House



LEGISLATIVE ACTION

Senate Comm: FAV 02/20/2018

The Committee on Education (Stargel) recommended the following: Senate Amendment (with title amendment) Delete everything after the enacting clause and insert: Section 1. Paragraph (k) of subsection (2) of section 11.45, Florida Statutes, is redesignated as paragraph (l), and a new paragraph (k) is added to that subsection, to read: 11.45 Definitions; duties; authorities; reports; rules.-(2) DUTIES.-The Auditor General shall: (k) Contact each district school board, as defined in s. 1003.01(1), with the findings and recommendations contained

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12	within the Auditor General's previous operational audit report.
13	The district school board shall provide the Auditor General with
14	evidence of the initiation of corrective action within 45 days
15	after the date it is requested by the Auditor General and
16	evidence of completion of corrective action within 180 days
17	after the date it is requested by the Auditor General. If the
18	district school board fails to comply with the Auditor General's
19	request or is unable to take corrective action within the
20	required timeframe, the Auditor General shall notify the
21	Legislative Auditing Committee.
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23	The Auditor General shall perform his or her duties
24	independently but under the general policies established by the
25	Legislative Auditing Committee. This subsection does not limit
26	the Auditor General's discretionary authority to conduct other
27	audits or engagements of governmental entities as authorized in
28	subsection (3).
29	Section 2. Subsection (14) of section 112.313, Florida
30	Statutes, is amended to read:
31	112.313 Standards of conduct for public officers, employees
32	of agencies, and local government attorneys
33	(14) LOBBYING BY FORMER LOCAL OFFICERS; PROHIBITIONA
34	person who has been elected to any county, municipal, special
35	district, or school district office or appointed superintendent
36	of a school district may not personally represent another person
37	or entity for compensation before the government body or agency
38	of which the person was an officer for a period of 2 years after
39	vacating that office. For purposes of this subsection:
40	(a) The "government body or agency" of a member of a board
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41 of county commissioners consists of the commission, the chief 42 administrative officer or employee of the county, and their 43 immediate support staff.

(b) The "government body or agency" of any other county
elected officer is the office or department headed by that
officer, including all subordinate employees.

(c) The "government body or agency" of an elected municipal officer consists of the governing body of the municipality, the chief administrative officer or employee of the municipality, and their immediate support staff.

(d) The "government body or agency" of an elected special district officer is the special district.

(e) The "government body or agency" of an elected school district officer is the school district.

Section 3. Subsection (1) of section 112.31455, Florida Statutes, is amended to read:

112.31455 Collection methods for unpaid automatic fines for failure to timely file disclosure of financial interests.-

(1) Before referring any unpaid fine accrued pursuant to s. 112.3144(5) or s. 112.3145(7) to the Department of Financial Services, the commission shall attempt to determine whether the individual owing such a fine is a current public officer or current public employee. If so, the commission may notify the Chief Financial Officer or the governing body of the appropriate county, municipality, <u>district school board</u>, or special district of the total amount of any fine owed to the commission by such individual.

(a) After receipt and verification of the notice from the commission, the Chief Financial Officer or the governing body of

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the county, municipality, <u>district school board</u>, or special district shall begin withholding the lesser of 10 percent or the maximum amount allowed under federal law from any salary-related payment. The withheld payments shall be remitted to the commission until the fine is satisfied.

(b) The Chief Financial Officer or the governing body of the county, municipality, <u>district school board</u>, or special district may retain an amount of each withheld payment, as provided in s. 77.0305, to cover the administrative costs incurred under this section.

Section 4. Paragraph (e) of subsection (4) of section 1001.20, Florida Statutes, is amended to read:

1001.20 Department under direction of state board.-

(4) The Department of Education shall establish the following offices within the Office of the Commissioner of Education which shall coordinate their activities with all other divisions and offices:

87 (e) Office of Inspector General.-Organized using existing 88 resources and funds and responsible for promoting accountability, efficiency, and effectiveness and detecting 89 90 fraud and abuse within school districts, the Florida School for 91 the Deaf and the Blind, and Florida College System institutions 92 in Florida. If the Commissioner of Education determines that a district school board, the Board of Trustees for the Florida 93 94 School for the Deaf and the Blind, or a Florida College System 95 institution board of trustees is unwilling or unable to address 96 substantiated allegations made by any person relating to waste, 97 fraud, or financial mismanagement within the school district, the Florida School for the Deaf and the Blind, or the Florida 98

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99 College System institution, the office shall conduct, 100 coordinate, or request investigations into such substantiated 101 allegations. The office shall investigate allegations or reports 102 of possible fraud or abuse against a district school board made 103 by any member of the Cabinet; the presiding officer of either 104 house of the Legislature; a chair of a substantive or 105 appropriations committee with jurisdiction; or a member of the board for which an investigation is sought. The office shall 106 107 have access to all information and personnel necessary to 108 perform its duties and shall have all of its current powers, 109 duties, and responsibilities authorized in s. 20.055.

Section 5. Subsection (1) of section 1001.39, Florida Statutes, is amended to read:

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1001.39 District school board members; travel expenses.-

113 (1) In addition to the salary provided in s. 1001.395, each 114 member of a district school board shall be allowed, from the district school fund, reimbursement of travel expenses as 115 116 authorized in s. 112.061, except as provided that in subsection 117 (2). any travel outside the district that exceeds \$500 requires 118 prior approval by the district school board to confirm that such 119 travel is for official business of the school district and 120 complies with shall also be governed by the rules of the State 121 Board of Education. Any request for travel outside the state 122 must include an itemized list detailing all anticipated travel 123 expenses, including, but not limited to, the anticipated costs 124 of all means of travel, lodging, and subsistence. Immediately preceding a request, the public must have an opportunity to 125 126 speak on the specific travel agenda item. 127 Section 6. Subsection (3) of section 1001.395, Florida

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128 Statutes, is amended to read:

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1001.395 District school board members; compensation.-

(3) Notwithstanding the provisions of this section and s. 145.19, for the 2010-2011 fiscal year, the salary of each district school board member shall be the amount calculated pursuant to subsection (1) or the district's beginning salary for teachers who hold baccalaureate degrees, whichever is less.

Section 7. Subsections (6) and (7), paragraphs (b) and (1) of subsection (12), and paragraph (b) of subsection (17) of section 1001.42, Florida Statutes, are amended to read:

1001.42 Powers and duties of district school board.—The district school board, acting as a board, shall exercise all powers and perform all duties listed below:

141 (6) STANDARDS OF ETHICAL CONDUCT FOR INSTRUCTIONAL 142 PERSONNEL, ADMINISTRATIVE PERSONNEL, AND SCHOOL OFFICERS 143 ADMINISTRATORS. - Adopt policies establishing standards of ethical conduct for instructional personnel, administrative personnel, 144 and school officers administrators. The policies must require 145 all instructional personnel, administrative personnel, and 146 147 school officers administrators, as defined in s. 1012.01, to 148 complete training on the standards; establish the duty of instructional personnel, administrative personnel, and school 149 150 officers administrators to report, and procedures for reporting, 151 alleged misconduct by other instructional or administrative 152 personnel and school officers administrators which affects the 153 health, safety, or welfare of a student; and include an 154 explanation of the liability protections provided under ss. 155 39.203 and 768.095. A district school board, or any of its 156 employees, may not enter into a confidentiality agreement

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157 regarding terminated or dismissed instructional or 158 administrative personnel or school officers administrators, or personnel or administrators who resign in lieu of termination, 159 160 based in whole or in part on misconduct that affects the health, safety, or welfare of a student, and may not provide 161 162 instructional personnel, administrative personnel, or school officers administrators with employment references or discuss 163 164 the personnel's or officers' administrators' performance with 165 prospective employers in another educational setting, without 166 disclosing the personnel's or officers' administrators' misconduct. Any part of an agreement or contract that has the 167 168 purpose or effect of concealing misconduct by instructional 169 personnel, administrative personnel, or school officers 170 administrators which affects the health, safety, or welfare of a 171 student is void, is contrary to public policy, and may not be 172 enforced.

(7) DISQUALIFICATION FROM EMPLOYMENT.-Disqualify instructional personnel and <u>administrative personnel</u> school administrators, as defined in s. 1012.01, from employment in any position that requires direct contact with students if the personnel <del>or administrators</del> are ineligible for such employment under s. 1012.315. An elected or appointed school board official forfeits his or her salary for 1 year if:

(a) The school board official knowingly signs and transmits
to any state official a report of alleged misconduct by
instructional personnel or <u>administrative personnel</u> school
administrators which affects the health, safety, or welfare of a
student and the school board official knows the report to be
false or incorrect; or

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186 (b) The school board official knowingly fails to adopt 187 policies that require instructional personnel and administrative 188 personnel school administrators to report alleged misconduct by 189 other instructional personnel and administrative personnel 190 school administrators, or that require the investigation of all 191 reports of alleged misconduct by instructional personnel and 192 administrative personnel school administrators, if the 193 misconduct affects the health, safety, or welfare of a student.

(12) FINANCE.-Take steps to assure students adequate educational facilities through the financial procedure authorized in chapters 1010 and 1011 and as prescribed below:

(b) Annual budget.-

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<u>1.</u> Cause to be prepared, adopt, and have submitted to the Department of Education as required by law and rules of the State Board of Education, the annual school budget, such budget to be so prepared and executed as to promote the improvement of the district school system.

2. An individual school board member may request and shall receive any proposed, tentative, and official budget documents, including all supporting and background information.

(1) Internal auditor.-May or, in the case of a school district receiving annual federal, state, and local funds in excess of \$500 million, shall employ an internal auditor. The duties of the internal auditor shall include oversight of every functional and program area of the school system.

211 <u>1. The internal auditor shall to perform ongoing financial</u> 212 verification of the financial records of the school district, a 213 <u>comprehensive risk assessment of all areas of the school system</u> 214 every 5 years, and other audits and reviews as the district

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215	school board directs for determining:
216	a. The adequacy of internal controls designed to prevent
217	and detect fraud, waste, and abuse.
218	b. Compliance with applicable laws, rules, contracts, grant
219	agreements, district school board-approved policies, and best
220	practices.
221	c. The efficiency of operations.
222	d. The reliability of financial records and reports.
223	e. The safeguarding of assets.
224	f. Financial solvency.
225	g. Projected revenues and expenditures.
226	h. The rate of change in the general fund balance.
227	2. The internal auditor shall prepare audit reports of his
228	or her findings and report directly to the district school board
229	or its designee.
230	3. Any person responsible for furnishing or producing any
231	book, record, paper, document, data, or sufficient information
232	necessary to conduct a proper audit or examination which the
233	internal auditor is by law authorized to perform is subject to
234	the provisions of s. 11.47(3) and (4).
235	(17) PUBLIC INFORMATION AND PARENTAL INVOLVEMENT PROGRAM
236	(b) Adopt rules to strengthen family involvement and
237	empowerment pursuant to s. 1002.23. The rules shall be developed
238	in collaboration with administrative personnel school
239	administrators, parents, teachers, and community partners.
240	Section 8. Subsection (2) of section 1010.20, Florida
241	Statutes, is amended to read:
242	1010.20 Cost accounting and reporting for school
243	districts

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244	(2) COST REPORTING
245	(a) Each district shall report on a district-aggregate
246	basis expenditures for inservice training pursuant to s.
247	1011.62(3) and for categorical programs as provided in s.
248	1011.62(6).
249	(b) Each district shall report <u>to the department</u> on a
250	school-by-school and on an aggregate district basis expenditures
251	for <u>:</u>
252	<u>1.</u> Each program funded in s. 1011.62(1)(c).
253	2. Total operating costs as reported pursuant to s.
254	1010.215.
255	3. Expenditures for classroom instruction pursuant to the
256	calculation in s. 1010.215(4)(b)1. and 2.
257	(c) The department shall:
258	1. Categorize all public schools and districts into
259	appropriate groups based primarily on average full-time
260	equivalent student enrollment as reported on the most recent
261	student membership survey under s. 1011.62 and in state board
262	rule to determine groups of peer schools and districts.
263	2. Annually calculate for each public school, district, and
264	for the entire state, the percentage of classroom expenditures
265	to total operating costs expenditures reported in subparagraphs
266	(b)2. and 3. The results shall be categorized pursuant to this
267	paragraph.
268	3. Annually calculate for all public schools, districts,
269	and the state, the average percentage of classroom expenditures
270	to total operating costs and expenditures reported in
271	subparagraphs (b)2. and 3. The results shall be categorized
272	pursuant to this paragraph.

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273 4. Develop a web-based fiscal transparency tool that 274 identifies public schools and districts that produce high 275 academic achievement based on the ratio of classroom instruction 276 expenditures to total expenditures. The fiscal transparency tool 277 shall combine the data calculated pursuant to this paragraph 278 with the student performance measurements calculated pursuant to 279 s. 1012.34(7) to determine the financial efficiency of each 280 public school and district. The results shall be displayed in an 2.81 easy-to-use format that enables the user to compare performance 282 among public schools and districts.

(d) (c) The Commissioner of Education shall present to the Legislature, prior to the opening of the regular session each year, a district-by-district report of the expenditures reported pursuant to paragraphs (a) and (b). The report shall include total expenditures, a detailed analysis showing expenditures for each program, and such other data as may be useful for management of the education system. The Commissioner of Education shall also compute cost factors relative to the base student allocation for each funded program in s. 1011.62(1)(c).

Section 9. Subsection (2) of section 1010.30, Florida Statutes, is amended to read:

1010.30 Audits required.-

295 (2) If an audit contains a significant deficiency or material weakness finding, the district school board, the 297 Florida College System institution board of trustees, or the university board of trustees shall conduct an audit overview 299 during a public meeting. The audit overview shall describe the 300 corrective action to be taken and a timeline for completion of 301 such action.

COMMITTEE AMENDMENT

Florida Senate - 2018 Bill No. SB 1804

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302 Section 10. Paragraph (a) of subsection (3) of section 1011.01, Florida Statutes, is amended to read: 303 304 1011.01 Budget system established.-305 (3) (a) Each district school board and each Florida College 306 System institution board of trustees shall prepare, adopt, and 307 submit to the Commissioner of Education an annual operating 308 budget. Operating budgets shall be prepared and submitted in 309 accordance with the provisions of law, rules of the State Board of Education, the General Appropriations Act, and for district 310 311 school boards in accordance with the provisions of s. 200.065 312 ss. 200.065 and 1011.64. 313 Section 11. Subsection (2) of section 1011.03, Florida 314 Statutes, is amended to read: 315 1011.03 Public hearings; budget to be submitted to 316 Department of Education.-317 (2) The advertisement of a district that has been required 318 by the Legislature to increase classroom expenditures pursuant 319 to s. 1011.64 must include the following statement: 320 "This proposed budget reflects an increase in classroom 321 expenditures as a percent of total current operating 322 expenditures of XX percent over the (previous fiscal year) 323 fiscal year. This increase in classroom expenditures is required 324 by the Legislature because the district has performed below the 325 required performance standard on XX of XX student performance 326 standards for the (previous school year) school year. In order 327 to achieve the legislatively required level of classroom 328 expenditures as a percentage of total operating expenditures, 329 the proposed budget includes an increase in overall classroom 330 expenditures of \$XX,XXX,XXX above the amount spent for this same

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331	purpose during the (previous fiscal year) fiscal year. In order
332	to achieve improved student academic performance, this proposed
333	increase is being budgeted for the following activities:
334	(list activities and amount budgeted)"
335	Section 12. Section 1011.035, Florida Statutes, is amended
336	to read:
337	1011.035 School district <u>fiscal</u> <del>budget</del> transparency
338	(1) It is important for school districts to provide
339	budgetary transparency to enable taxpayers, parents, and
340	education advocates to obtain school district budget and related
341	information in a manner that is simply explained and easily
342	understandable. Budgetary transparency leads to more responsible
343	spending, more citizen involvement, and improved accountability.
344	A budget that is not transparent, accessible, and accurate
345	cannot be properly analyzed, its implementation thoroughly
346	monitored, or its outcomes evaluated.
347	(2) Each district school board shall post on its website a
348	plain language version of each proposed, tentative, and official
349	budget which describes each budget item in terms that are easily
350	understandable to the public and includes:
351	(a) Graphical representations, for each public school
352	within the district and for the school district, of the
353	following:
354	1. Summary financial efficiency data.
355	2. Fiscal trend information for the previous 3 years on:
356	a. The ratio of full-time equivalent students to full-time
357	equivalent instructional personnel.
358	b. The ratio of full-time equivalent students to full-time
359	equivalent administrative personnel.

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360	c. The total operating expenditures per full-time
361	equivalent student.
362	d. The total instructional expenditures per full-time
363	equivalent student.
364	e. The general administrative expenditures as a percentage
365	of total budget.
366	f. The rate of change in the general fund's ending fund
367	balance not classified as restricted.
368	(b) A link to the web-based fiscal transparency tool
369	developed by the department pursuant to s. 1010.20 to enable
370	taxpayers to evaluate the financial efficiency of the school
371	district and compare the financial efficiency of the school
372	district with other similarly situated school districts.
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374	This information must be prominently posted on the school
375	district's website in a manner that is readily accessible to the
376	public.
377	(3) Each district school board is encouraged to post the
378	following information on its website:
379	(a) Timely information as to when a budget hearing will be
380	conducted.
381	(b) Each contract between the district school board and the
382	teachers' union.
383	(c) Each contract between the district school board and
384	noninstructional staff.
385	(d) Each contract exceeding \$35,000 between the school
386	board and a vendor of services, supplies, or programs or for the
387	purchase or lease of lands, facilities, or properties.
388	(e) Each contract exceeding \$35,000 that is an emergency
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389 procurement or is with a single source as authorized under s. 390 287.057(3).

391 (f) Recommendations of the citizens' budget advisory 392 committee.

393 (g) Current and archived video recordings of each district 394 school board meeting and workshop.

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(4) The website should contain links to:

(a) Help explain or provide background information on various budget items that are required by state or federal law.

(b) Allow users to navigate to related sites to view supporting details.

(c) Enable taxpayers, parents, and education advocates to send e-mails asking questions about the budget and enable others to view the questions and responses.

Section 13. Section 1011.051, Florida Statutes, is amended to read:

1011.051 Guidelines for general funds.—The district school board shall maintain a general fund ending fund balance that is sufficient to address normal contingencies.

408 (1) If at any time the portion of the general fund's ending 409 fund balance not classified as restricted, committed, or 410 nonspendable in the district's approved operating budget is 411 projected to fall below 3 percent of projected general fund 412 revenues during the current fiscal year, the superintendent 413 shall provide written notification to the district school board 414 and the Commissioner of Education. If such financial condition 415 exists for 2 consecutive fiscal years, the superintendent shall 416 reduce the district's administrative expenditures reported 417 pursuant to s. 1010.215(4) (a) in proportion to the reduction in



## 418 the general fund's ending balance or the reduction in student 419 enrollment, whichever is greater.

420 (2) (a) If at any time the portion of the general fund's 421 ending fund balance not classified as restricted, committed, or 422 nonspendable in the district's approved operating budget is 423 projected to fall below 2 percent of projected general fund 424 revenues during the current fiscal year, the superintendent 425 shall provide written notification to the district school board 426 and the Commissioner of Education. Within 14 days after 427 receiving such notification, if the commissioner determines that 428 the district does not have a plan that is reasonably anticipated 429 to avoid a financial emergency as determined pursuant to s. 430 218.503, the commissioner shall appoint a financial emergency 431 board that shall operate under the requirements, powers, and 432 duties specified in s. 218.503(3)(g).

433 (b) If any of the conditions identified in s. 218.503(1) 434 existed in the 2015-2016 school year or thereafter, the 435 department shall contract with an independent third party to 436 conduct an investigation of all accounts and records to 437 determine the cause of the deficit, what efforts, if any, were 438 made to avoid the deficit, and whether any of the conditions 439 identified in s. 1011.10 have occurred. The investigation must 440 include a detailed review and analysis of documents and records, 441 including, but not limited to, budget reports, journal entries, 442 budget methodologies, staff e-mails, hard copy records, monthly 443 financial statements, quarterly revenue and expenditure reports, 444 finance staff job descriptions, and minutes from meetings. The 445 results of the investigation must include recommendations for 446 corrective action and controls to avoid a reoccurrence of a

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447	future budget shortfall. A final report shall be provided to the
448	district school board, the department, the Legislative Auditing
449	Committee, and the district's financial emergency board, if
450	applicable.
451	Section 14. Subsection (2) of section 1011.06, Florida
452	Statutes, is amended to read:
453	1011.06 Expenditures
454	(2) EXPENDITURES FROM DISTRICT AND OTHER FUNDS
455	Expenditures from district and all other funds available for the
456	public school program of any district shall be authorized by law
457	and must be in accordance with procedures prescribed by the
458	district school board. A district school board may establish
459	policies that allow expenditures to exceed the amount budgeted
460	by function and object, provided that the district school board
461	complies with s. 1011.09(4) and approves the expenditure by
462	amending and amends the budget at the next scheduled public
463	meeting. The district school board must provide a full
464	explanation of any amendments at the public meeting within
465	timelines established by school board policies.
466	Section 15. Subsection (4) of section 1011.09, Florida
467	Statutes, is amended to read:
468	1011.09 Expenditure of funds by district school board.—All
469	state funds apportioned to the credit of any district constitute
470	a part of the district school fund of that district and must be
471	budgeted and expended under authority of the district school
472	board subject to the provisions of law and rules of the State
473	Board of Education.
474	(4) If the financial conditions in s. 1011.051 exist, a
475	district school board <del>During the 2009-2010 fiscal year, unless</del>
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476	otherwise specifically approved by the district school board,
477	public funds may not make expenditures be expended for out-of-
478	state travel outside of the district or cellular phones,
479	cellular phone service, personal digital assistants, or any
480	other mobile wireless communication device or service, including
481	text messaging, whether through purchasing, leasing,
482	contracting, or any other method, while the financial conditions
483	exist. The expenditure of public funds for art programs, music
484	programs, sports programs, and extracurricular programs for
485	students is a higher priority than expending funds for employee
486	travel and cellular phones.
487	Section 16. Subsection (3) is added to section 1011.10,
488	Florida Statutes, to read:
489	1011.10 Penalty
490	(3) If any of the conditions identified in s. 218.503(1)
491	exist within a school district, the salary of each district
492	school board member and district superintendent, calculated
493	pursuant to ss. 1001.395 and 1001.47, shall be withheld until
494	the conditions are corrected. This subsection does not apply to
495	a district school board member or district superintendent
496	elected or appointed within 1 year after the identification of
497	the conditions in s. 218.503(1) if he or she did not participate
498	in the approval or preparation of the final school district
499	budget adopted before the identification of such conditions.
500	Section 17. Subsection (8) of section 1011.60, Florida
501	Statutes, is amended to read:

5021011.60 Minimum requirements of the Florida Education503Finance Program.—Each district which participates in the state504appropriations for the Florida Education Finance Program shall

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505	provide evidence of its effort to maintain an adequate school
506	program throughout the district and shall meet at least the
507	following requirements:
508	(8) MINIMUM CLASSROOM EXPENDITURE REQUIREMENTSComply with
509	the minimum classroom expenditure requirements and associated
510	reporting pursuant to s. 1011.64.
511	Section 18. Section 1011.64, Florida Statutes, is repealed.
512	Section 19. Subsection (2) of section 1012.23, Florida
513	Statutes, is amended to read:
514	1012.23 School district personnel policies
515	(2) The district school superintendent or a district school
516	board member may not <u>appoint or</u> employ <del>or appoint</del> a relative, as
517	defined in s. 112.3135, to work under the direct supervision of
518	that district school board member or district school
519	superintendent. The limitations of this subsection do not apply
520	to employees appointed or employed before the election or
521	appointment of a school board member or district school
522	superintendent. The Commission on Ethics shall accept and
523	investigate any alleged violations of this section pursuant to
524	the procedures contained in ss. 112.322-112.3241.
525	Section 20. Paragraph (d) of subsection (9) of section
526	1002.395, Florida Statutes, is amended to read:
527	1002.395 Florida Tax Credit Scholarship Program.—
528	(9) DEPARTMENT OF EDUCATION OBLIGATIONSThe Department of
529	Education shall:
530	(d) Annually verify the eligibility of expenditures as
531	provided in paragraph (6)(d) using the audit required by
532	paragraph (6)(m) and <u>s. 11.45(2)(1)</u> <del>s. 11.45(2)(k)</del> .
533	Section 21. For the 2018-2019 fiscal year, the sum of

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534	\$850,000 in nonrecurring funds from the General Revenue Fund is
535	appropriated to the Department of Education to implement the
536	provisions of this act.
537	Section 22. This act shall take effect July 1, 2018.
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540	And the title is amended as follows:
541	Delete everything before the enacting clause
542	and insert:
543	A bill to be entitled
544	An act relating to school district accountability;
545	amending s. 11.45, F.S.; revising the duties of the
546	Auditor General; amending s. 112.313, F.S.;
547	prohibiting former appointed district school
548	superintendents from conducting certain lobbying
549	activities; amending s. 112.31455, F.S.; requiring the
550	governing body of a district school board to be
551	notified if an officer or employee of the body owes a
552	certain fine; requiring the governing body of a
553	district school board to take specified actions under
554	such circumstances; amending s. 1001.20, F.S.;
555	requiring the Office of Inspector General to
556	investigate certain allegations and reports made by
557	specified individuals; amending s. 1001.39, F.S.;
558	requiring certain district school board member travel
559	outside of the school district to be preapproved and
560	meet certain criteria; providing requirements for a
561	school board member's request for travel outside of
562	the state; providing an opportunity for the public to
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563 speak on such travel; amending s. 1001.395, F.S.; 564 providing that certain requirements for the salaries of district school board members apply every fiscal 565 566 year, rather than one specific fiscal year; amending 567 s. 1001.42, F.S.; providing that the standards of 568 ethical conduct apply to administrative personnel and 569 school officers; authorizing district school board 570 members to request and receive specified budget 571 information; requiring employment of internal auditors 572 in certain school districts; revising provisions 573 relating to the duties of such internal auditors; 574 amending s. 1010.20, F.S.; requiring each school 575 district to report certain expenditures to the 576 Department of Education; providing department 577 responsibilities; amending s. 1010.30, F.S.; requiring 578 certain entities to provide an audit overview under 579 certain circumstances; providing the contents of the 580 overview; amending ss. 1011.01 and 1011.03, F.S.; 581 conforming cross-references; amending s. 1011.035, 582 F.S.; requiring each district school board to post on 583 its website certain graphical representations and a 584 link to a certain web-based tool on the department's 585 website; providing requirements for such graphical representations; amending s. 1011.051, F.S.; requiring 586 587 a district school board to limit certain expenditures 588 by a specified amount if certain financial conditions 589 exist for a specified period of time; requiring the 590 department to contract with a third party to conduct an investigation under certain circumstances; 591

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592 providing requirements for such investigation; 593 requiring the results of such investigation to include 594 certain information and be provided to certain entities; amending s. 1011.06, F.S.; requiring each 595 596 district school board to approve certain expenditures 597 by amending its budget and provide a public 598 explanation for such budget amendments; amending s. 599 1011.09, F.S.; providing certain expenditure 600 limitations for a school district that meets specified 601 criteria; amending s. 1011.10, F.S.; requiring certain 602 school districts to withhold certain district school 603 board member and school district superintendent 604 salaries until certain conditions are met; amending s. 605 1011.60, F.S.; conforming cross-references; repealing 606 s. 1011.64, F.S., relating to school district minimum 607 classroom expenditure requirements; amending s. 608 1012.23, F.S.; prohibiting a school district 609 superintendent and district school board from 610 appointing or employing certain individuals in certain 611 positions; providing an exception; requiring the 612 Commission on Ethics to investigate alleged 613 violations; amending s. 1002.395, F.S.; conforming a 614 cross-reference; providing a contingent appropriation; 615 providing an effective date.