1 A bill to be entitled 2 An act relating to instructional materials; amending 3 s. 1006.283, F.S.; requiring district school boards to 4 establish in rule a process by which certain persons 5 may recommend instructional materials for 6 consideration by district instructional materials 7 reviewers; amending s. 1006.30, F.S.; requiring a 8 specified affidavit to include a statement that 9 instructional materials recommended for adoption meet certain requirements; amending s. 1006.31, F.S.; 10 11 requiring district instructional materials to meet or 12 exceed the Next Generation Sunshine State Standards; requiring public access to and opportunity to comment 13 14 on instructional materials recommended for adoption; requiring certain comments to be provided to the State 15 16 Board of Education; authorizing members of the public to recommend instructional materials for 17 consideration; requiring the Department of Education 18 19 to contact certain publishers; conforming a crossreference; amending s. 1006.34, F.S.; requiring 20 21 specified virtual presentations to be posted on the 22 Department of Education's website; providing that the 23 state board, rather than the Commissioner of 24 Education, adopt instructional materials by a certain 25 date; requiring public comment at certain state board

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26	meetings; exempting instructional materials from
27	certain public review procedures; authorizing district
28	school board members to initiate certain public review
29	procedures before instructional materials are adopted
30	under certain conditions; conforming a provision;
31	amending s. 1006.40, F.S.; requiring instructional
32	materials purchased using a specific allocation
33	include certain professional development and
34	supplemental materials; conforming a provision;
35	providing an effective date.
36	
37	Be It Enacted by the Legislature of the State of Florida:
38	
39	Section 1. Paragraph (b) of subsection (2) of section
40	1006.283, Florida Statutes, is amended to read:
41	1006.283 District school board instructional materials
42	review process
43	(2)
44	(b) District school board rules must also:
45	1. Identify, by subject area, a review cycle for
46	instructional materials.
47	2. Specify the qualifications for an instructional
48	materials reviewer and the process for selecting reviewers; list
49	a reviewer's duties and responsibilities, including compliance
50	with the requirements of s. 1006.31; and provide that all
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51 instructional materials recommended by a reviewer be accompanied 52 by the reviewer's statement that the materials align with the 53 state standards pursuant to s. 1003.41 and the requirements of 54 s. 1006.31.

3. State the requirements for an affidavit to be made by
each district instructional materials reviewer which
substantially meet the requirements of s. 1006.30.

58

4. Comply with s. 1006.32, relating to prohibited acts.

59 5. Establish a process that certifies the accuracy of60 instructional materials.

6. Incorporate applicable requirements of s. 1006.31,
which relates to the duties of instructional materials
reviewers.

7. Incorporate applicable requirements of s. 1006.38,
relating to the duties, responsibilities, and requirements of
publishers of instructional materials.

8. Establish the process by which instructional materialsare adopted by the district school board, which must include:

69 a. A process to allow student editions of recommended 70 instructional materials to be accessed and viewed online by the 71 public at least 20 calendar days before the school board hearing 72 and public meeting as specified in this subparagraph. This 73 process must include reasonable safeguards against the 74 unauthorized use, reproduction, and distribution of 75 instructional materials considered for adoption.

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76 An open, noticed school board hearing to receive public b. comment on the recommended instructional materials. 77 78 An open, noticed public meeting to approve an annual с. 79 instructional materials plan to identify any instructional 80 materials that will be purchased through the district school 81 board instructional materials review process pursuant to this 82 section. This public meeting must be held on a different date 83 than the school board hearing. Notice requirements for the school board hearing and 84 d. 85 the public meeting that must specifically state which instructional materials are being reviewed and the manner in 86 87 which the instructional materials can be accessed for public 88 review. The hearing must allow the parent of a public school 89 student or a resident of the county to proffer evidence that a 90 recommended instructional material does not meet the criteria

91 provided in s. 1006.31(2), taking into consideration course 92 expectations based on the district's comprehensive plan for 93 student progression under s. 1008.25(2) and course descriptions 94 in the course code directory.

95
9. Establish the process by which the district school
96 board shall receive public comment on, and review, the
97 recommended instructional materials.

98 10. Establish the process by which instructional materials 99 will be purchased, including advertising, bidding, and 100 purchasing requirements.

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101 11. Establish the process by which the school district 102 will notify parents of their ability to access their children's 103 instructional materials through the district's local 104 instructional improvement system and by which the school 105 district will encourage parents to access the system. This 106 notification must be displayed prominently on the school 107 district's website and provided annually in written format to 108 all parents of enrolled students. 109 12. Establish the process by which parents and residents 110 of the county, as defined in s. 1006.28(1)(b), can recommend instructional materials for consideration by district 111 112 instructional materials reviewers. The district school board shall contact the publisher of any instructional material 113 114 recommended for consideration and provide the publisher with the 115 opportunity to submit a bid for evaluation in accordance with 116 this section. 117 Section 2. Subsection (7) is added to section 1006.30, 118 Florida Statutes, to read: 119 1006.30 Affidavit of state instructional materials reviewers.-Before transacting any business, each state 120 121 instructional materials reviewer shall make an affidavit, to be 122 filed with the department, that: 123 (7) To the best of the reviewer's knowledge, any 124 instructional materials recommended for adoption are, at a 125 minimum, aligned to the Next Generation Sunshine State Standards

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126 under s. 1003.41 and meet all of the requirements under ss. 127 1006.31(2) and 1006.34(2)(c). 128 Section 3. Subsection (2) of section 1006.31, Florida 129 Statutes, is amended, and subsection (4) is added to that 130 section, to read: 131 1006.31 Duties of the Department of Education and school 132 district instructional materials reviewer.-The duties of the 133 instructional materials reviewer are: 134 (2) EVALUATION OF INSTRUCTIONAL MATERIALS.-To use the 135 selection criteria listed in s. 1006.34(2)(c) s. 1006.34(2)(b) and recommend for adoption only those instructional materials 136 137 that are, at a minimum, aligned with the Next Generation 138 Sunshine State Standards provided for in s. 1003.41. However, 139 such instructional materials may be more rigorous than the Next 140 Generation Sunshine State Standards. Instructional materials 141 recommended by each reviewer shall be, to the satisfaction of 142 each reviewer, accurate, objective, balanced, noninflammatory, 143 current, free of pornography and material prohibited under s. 144 847.012, and suited to student needs and their ability to comprehend the material presented. Reviewers shall consider for 145 146 recommendation materials developed for academically talented students, such as students enrolled in advanced placement 147 148 courses. When recommending instructional materials, each reviewer shall: 149 150 Include only instructional materials that accurately (a)

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portray the ethnic, socioeconomic, cultural, religious, physical, and racial diversity of our society, including men and women in professional, career, and executive roles, and the role and contributions of the entrepreneur and labor in the total development of this state and the United States.

(b) Include only materials that accurately portray, whenever appropriate, humankind's place in ecological systems, including the necessity for the protection of our environment and conservation of our natural resources and the effects on the human system of the use of tobacco, alcohol, controlled substances, and other dangerous substances.

(c) Include materials that encourage thrift, fireprevention, and humane treatment of people and animals.

164 (d) Require, when appropriate to the comprehension of 165 students, that materials for social science, history, or civics 166 classes contain the Declaration of Independence and the 167 Constitution of the United States. A reviewer may not recommend 168 any instructional materials that contain any matter reflecting 169 unfairly upon persons because of their race, color, creed, 170 national origin, ancestry, gender, religion, disability, 171 socioeconomic status, or occupation.

172 (4) PUBLIC ACCESS AND INPUT.-Members of the public must be
 173 provided access to, and the opportunity to submit comments on,
 174 instructional materials recommended for adoption by state

175 instructional materials reviewers. Any submitted comment related

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176	to a specific recommended instructional material must be
177	provided to the State Board of Education as part of its
178	consideration of the instructional material pursuant to s.
179	1006.34(2)(a). Members of the public must also be permitted to
180	recommend instructional materials for consideration by state
181	instructional materials reviewers. The Department of Education
182	shall contact the publisher of any instructional material
183	recommended for consideration and provide the publisher with the
184	opportunity to submit a bid for evaluation in accordance with
185	this section and s. 1006.34.
186	Section 4. Subsections (1) through (3) of section 1006.34,
187	Florida Statutes, are amended to read:
188	1006.34 Powers and duties of the commissioner <u>,</u> and the
189	department, and State Board of Education in selecting and
190	adopting instructional materials
191	(1) PROCEDURES FOR EVALUATING INSTRUCTIONAL MATERIALSThe
192	State Board of Education shall adopt rules prescribing the
193	procedures by which the department shall evaluate instructional
194	materials submitted by publishers and manufacturers in each
195	adoption. <u>The</u> Included in these procedures <u>must provide</u> shall be
196	provisions affording each publisher or manufacturer or his or
197	her representative with an opportunity to provide a virtual
198	presentation to state instructional materials reviewers on the
199	merits of each instructional material submitted in each
200	adoption. Any virtual presentation provided by a bidding

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201	publisher or manufacturer must be posted on the department's
202	website for public access until the adoption period closes.
203	(2) SELECTION AND ADOPTION OF INSTRUCTIONAL MATERIALS
204	(a) The department shall notify all publishers and
205	manufacturers of instructional materials who have submitted bids
206	that within 3 weeks after the deadline for receiving bids, at a
207	designated time and place, it will open the bids submitted and
208	deposited with it. At the time and place designated, the bids
209	shall be opened, read, and tabulated in the presence of the
210	bidders or their representatives. No one may revise his or her
211	bid after the bids have been filed. When all bids have been
212	carefully <u>reviewed</u> considered , the commissioner shall <u>prepare</u>
213	for consideration and adoption by the State Board of Education
214	the, from the list of suitable, usable, and desirable
215	instructional materials reported by the state instructional
216	materials reviewers , select and adopt instructional materials
217	for each grade and subject field in the curriculum of public
218	elementary, middle, and high schools in which adoptions are made
219	and in the subject areas designated in the advertisement. The
220	state board must adopt instructional materials at a regularly
221	scheduled meeting no later than July 1 of the year before the
222	adoption period is scheduled to begin pursuant to s. 1006.36.
223	The state board shall allow public comment on instructional
224	materials at any meeting in which an adoption is considered. The
225	adoption shall continue for the period specified in the
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226 advertisement, beginning on the ensuing April 1. The adoption 227 shall not prevent the extension of a contract as provided in 228 subsection (3). The state board commissioner shall always 229 reserve the right to reject any and all bids. The commissioner 230 may ask for new sealed bids from publishers or manufacturers 231 whose instructional materials were recommended by the state 232 instructional materials reviewers as suitable, usable, and 233 desirable; specify the dates for filing such bids and the date 234 on which they shall be opened; and proceed in all matters regarding the opening of bids and the awarding of contracts for 235 236 adopted instructional materials as required by this part. In all 237 cases, bids shall be accompanied by a cash deposit or certified check of from \$500 to \$2,500, as the department may direct. The 238 239 state board department, in adopting instructional materials, 240 shall give due consideration both to the prices bid for 241 furnishing instructional materials and to the report and 242 recommendations of the state instructional materials reviewers. 243 When consideration the commissioner has finished with the report 244 of the state instructional materials reviewers' report is 245 finished reviewers, the report shall be filed and preserved with 246 the department and shall be available at all times for public 247 inspection. (b) Instructional materials are not subject to public 248

249 <u>review procedures under s. 1006.40(4)(b) if the materials are</u> 250 <u>found by the State Board of Education to fully meet or be more</u>

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251	rigorous than the Next Generation Sunshine State Standards under
252	s. 1003.41 and comply with the adoption criteria and standards
253	of s. 1006.31(2) and paragraph (c). However, a district school
254	board member may initiate the public review procedures before
255	the instructional materials are adopted by the state board if he
256	or she has evidence that the instructional materials do not meet
257	the criteria and standards provided in this paragraph.
258	(c) (b) In the selection of instructional materials,
259	library media, and other reading material used in the public
260	school system, the standards used to determine the propriety of
261	the material shall include:
262	1. The age of the students who normally could be expected
263	to have access to the material.
264	2. The educational purpose to be served by the material.
265	Priority shall be given to the selection of materials that align
266	with the Next Generation Sunshine State Standards as provided
267	for in s. 1003.41 and include the instructional objectives
268	contained within the curriculum frameworks for career and
269	technical education and adult and adult general education
270	adopted by rule of the State Board of Education under s.
271	1004.92.
272	3. The degree to which the material would be supplemented
273	and explained by mature classroom instruction as part of a
274	normal classroom instructional program.

275

4. The consideration of the broad racial, ethnic,

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276 socioeconomic, and cultural diversity of the students of this 277 state.

Any instructional material containing pornography or otherwise prohibited by s. 847.012 may not be used or made available within any public school.

282 (3) CONTRACT WITH PUBLISHERS OR MANUFACTURERS; BOND.-As 283 soon as practicable after the State Board of Education 284 commissioner has adopted any instructional materials and all 285 bidders that have secured the adoption of any instructional 286 materials have been notified thereof by registered letter, the 287 department shall prepare a contract in proper form with every bidder awarded the adoption of any instructional materials. Each 288 289 contract shall be executed by the commissioner, one copy to be 290 kept by the contractor and one copy to be filed with the 291 department. After giving due consideration to comments by the 292 district school boards, the commissioner, with the agreement of 293 the publisher, may extend or shorten a contract period for a 294 period not to exceed 2 years; and the terms of any such contract 295 shall remain the same as in the original contract. Any publisher 296 or manufacturer to whom any contract is let under this part must 297 give bond in such amount as the department requires, payable to the state, conditioned for the faithful, honest, and exact 298 299 performance of the contract. The bond must provide for the 300 payment of reasonable attorney's fees in case of recovery in any

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301 suit thereon. The surety on the bond must be a guaranty or 302 surety company lawfully authorized to do business in the state; 303 however, the bond shall not be exhausted by a single recovery 304 but may be sued upon from time to time until the full amount 305 thereof is recovered, and the department may at any time, after 306 giving 30 days' notice, require additional security or 307 additional bond. The form of any bond or bonds or contract or 308 contracts under this part shall be prepared and approved by the 309 department. At the discretion of the department, a publisher or 310 manufacturer to whom any contract is let under this part may be allowed a cash deposit in lieu of a bond, conditioned for the 311 312 faithful, honest, and exact performance of the contract. The 313 cash deposit, payable to the department, shall be placed in the 314 Textbook Bid Trust Fund. The department may recover damages on 315 the cash deposit given by the contractor for failure to furnish instructional materials, the sum recovered to inure to the 316 317 General Revenue Fund.

318 Section 5. Paragraph (a) of subsection (3) and paragraph 319 (b) of subsection (4) of section 1006.40, Florida Statutes, are 320 amended to read:

321 1006.40 Use of instructional materials allocation; 322 instructional materials, library books, and reference books; 323 repair of books.-

324 (3) (a) Except for a school district or a consortium of
 325 school districts that implements an instructional materials

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326 program pursuant to s. 1006.283, each district school board 327 shall use the annual allocation only for the purchase of 328 instructional materials that align with state standards, and are 329 included on the state-adopted list, except as otherwise 330 authorized in paragraphs (b) and (c), and include professional 331 development and supplemental materials to support high-quality 332 accurate instruction.

333 (4) Each district school board is responsible for the content of all materials used in a classroom or otherwise made 334 335 available to students. Each district school board shall adopt 336 rules, and each district school superintendent shall implement 337 procedures, that:

338 (b) Except as provided in s. 1006.34(2)(b), provide a 339 process for public review of, public comment on, and the 340 adoption of instructional materials that satisfies the 341 requirements of s. 1006.283(2)(b)8., 9., and 11. 342

Section 6. This act shall take effect July 1, 2018.

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