through grade 12 in a part-time virtual instruction program under s. 1002.45 shall consist of six full-credit completions in programs listed in s. 1011.62(1)(c)1. and 3. Credit completions may be a combination of full-credit courses or half-credit courses. Beginning in the 2016-2017 fiscal year, the reported full-time equivalent students and associated

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1353 funding of students enrolled in courses requiring passage of an 1354 end-of-course assessment under s. 1003.4282 to earn a standard 1355 high school diploma shall be adjusted if the student does not 1356 pass the end-of-course assessment. However, no adjustment shall 1357 be made for a student who enrolls in a segmented remedial course 1358 delivered online.

1359 A Florida Virtual School full-time equivalent student (V) 1360 shall consist of six full-credit completions or the prescribed 1361 level of content that counts toward promotion to the next grade 1362 in the programs listed in s. 1011.62(1)(c)1. and 3. for students 1363 participating in kindergarten through grade 12 part-time virtual 1364 instruction and the programs listed in s. 1011.62(1)(c) for 1365 students participating in kindergarten through grade 12 full-1366 time virtual instruction. Credit completions may be a 1367 combination of full-credit courses or half-credit courses. 1368 Beginning in the 2016-2017 fiscal year, the reported full-time 1369 equivalent students and associated funding of students enrolled 1370 in courses requiring passage of an end-of-course assessment 1371 under s. 1003.4282 to earn a standard high school diploma shall 1372 be adjusted if the student does not pass the end-of-course 1373 assessment. However, no adjustment shall be made for a student 1374 who enrolls in a segmented remedial course delivered online.

1375 (VI) Each successfully completed full-credit course earned 1376 through an online course delivered by a district other than the 1377 one in which the student resides shall be calculated as 1/6 1378 FTE.

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1379 (VII) A full-time equivalent student for courses requiring passage of a statewide, standardized end-of-course assessment 1380 1381 under s. 1003.4282 to earn a standard high school diploma shall 1382 be defined and reported based on the number of instructional 1383 hours as provided in this subsection until the 2016-2017 fiscal 1384 year. Beginning in the 2016-2017 fiscal year, the FTE for the 1385 course shall be assessment-based and shall be equal to 1/6 FTE. 1386 The reported FTE shall be adjusted if the student does not pass 1387 the end-of-course assessment. However, no adjustment shall be 1388 made for a student who enrolls in a segmented remedial course 1389 delivered online.

(VIII) For students enrolled in a school district as a full-time student, the district may report 1/6 FTE for each student who passes a statewide, standardized end-of-course assessment without being enrolled in the corresponding course.

1394 A student in membership in a program scheduled for more 2. 1395 or less than 180 school days or the equivalent on an hourly 1396 basis as specified by rules of the State Board of Education is a 1397 fraction of a full-time equivalent membership equal to the 1398 number of instructional hours in membership divided by the 1399 appropriate number of hours set forth in subparagraph (a)1.; 1400 however, for the purposes of this subparagraph, membership in 1401 programs scheduled for more than 180 days is limited to students enrolled in: 1402

1403 1404 a. Juvenile justice education programs.

b. The Florida Virtual School.

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1405	c. Virtual instruction programs and virtual charter
1406	schools for the purpose of course completion and credit recovery
1407	pursuant to ss. 1002.45 and 1003.498. Course completion applies
1408	only to a student who is reported during the second or third
1409	membership surveys and who does not complete a virtual education
1410	course by the end of the regular school year. The course must be
1411	completed no later than the deadline for amending the final
1412	student enrollment survey for that year. Credit recovery applies
1413	only to a student who has unsuccessfully completed a traditional
1414	or virtual education course during the regular school year and
1415	must re-take the course in order to be eligible to graduate with
1416	the student's class.
1417	
1418	The full-time equivalent student enrollment calculated under
1419	this subsection is subject to the requirements in subsection
1420	(4).
1421	
1422	The department shall determine and implement an equitable method
1423	of equivalent funding for experimental schools and for schools
1424	operating under emergency conditions, which schools have been
1425	approved by the department to operate for less than the minimum
1426	term as provided in s. 1011.60(2) school day.
1427	Section 11. Subsection (11) of section 1011.62, Florida
1428	Statutes, is amended to read:
1429	1011.62 Funds for operation of schoolsIf the annual
1430	allocation from the Florida Education Finance Program to each

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1431 district for operation of schools is not determined in the 1432 annual appropriations act or the substantive bill implementing 1433 the annual appropriations act, it shall be determined as 1434 follows:

1435 (11)VIRTUAL EDUCATION CONTRIBUTION. - The Legislature may annually provide in the Florida Education Finance Program a 1436 1437 virtual education contribution. The amount of the virtual education contribution shall be the difference between the 1438 1439 amount per FTE established in the General Appropriations Act for 1440 virtual education and the amount per FTE for each district and 1441 the Florida Virtual School, which may be calculated by taking 1442 the sum of the base FEFP allocation, the discretionary local 1443 effort, the state-funded discretionary contribution, the 1444 discretionary millage compression supplement, the research-based 1445 reading instruction allocation, and the instructional materials 1446 allocation, and then dividing by the total unweighted FTE. This 1447 difference shall be multiplied by the virtual education 1448 unweighted FTE for programs and options identified in ss. 1449 1002.33(1), 1002.45(1)(b), and 1003.498 s. 1002.455(3) and the 1450 Florida Virtual School and its franchises to equal the virtual 1451 education contribution and shall be included as a separate 1452 allocation in the funding formula.

1453Section 12. Paragraph (b) of subsection (8) of section14541012.56, Florida Statutes, is amended to read:

- 1455 1012.56 Educator certification requirements.-
- 1456

(8)

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PROFESSIONAL DEVELOPMENT CERTIFICATION AND EDUCATION

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COMPETENCY PROGRAM.-

1457

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1458 Each school district must and a private school or (b)1. 1459 state-supported state supported public school, including a 1460 charter school, or a private school may develop and maintain a 1461 system by which members of the instructional staff may 1462 demonstrate mastery of professional preparation and education 1463 competence as required by law. Each program must be based on classroom application of the Florida Educator Accomplished 1464 1465 Practices and instructional performance and, for public schools, 1466 must be aligned with the district's or state-supported public 1467 school's evaluation system established approved under s. 1468 1012.34, as applicable. 1469 2. The Commissioner of Education shall determine the 1470 continued approval of programs implemented under this paragraph, 1471 based upon the department's review of performance data. The 1472 department shall review the performance data as a part of the 1473 periodic review of each school district's professional 1474 development system required under s. 1012.98. 1475 Section 13. Paragraph (a) of subsection (1) of section 1476 1013.62, Florida Statutes, is amended to read: 1477 1013.62 Charter schools capital outlay funding.-1478 In each year in which funds are appropriated for (1)charter school capital outlay purposes, the Commissioner of 1479 Education shall allocate the funds among eligible charter 1480 1481 schools. 1482 To be eligible for a funding allocation, a charter (a) Page 57 of 58

1483 school must:

1484 1.a. Have been in operation for 3 or more years; 1485 b. Be governed by a governing board established in the 1486 state for 3 or more years which operates both charter schools 1487 and conversion charter schools within the state;

1488 c. Be an expanded feeder chain of a charter school within 1489 the same school district that is currently receiving charter 1490 school capital outlay funds;

1491d. Have been accredited by the Commission on Schools of1492the Southern Association of Colleges and Schools; or

1493 e. Serve students in facilities that are provided by a 1494 business partner for a charter school-in-the-workplace pursuant 1495 to s. 1002.33(15)(b).

1496 2. Have <u>an annual audit that does not reveal any of the</u> 1497 financial <u>emergency conditions provided in s. 218.503(1) for the</u> 1498 <u>most recent fiscal year for which such audit results are</u> 1499 available stability for future operation as a charter school.

1500 3. Have satisfactory student achievement based on state 1501 accountability standards applicable to the charter school.

Have received final approval from its sponsor pursuantto s. 1002.33 for operation during that fiscal year.

1504 5. Serve students in facilities that are not provided by 1505 the charter school's sponsor.

1506

Section 14. This act shall take effect July 1, 2016.

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