1 A bill to be entitled 2 An act relating to education; amending s. 1001.23, 3 F.S.; authorizing the Department of Education to hold 4 patents, copyrights, trademarks, and service marks; 5 authorizing the department to take specified actions to enforce its rights under certain circumstances; 6 7 requiring the department to notify the Department of 8 State under certain circumstances; requiring certain 9 proceeds to be deposited into a specified trust fund; 10 amending s. 1003.33, F.S.; requiring final report 11 cards to be issued within a specified timeframe; 12 providing an exception; amending s. 1003.4156, F.S.; conforming provisions to changes made by the act; 13 14 amending s. 1003.4282, F.S.; deleting obsolete language; requiring certain students to take a 15 16 specified assessment relating to civic literacy; 17 providing that such assessment meets certain postsecondary requirements under specified 18 19 circumstances; amending s. 1003.4285, F.S.; revising the requirements for earning the scholar designation 20 21 on a standard high school diploma; amending s. 1006.33, F.S.; authorizing the department to establish 22 23 timeframes for specified purposes relating to 24 instructional materials for a certain adoption cycle; 25 amending s. 1007.25, F.S.; requiring postsecondary

Page 1 of 44

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26 students to complete a civic literacy course and pass 27 a specified assessment to demonstrate competency in 28 civic literacy; authorizing students to meet the 29 assessment requirements in high school; amending s. 30 1007.35, F.S.; requiring the Florida Partnership for 31 Minority and Underrepresented Student Achievement to 32 provide specified information to students relating to 33 transitioning to postsecondary education; revising certain reporting requirements; amending s. 1008.212, 34 35 F.S.; conforming cross-references to changes made by 36 the act; amending s. 1008.22, F.S.; deleting obsolete 37 language; discontinuing a specified English Language Arts assessment at a certain time; requiring certain 38 statewide, standardized assessments to be administered 39 40 in a paper-based format; requiring school districts to 41 provide the SAT or ACT to grade 11 students beginning 42 in a specified school year; requiring school districts 43 to choose which assessment to administer; deleting specified reporting requirements; authorizing the 44 45 commissioner to discontinue the geometry end-of-course assessment under certain circumstances; deleting a 46 47 requirement that the Commissioner of Education 48 maintain a specified item bank; deleting specified requirements for the date of the administration of 49 50 specified assessments; revising a deadline for the

Page 2 of 44

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51 publication of certain assessments; amending s. 52 1008.25, F.S.; revising which assessments a high 53 school must use to advise students of specified 54 deficiencies; amending s. 1008.33, F.S.; revising 55 requirements for certain intervention and support 56 strategies; providing requirements for the State Board 57 of Education to allow a school an additional year of 58 implementation of a district-managed turnaround plan; 59 revising the requirements for turnaround options for 60 specified schools; revising the criteria for a school 61 to implement such options; revising the components of 62 such turnaround options; authorizing a school district to request a new turnaround option; providing 63 64 requirements for certain schools that reenter the turnaround system; authorizing the state board to 65 66 revoke a turnaround plan under certain circumstances; 67 providing requirements for such revocation; amending 68 s. 1008.34, F.S.; revising definitions; revising 69 school grade calculations to include specified 70 assessment results beginning in a specified school 71 year; amending s. 1008.3415, F.S.; conforming a cross-72 reference to changes made by the act; amending s. 73 1011.62, F.S.; revising the eligibility criteria for 74 the turnaround school supplemental services 75 allocation; revising the required contents for a

Page 3 of 44

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76	specified plan; requiring the department to provide
77	final approval of specified plans; providing an
78	appropriation; providing an effective date.
79	
80	Be It Enacted by the Legislature of the State of Florida:
81	
82	Section 1. Subsection (5) is added to section 1001.23,
83	Florida Statutes, to read:
84	1001.23 Specific powers and duties of the Department of
85	EducationIn addition to all other duties assigned to it by law
86	or by rule of the State Board of Education, the department
87	shall:
88	(5) Notwithstanding chapter 286, have the authority to
89	hold patents, copyrights, trademarks, and service marks. The
89 90	hold patents, copyrights, trademarks, and service marks. The department may take any action necessary to enforce its rights
90	department may take any action necessary to enforce its rights
90 91	department may take any action necessary to enforce its rights with respect to such patents, copyrights, trademarks, and
90 91 92	department may take any action necessary to enforce its rights with respect to such patents, copyrights, trademarks, and service marks or enter into a transaction to sell, lease,
90 91 92 93	department may take any action necessary to enforce its rights with respect to such patents, copyrights, trademarks, and service marks or enter into a transaction to sell, lease, license, or transfer such rights for monetary gain or other
90 91 92 93 94	department may take any action necessary to enforce its rights with respect to such patents, copyrights, trademarks, and service marks or enter into a transaction to sell, lease, license, or transfer such rights for monetary gain or other consideration, at the department's discretion. The department
90 91 92 93 94 95	department may take any action necessary to enforce its rights with respect to such patents, copyrights, trademarks, and service marks or enter into a transaction to sell, lease, license, or transfer such rights for monetary gain or other consideration, at the department's discretion. The department shall notify the Department of State in writing when property
90 91 92 93 94 95 96	department may take any action necessary to enforce its rights with respect to such patents, copyrights, trademarks, and service marks or enter into a transaction to sell, lease, license, or transfer such rights for monetary gain or other consideration, at the department's discretion. The department shall notify the Department of State in writing when property rights by patent, copyright, or trademark are secured by the
90 91 92 93 94 95 96 97	department may take any action necessary to enforce its rights with respect to such patents, copyrights, trademarks, and service marks or enter into a transaction to sell, lease, license, or transfer such rights for monetary gain or other consideration, at the department's discretion. The department shall notify the Department of State in writing when property rights by patent, copyright, or trademark are secured by the department. Any proceeds received by the department from the
90 91 92 93 94 95 96 97 98	department may take any action necessary to enforce its rights with respect to such patents, copyrights, trademarks, and service marks or enter into a transaction to sell, lease, license, or transfer such rights for monetary gain or other consideration, at the department's discretion. The department shall notify the Department of State in writing when property rights by patent, copyright, or trademark are secured by the department. Any proceeds received by the department from the exercise of these rights, except for educational materials and

Page 4 of 44

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101 Section 2. Subsection (3) is added to section 1003.33, 102 Florida Statutes, to read: 103 1003.33 Report cards; end-of-the-year status.-104 (3) A student's final report card for a school year must 105 be issued no later than 1 week after the last day of school or 1 106 week after receipt of assessment results for students enrolled 107 in courses, as specified in the course code directory, with an associated statewide, standardized end-of-course assessment 108 109 pursuant to s. 1008.22. 110 111 District school boards shall not allow schools to exempt 112 students from academic performance requirements based on 113 practices or policies designed to encourage student attendance. 114 A student's attendance record may not be used in whole or in 115 part to provide an exemption from any academic performance 116 requirement. 117 Section 3. Paragraph (b) of subsection (1) of section 118 1003.4156, Florida Statutes, is amended to read: 119 1003.4156 General requirements for middle grades promotion.-120 121 In order for a student to be promoted to high school (1)122 from a school that includes middle grades 6, 7, and 8, the student must successfully complete the following courses: 123 124 (b) Three middle grades or higher courses in mathematics. 125 Each school that includes middle grades must offer at least one

Page 5 of 44

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126 high school level mathematics course for which students may earn 127 high school credit. Successful completion of a high school level 128 Algebra I or Geometry course is not contingent upon the 129 student's performance on the statewide, standardized end-of-130 course (EOC) assessment. To earn high school credit for Algebra 131 I, a middle grades student must take the statewide, standardized 132 Algebra I EOC assessment, which constitutes 30 percent of the 133 student's final course grade, and earn a passing grade in pass the course, and in addition, beginning with the 2013-2014 school 134 135 year and thereafter, a student's performance on the Algebra I 136 EOC assessment constitutes 30 percent of the student's final 137 course grade. To earn high school credit for a Geometry course, a middle grades student must, until the Geometry EOC assessment 138 139 is discontinued under s. 1008.22(3)(h), take the statewide, 140 standardized Geometry EOC assessment, which constitutes 30 percent of the student's final course grade, and earn a passing 141 142 grade in the course. 143 Section 4. Paragraphs (a), (b), and (d) of subsection (3), 144 subsection (7), and paragraph (e) of subsection (10) of section 145 1003.4282, Florida Statutes, are amended to read: 146 1003.4282 Requirements for a standard high school 147 diploma.-

148 (3) STANDARD HIGH SCHOOL DIPLOMA; COURSE AND ASSESSMENT
 149 REQUIREMENTS.-

150

Page 6 of 44

(a) Four credits in English Language Arts (ELA).-The four

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151 credits must be in ELA I, II, III, and IV. A student must pass 152 the statewide, standardized grade 10 Reading assessment or, when 153 implemented, the grade 10 ELA assessment, or earn a concordant 154 score, in order to earn a standard high school diploma.

155

(b) Four credits in mathematics.-

156 1. A student must earn one credit in Algebra I and one 157 credit in Geometry. A student's performance on the statewide, 158 standardized Algebra I end-of-course (EOC) assessment 159 constitutes 30 percent of the student's final course grade. A 160 student must pass the statewide, standardized Algebra I EOC assessment, or earn a comparative score, in order to earn a 161 standard high school diploma. Until the Geometry EOC assessment 162 is discontinued under s. 1008.22(3)(h), a student's performance 163 164 on the statewide, standardized Geometry EOC assessment 165 constitutes 30 percent of the student's final course grade.

166 2. A student who earns an industry certification for which 167 there is a statewide college credit articulation agreement 168 approved by the State Board of Education may substitute the 169 certification for one mathematics credit. Substitution may occur 170 for up to two mathematics credits, except for Algebra I and 171 Geometry. A student may earn two mathematics credits by successfully completing Algebra I through two full-year courses. 172 A certified school counselor or the principal's designee must 173 174 advise the student that admission to a state university may require the student to earn 3 additional mathematics credits 175

Page 7 of 44

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176 that are at least as rigorous as Algebra I.

177 A student who earns a computer science credit may 3. 178 substitute the credit for up to one credit of the mathematics 179 requirement, with the exception of Algebra I and Geometry, if 180 the commissioner identifies the computer science credit as being 181 equivalent in rigor to the mathematics credit. An identified 182 computer science credit may not be used to substitute for both a mathematics and a science credit. A student who earns an 183 industry certification in 3D rapid prototype printing may 184 satisfy up to two credits of the mathematics requirement, with 185 the exception of Algebra I, if the commissioner identifies the 186 187 certification as being equivalent in rigor to the mathematics credit or credits. 188

Three credits in social studies.-A student must earn 189 (d) 190 one credit in United States History; one credit in World 191 History; one-half credit in economics; and one-half credit in 192 United States Government. The United States History EOC 193 assessment constitutes 30 percent of the student's final course 194 grade. Beginning with the 2020-2021 school year, all students in 195 grade 12 shall take the assessment of civic literacy identified 196 by the State Board of Education under s. 1007.25(4). A student 197 who earns a passing score on the assessment is exempt from the 198 postsecondary civic literacy assessment required by s. 199 1007.25(4).

200

(7) UNIFORM TRANSFER OF HIGH SCHOOL CREDITS.-Beginning

Page 8 of 44

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201 with the 2012-2013 school year, If a student transfers to a 202 Florida public high school from out of country, out of state, a 203 private school, or a home education program and the student's 204 transcript shows a credit in Algebra I, the student's 205 transferring course final grade and credit shall be honored. 206 However, the student must pass the statewide, standardized 207 Algebra I EOC assessment in order to earn a standard high school 208 diploma unless the student earned a comparative score, passed a 209 statewide assessment in Algebra I administered by the 210 transferring entity, or passed the statewide mathematics assessment the transferring entity uses to satisfy the 211 212 requirements of the Elementary and Secondary Education Act, as amended by the Every Student Succeeds Act (ESSA) of 2015, 20 213 214 U.S.C. ss. 6301 et seq. If a student's transcript shows a credit 215 in high school reading or English Language Arts II or III, in 216 order to earn a standard high school diploma, the student must 217 take and pass the statewide, standardized grade 10 Reading 218 assessment or, when implemented, the grade 10 ELA assessment, or 219 earn a concordant score. If a transfer student's transcript 220 shows a final course grade and course credit in Algebra I, 221 Geometry, Biology I, or United States History, the transferring 222 course final grade and credit shall be honored without the student taking the requisite statewide, standardized EOC 223 assessment and without the assessment results constituting 30 224 225 percent of the student's final course grade.

Page 9 of 44

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(10) STUDENTS WITH DISABILITIES.-Beginning with students
entering grade 9 in the 2014-2015 school year, this subsection
applies to a student with a disability.

(e) Any waiver of the statewide, standardized assessment requirements by the individual education plan team, pursuant to <u>s. 1008.22(3)(d)</u> <u>s. 1008.22(3)(c)</u>, must be approved by the parent and is subject to verification for appropriateness by an independent reviewer selected by the parent as provided for in s. 1003.572.

The State Board of Education shall adopt rules under ss. 120.536(1) and 120.54 to implement this subsection, including rules that establish the minimum requirements for students described in this subsection to earn a standard high school diploma. The State Board of Education shall adopt emergency rules pursuant to ss. 120.536(1) and 120.54.

242 Section 5. Paragraph (a) of subsection (1) of section 243 1003.4285, Florida Statutes, is amended to read:

1003.4285 Standard high school diploma designations.-

(1) Each standard high school diploma shall include, as
applicable, the following designations if the student meets the
criteria set forth for the designation:

(a) Scholar designation.-In addition to the requirements
of s. 1003.4282, in order to earn the Scholar designation, a
student must satisfy the following requirements:

Page 10 of 44

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Mathematics.-Earn one credit in Algebra II or an
 equally rigorous course and one credit in statistics or an
 equally rigorous course. Beginning with students entering grade
 9 in the 2014-2015 school year, pass the Geometry statewide,
 standardized assessment.

256 2. Science.-Pass the statewide, standardized Biology I EOC 257 assessment and earn one credit in chemistry or physics and one 258 credit in a course equally rigorous to chemistry or physics. 259 However, a student enrolled in an Advanced Placement (AP), International Baccalaureate (IB), or Advanced International 260 261 Certificate of Education (AICE) Biology course who takes the 262 respective AP, IB, or AICE Biology assessment and earns the 263 minimum score necessary to earn college credit as identified 264 pursuant to s. 1007.27(2) meets the requirement of this 265 subparagraph without having to take the statewide, standardized 266 Biology I EOC assessment.

267 Social studies.-Pass the statewide, standardized United 3. 268 States History EOC assessment. However, a student enrolled in an 269 AP, IB, or AICE course that includes United States History 270 topics who takes the respective AP, IB, or AICE assessment and 271 earns the minimum score necessary to earn college credit as 272 identified pursuant to s. 1007.27(2) meets the requirement of this subparagraph without having to take the statewide, 273 274 standardized United States History EOC assessment.

275

4. Foreign language.-Earn two credits in the same foreign

Page 11 of 44

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276 language.

5. Electives.-Earn at least one credit in an Advanced Placement, an International Baccalaureate, an Advanced International Certificate of Education, or a dual enrollment course.

281 Section 6. Subsection (5) is added to section 1006.33, 282 Florida Statutes, to read:

283 1006.33 Bids or proposals; advertisement and its 284 contents.-

(5) Notwithstanding the requirements of this section and rules adopted to implement this section, for the 2020 adoption cycle, the department may establish timeframes for the advertisement and submission of bids for instructional materials.

290 Section 7. Subsection (4) of section 1007.25, Florida 291 Statutes, is amended to read:

292 1007.25 General education courses; common prerequisites;
293 other degree requirements.—

(4) Beginning with students initially entering a Florida
College System institution or state university in the <u>2020-2021</u>
2018-2019 school year and thereafter, each student must
demonstrate competency in civic literacy. Students must have the
option to demonstrate competency through <u>the</u> successful
completion of a civic literacy course <u>and or</u> by achieving a
passing score on an assessment. The State Board of Education

Page 12 of 44

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301 must adopt in rule and the Board of Governors must adopt in 302 regulation at least one existing assessment that measures 303 competencies consistent with the required course competencies 304 outlined in paragraph (b). A student may fulfill the assessment requirement by earning a passing score on the assessment while 305 306 in high school under s. 1003.4282(3)(d). The chair of the State 307 Board of Education and the chair of the Board of Governors, or 308 their respective designees, shall jointly appoint a faculty 309 committee to:

310 (a) Develop a new course in civic literacy or revise an
 311 existing general education core course in American History or
 312 American Government to include civic literacy.

313 Establish course competencies and identify outcomes (b) 314 that include, at a minimum, an understanding of the basic 315 principles of American democracy and how they are applied in our 316 republican form of government, an understanding of the United 317 States Constitution, knowledge of the founding documents and how they have shaped the nature and functions of our institutions of 318 319 self-governance, and an understanding of landmark Supreme Court 320 cases and their impact on law and society.

321 Section 8. Paragraph (a) of subsection (8) of section 322 1007.35, Florida Statutes, is amended, and paragraph (1) is 323 added to subsection (6) of that section, to read:

324 1007.35 Florida Partnership for Minority and
 325 Underrepresented Student Achievement.—

Page 13 of 44

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326 (6) The partnership shall: 327 (1) Provide information on resources and opportunities to 328 help students transition to postsecondary education, including 329 available financial aid and how to apply for such aid and public 330 and private partnerships that provide college advising services 331 to assist students in the postsecondary education application 332 process. 333 By September 30 of each year, the partnership shall (8) (a) 334 submit to the department a report that contains an evaluation of 335 the effectiveness of the delivered services and activities. 336 Activities and services must be evaluated on their effectiveness 337 at raising student achievement and increasing the number of AP 338 or other advanced course examinations in low-performing middle 339 and high schools. Other indicators that must be addressed in the 340 evaluation report include the number of middle and high school 341 teachers trained; the effectiveness of the training; measures of 342 postsecondary readiness of the students affected by the program; 343 levels of participation in 10th grade PSAT/NMSQT or the PreACT 344 testing; the number of students who submit at least one 345 postsecondary application; the number of students who submit an 346 application for financial aid to help pay for postsecondary 347 expenses; and measures of student, parent, and teacher awareness of and satisfaction with the services of the partnership. 348 Section 9. Paragraph (a) of subsection (1) and subsection 349 350 (2) of section 1008.212, Florida Statutes, are amended to read:

Page 14 of 44

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351 1008.212 Students with disabilities; extraordinary 352 exemption.-

353

(1) As used in this section, the term:

"Circumstance" means a situation in which 354 (a) 355 accommodations allowable for use on the statewide standardized 356 assessment, a statewide standardized end-of-course assessment, 357 or an alternate assessment pursuant to s. 1008.22(3)(d) s. 358 1008.22(3)(c) are not offered to a student during the current 359 year's assessment administration due to technological 360 limitations in the testing administration program which lead to 361 results that reflect the student's impaired sensory, manual, or 362 speaking skills rather than the student's achievement of the 363 benchmarks assessed by the statewide standardized assessment, a 364 statewide standardized end-of-course assessment, or an alternate 365 assessment.

366 (2) A student with a disability for whom the individual 367 education plan (IEP) team determines is prevented by a 368 circumstance or condition from physically demonstrating the 369 mastery of skills that have been acquired and are measured by 370 the statewide standardized assessment, a statewide standardized 371 end-of-course assessment, or an alternate assessment pursuant to 372 s. 1008.22(3)(d) s. 1008.22(3)(c) shall be granted an extraordinary exemption from the administration of the 373 374 assessment. A learning, emotional, behavioral, or significant 375 cognitive disability, or the receipt of services through the

Page 15 of 44

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376 homebound or hospitalized program in accordance with rule 6A-377 6.03020, Florida Administrative Code, is not, in and of itself, 378 an adequate criterion for the granting of an extraordinary 379 exemption.

380 Section 10. Paragraphs (a), (b), (c), (d), and (g) of 381 subsection (3), subsection (6), paragraphs (a), (b), (c), and 382 (h) of subsection (7), and subsections (8) and (9) of section 383 1008.22, Florida Statutes, are amended, a new paragraph (c) is added to subsection (3), and paragraph (h) is added to 384 subsection (3) of that section, to read: 385

386

1008.22 Student assessment program for public schools.-STATEWIDE, STANDARDIZED ASSESSMENT PROGRAM.-The 387 (3) Commissioner of Education shall design and implement a 388 389 statewide, standardized assessment program aligned to the core 390 curricular content established in the Next Generation Sunshine 391 State Standards. The commissioner also must develop or select 392 and implement a common battery of assessment tools that will be 393 used in all juvenile justice education programs in the state. 394 These tools must accurately measure the core curricular content 395 established in the Next Generation Sunshine State Standards. 396 Participation in the assessment program is mandatory for all 397 school districts and all students attending public schools, including adult students seeking a standard high school diploma 398 under s. 1003.4282 and students in Department of Juvenile 399 Justice education programs, except as otherwise provided by law. 400

Page 16 of 44

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If a student does not participate in the assessment program, the school district must notify the student's parent and provide the parent with information regarding the implications of such nonparticipation. The statewide, standardized assessment program shall be designed and implemented as follows:

406 Statewide, standardized comprehensive assessments.-The (a) 407 statewide, standardized Reading assessment shall be administered 408 annually in grades 3 through 10. The statewide, standardized 409 Writing assessment shall be administered annually at least once 410 at the elementary, middle, and high school levels. When the 411 Reading and Writing assessments are replaced by English Language 412 Arts (ELA) assessments, ELA assessments shall be administered to students in grades 3 through 8 and in grade 10. The grade 9 ELA 413 414 assessment shall be last administered in the 2021-2022 school 415 year. Retake opportunities for the grade 10 Reading assessment 416 or, upon implementation, the grade 10 ELA assessment must be 417 provided. Students taking the ELA assessments shall not take the 418 statewide, standardized assessments in Reading or Writing. 419 Reading passages and writing prompts for ELA assessments shall 420 incorporate grade-level core curricula content from social 421 studies. The statewide, standardized Mathematics assessments 422 shall be administered annually in grades 3 through 8. Students 423 taking a revised Mathematics assessment shall not take the 424 discontinued assessment. The statewide, standardized Science 425 assessment shall be administered annually at least once at the

Page 17 of 44

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426 elementary and middle grades levels. In order to earn a standard 427 high school diploma, a student who has not earned a passing 428 score on the grade 10 Reading assessment or, upon 429 implementation, the grade 10 ELA assessment must earn a passing 430 score on the assessment retake or earn a concordant score as 431 authorized under subsection (9). Statewide, standardized ELA and 432 mathematics assessments in grades 3 through 6 must be delivered 433 in a paper-based format.

(b) End-of-course (EOC) assessments.-EOC assessments must
be statewide, standardized, and developed or approved by the
Department of Education as follows:

437 1. EOC assessments for Algebra I, Geometry, Biology I,
438 United States History, and Civics shall be administered to
439 students enrolled in such courses as specified in the course
440 code directory. <u>The Geometry EOC assessment shall be</u>
441 <u>administered to students enrolled in such courses as specified</u>
442 <u>in the course code directory until it is discontinued under</u>
443 paragraph (h).

2. Students enrolled in a course, as specified in the
course code directory, with an associated statewide,
standardized EOC assessment must take the EOC assessment for
such course and may not take the corresponding subject or gradelevel statewide, standardized assessment pursuant to paragraph
Sections 1003.4156 and 1003.4282 govern the use of
statewide, standardized EOC assessment results for students.

Page 18 of 44

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451 3. The commissioner may select one or more nationally 452 developed comprehensive examinations, which may include 453 examinations for a College Board Advanced Placement course, 454 International Baccalaureate course, or Advanced International 455 Certificate of Education course, or industry-approved 456 examinations to earn national industry certifications identified 457 in the CAPE Industry Certification Funding List, for use as EOC 458 assessments under this paragraph if the commissioner determines 459 that the content knowledge and skills assessed by the 460 examinations meet or exceed the grade-level expectations for the 461 core curricular content established for the course in the Next 462 Generation Sunshine State Standards. Use of any such examination 463 as an EOC assessment must be approved by the state board in 464 rule.

465 Contingent upon funding provided in the General 4. 466 Appropriations Act, including the appropriation of funds 467 received through federal grants, the commissioner may establish 468 an implementation schedule for the development and 469 administration of additional statewide, standardized EOC 470 assessments that must be approved by the state board in rule. If approved by the state board, student performance on such 471 472 assessments constitutes 30 percent of a student's final course 473 grade.

474 5. All statewide, standardized EOC assessments must be 475 administered online except as otherwise provided in paragraph

Page 19 of 44

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476	<u>(d)</u> (c) .
477	6. A student enrolled in an Advanced Placement (AP),
478	International Baccalaureate (IB), or Advanced International
479	Certificate of Education (AICE) course who takes the respective
480	AP, IB, or AICE assessment and earns the minimum score necessary
481	to earn college credit, as identified in s. 1007.27(2), meets
482	the requirements of this paragraph and does not have to take the
483	EOC assessment for the corresponding course.
484	(c) Nationally recognized high school assessments
485	1. Beginning with the 2020-2021 school year, each school
486	district shall provide for the administration of the SAT or ACT
487	to each public school student in grade 11 in the district,
488	including students attending public high schools, alternative
489	schools, and centers of the Department of Juvenile Justice.
490	2. School districts must choose either the SAT or ACT for
491	districtwide administration.
492	3. Funding for the SAT and the ACT for all grade 11
493	students shall be as provided in the General Appropriations Act.
494	<u>(d)</u> Students with disabilities; Florida Alternate
495	Assessment
496	1. Each district school board must provide instruction to
497	prepare students with disabilities in the core content knowledge
498	and skills necessary for successful grade-to-grade progression
499	and high school graduation.
500	2. A student with a disability, as defined in s. 1007.02,
	Page 20 of 44

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501 for whom the individual education plan (IEP) team determines 502 that the statewide, standardized assessments under this section 503 cannot accurately measure the student's abilities, taking into 504 consideration all allowable accommodations, shall have 505 assessment results waived for the purpose of receiving a course 506 grade and a standard high school diploma. Such waiver shall be 507 designated on the student's transcript. The statement of waiver 508 shall be limited to a statement that performance on an 509 assessment was waived for the purpose of receiving a course 510 grade or a standard high school diploma, as applicable.

511 3. The State Board of Education shall adopt rules, based 512 upon recommendations of the commissioner, for the provision of 513 assessment accommodations for students with disabilities and for 514 students who have limited English proficiency.

a. Accommodations that negate the validity of a statewide, 515 standardized assessment are not allowed during the 516 517 administration of the assessment. However, instructional 518 accommodations are allowed in the classroom if identified in a 519 student's IEP. Students using instructional accommodations in 520 the classroom that are not allowed on a statewide, standardized 521 assessment may have assessment results waived if the IEP team 522 determines that the assessment cannot accurately measure the student's abilities. 523

524 b. If a student is provided with instructional 525 accommodations in the classroom that are not allowed as

Page 21 of 44

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526 accommodations for statewide, standardized assessments, the 527 district must inform the parent in writing and provide the 528 parent with information regarding the impact on the student's 529 ability to meet expected performance levels. A parent must 530 provide signed consent for a student to receive classroom 531 instructional accommodations that would not be available or 532 permitted on a statewide, standardized assessment and 533 acknowledge in writing that he or she understands the 534 implications of such instructional accommodations.

535 c. If a student's IEP states that online administration of 536 a statewide, standardized assessment will significantly impair 537 the student's ability to perform, the assessment shall be 538 administered in hard copy.

4. For students with significant cognitive disabilities, the Department of Education shall provide for implementation of the Florida Alternate Assessment to accurately measure the core curricular content established in the Next Generation Sunshine State Standards.

544

(d) Implementation schedule.-

545 1. The Commissioner of Education shall establish and 546 publish on the department's website an implementation schedule 547 to transition from the statewide, standardized Reading and 548 Writing assessments to the ELA assessments and to the revised 549 Mathematics assessments, including the Algebra I and Ceometry 550 EOC assessments. The schedule must take into consideration

Page 22 of 44

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551 funding, sufficient field and baseline data, access to 552 assessments, instructional alignment, and school district 553 readiness to administer the assessments online. All such 554 assessments must be delivered through computer-based testing, 555 however, the following assessments must be delivered in a 556 computer-based format, as follows: the grade 3 Mathematics 557 assessment beginning in the 2016-2017 school year; the grade 4 558 ELA assessment, beginning in the 2015-2016 school year; and the 559 grade 4 Mathematics assessment, beginning in the 2016-2017 560 school year. Notwithstanding the requirements of this 561 subparagraph, statewide, standardized ELA and mathematics 562 assessments in grades 3 through 6 must be delivered only in a 563 paper-based format, beginning with the 2017-2018 school year, 564 and all such assessments must be paper-based no later than the 2018-2019 school year. 565

566 2. The Department of Education shall publish minimum and 567 recommended technology requirements that include specifications 568 for hardware, software, networking, security, and broadband 569 capacity to facilitate school district compliance with the 570 requirements of this section.

571

(g) Contracts for assessments.-

572 1. The commissioner shall provide for the assessments to 573 be developed or obtained, as appropriate, through contracts and 574 project agreements with private vendors, public vendors, public 575 agencies, postsecondary educational institutions, or school

Page 23 of 44

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districts. The commissioner may enter into contracts for the 576 577 continued administration of the assessments authorized and 578 funded by the Legislature. Contracts may be initiated in 1 579 fiscal year and continue into the next fiscal year and may be paid from the appropriations of either or both fiscal years. The 580 581 commissioner may negotiate for the sale or lease of tests, 582 scoring protocols, test scoring services, and related materials 583 developed pursuant to law.

584 A student's performance results on statewide, 2. 585 standardized assessments, EOC assessments, and Florida 586 Alternative Assessments administered pursuant to this subsection 587 must be provided to the student's teachers and parents by the 588 end of the school year, unless the commissioner determines that 589 extenuating circumstances exist and reports the extenuating 590 circumstances to the State Board of Education. This subparagraph 591 does not apply to existing contracts for such assessments, but 592 shall apply to new contracts and any renewal of existing 593 contracts for such assessments.

3. If liquidated damages are applicable, the department shall collect liquidated damages that are due in response to the administration of the spring 2015 computer-based assessments of the department's Florida Standards Assessment contract with American Institutes for Research, and expend the funds to reimburse parties that incurred damages.

600

(h) Assessment flexibility.-The Department of Education

Page 24 of 44

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601 shall seek approval from the United States Department of 602 Education to use the nationally recognized high school 603 assessments administered under paragraph (c) as the state's high 604 school assessment in mathematics under federal law. If the 605 department receives approval, the commissioner may discontinue 606 the geometry end-of-course examination. 607 (6) LOCAL ASSESSMENT OF STUDENT PERFORMANCE ON STATE 608 STANDARDS.-(a) Measurement of student performance is the 609 610 responsibility of school districts except in those subjects and grade levels measured under the statewide, standardized 611 612 assessment program described in this section. When available, 613 instructional personnel must be provided with information on student achievement of standards and benchmarks in order to 614 improve instruction. 615 (b) The Commissioner of Education shall assist and support 616 617 districts in measuring student performance on the state 618 standards by maintaining a statewide item bank, facilitating the 619 sharing of developed tests or test items among school districts, 620 and providing technical assistance in best assessment practices. 621 The commissioner may discontinue the item bank if he or she 622 determines that district participation is insufficient for its 623 sustainability. 624 (7) ASSESSMENT SCHEDULES AND REPORTING OF RESULTS.-The Commissioner of Education shall establish 625 (a)

Page 25 of 44

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626 schedules for the administration of statewide, standardized 627 assessments and the reporting of student assessment results. The 628 commissioner shall consider the observance of religious and 629 school holidays when developing the schedules. The assessment 630 and reporting schedules must provide the earliest possible 631 reporting of student assessment results to the school districts τ 632 consistent with the requirements of paragraph (3) (g). Assessment results for the statewide, standardized ELA and mathematics 633 634 assessments and all statewide, standardized EOC assessments must 635 be made available no later than June 30, except for results for the grade 3 statewide, standardized ELA assessment, which must 636 637 be made available no later than May 31. School districts shall administer statewide, standardized assessments in accordance 638 639 with the schedule established by the commissioner.

640 By January of each year, beginning in 2018, the (b) commissioner shall publish on the department's website a uniform 641 642 calendar that includes the assessment and reporting schedules 643 for, at a minimum, the next 2 school years. The uniform calendar 644 must be provided to school districts in an electronic format 645 that allows each school district and public school to populate the calendar with, at minimum, the following information for 646 647 reporting the district assessment schedules under paragraph (d):

648 1. Whether the assessment is a district-required649 assessment or a state-required assessment.

650

2. The specific date or dates that each assessment will be

Page 26 of 44

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651 administered.

652 3. The time allotted to administer each assessment.

653 4. Whether the assessment is a computer-based assessment654 or a paper-based assessment.

5. The grade level or subject area associated with theassessment.

657 6. The date that the assessment results are expected to be 658 available to teachers and parents.

659 7. The type of assessment, the purpose of the assessment,660 and the use of the assessment results.

661

8. A glossary of assessment terminology.

662 9. Estimates of average time for administering state-663 required and district-required assessments, by grade level.

(c) Beginning with the 2018-2019 school year, The spring administration of the statewide, standardized assessments in paragraphs (3)(a) and (b), excluding assessment retakes, must be in accordance with the following schedule:

1. The grade 3 statewide, standardized ELA assessment and the writing portion of the statewide, standardized ELA assessment for grades 4 through 10 must be administered no earlier than April 1 each year within an assessment window not to exceed 2 weeks.

673 2. With the exception of assessments identified in
674 subparagraph 1., any statewide, standardized assessment that is
675 delivered in a paper-based format must be administered no

Page 27 of 44

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676 earlier than May 1 each year within an assessment window not to677 exceed 2 weeks.

3. With the exception of assessments identified in
subparagraphs 1. and 2., any statewide, standardized assessment
must be administered within a 4-week assessment window that
opens no earlier than May 1 each year.

Each school district shall administer the assessments identified
under subparagraphs 2. and 3. no earlier than 4 weeks before the
last day of school for the district.

686 The results of statewide, standardized ELA, and (h) mathematics, science, and social studies assessments, including 687 688 assessment retakes, shall be reported in an easy-to-read and 689 understandable format and delivered in time to provide useful, 690 actionable information to students, parents, and each student's 691 current teacher of record and teacher of record for the 692 subsequent school year; however, in any case, the district shall 693 provide the results pursuant to this paragraph within 1 week 694 after receiving the results from the department. A report of 695 student assessment results must, at a minimum, contain:

696 1. A clear explanation of the student's performance on the697 applicable statewide, standardized assessments.

698 2. Information identifying the student's areas of strength699 and areas in need of improvement.

700

682

3. Specific actions that may be taken, and the available

Page 28 of 44

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701 resources that may be used, by the student's parent to assist 702 his or her child based on the student's areas of strength and 703 areas in need of improvement.

4. Longitudinal information, if available, on the
student's progress in each subject area based on previous
statewide, standardized assessment data.

5. Comparative information showing the student's score
compared to other students in the school district, in the state,
or, if available, in other states.

6. Predictive information, if available, showing the linkage between the scores attained by the student on the statewide, standardized assessments and the scores he or she may potentially attain on nationally recognized college entrance examinations.

(8) PUBLICATION OF ASSESSMENTS.-To promote transparency in the statewide assessment program, in any procurement for the <u>statewide, standardized assessments in</u> ELA, <u>assessment in grades</u> 3 through 10 and the mathematics, <u>science</u>, <u>and social studies</u> assessment in grades 3 through 8, the Department of Education shall solicit cost proposals for publication of the state assessments on its website in accordance with this subsection.

(a) The department shall publish each assessment
administered under paragraph (3) (a) and subparagraph (3) (b)1.,
excluding assessment retakes, at least once on a triennial basis
pursuant to a schedule determined by the Commissioner of

Page 29 of 44

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726 Education. Each assessment, when published, must have been 727 administered during the most recent school year and be in a 728 format that facilitates the sharing of assessment items.

(b) The initial publication of assessments must occur no later than June 30, <u>2024</u> 2021, subject to appropriation, and must include, at a minimum, the grade 3 ELA and mathematics assessments, the grade 10 ELA assessment, and the Algebra I EOC assessment.

(c) The department must provide materials on its website
to help the public interpret assessment information published
pursuant to this subsection.

737 (9) CONCORDANT SCORES.-The Commissioner of Education must 738 identify scores on the SAT and ACT that if achieved satisfy the 739 graduation requirement that a student pass the grade 10 740 statewide, standardized Reading assessment or, upon 741 implementation, the grade 10 ELA assessment. The commissioner 742 may identify concordant scores on assessments other than the SAT 743 and ACT. If the content or scoring procedures change for the 744 grade 10 Reading assessment or, upon implementation, the grade 745 10 ELA assessment, new concordant scores must be determined. If 746 new concordant scores are not timely adopted, the last-adopted 747 concordant scores remain in effect until such time as new scores 748 are adopted. The state board shall adopt concordant scores in 749 rule.

750

Section 11. Paragraph (a) of subsection (2) of section

Page 30 of 44

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751 1008.25, Florida Statutes, is amended to read:

752 1008.25 Public school student progression; student
753 support; reporting requirements.-

(2) STUDENT PROGRESSION PLAN.-Each district school board
shall establish a comprehensive plan for student progression
which must provide for a student's progression from one grade to
another based on the student's mastery of the standards in s.
1003.41, specifically English Language Arts, mathematics,
science, and social studies standards. The plan must:

760 Include criteria that emphasize student reading (a) 761 proficiency in kindergarten through grade 3 and provide targeted 762 instructional support for students with identified deficiencies 763 in English Language Arts, mathematics, science, and social 764 studies. High schools shall use all available assessment 765 results, including the results of statewide, standardized 766 English Language Arts assessments and end-of-course assessments 767 for Algebra I and Geometry, to advise students of any identified 768 deficiencies and to provide appropriate postsecondary 769 preparatory instruction before high school graduation. The 770 results of evaluations used to monitor a student's progress in 771 grades K-12 must be provided to the student's teacher in a 772 timely manner and as otherwise required by law. Thereafter, evaluation results must be provided to the student's parent in a 773 774 timely manner. When available, instructional personnel must be provided with information on student achievement of standards 775

Page 31 of 44

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776 and benchmarks in order to improve instruction.

Section 12. Subsection (1), paragraphs (a) and (b) of
subsection (3), and subsection (4) of section 1008.33, Florida
Statutes, are amended to read:

780 1008.33 Authority to enforce public school improvement.-781 The State Board of Education shall comply with the (1)782 federal Elementary and Secondary Education Act (ESEA), 20 U.S.C. 783 ss. 6301 et seq., its implementing regulations, and the ESEA plan flexibility waiver approved for Florida by the United 784 785 States Secretary of Education. The state board may adopt rules 786 to maintain compliance with the ESEA and the ESEA plan 787 flexibility waiver.

788 The academic performance of all students has a (3)(a) 789 significant effect on the state school system. Pursuant to Art. 790 IX of the State Constitution, which prescribes the duty of the 791 State Board of Education to supervise Florida's public school 792 system, the state board shall equitably enforce the 793 accountability requirements of the state school system and may 794 impose state requirements on school districts in order to 795 improve the academic performance of all districts, schools, and 796 students based upon the provisions of the Florida K-20 Education 797 Code, chapters 1000-1013; the federal ESEA and its implementing regulations; and the ESEA plan flexibility waiver approved for 798 Florida by the United States Secretary of Education. 799

800

(b) The Department of Education shall annually identify

Page 32 of 44

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801 each public school in need of intervention and support to 802 improve student academic performance. <u>A deficient and failing</u> 803 <u>school is a school All schools</u> earning a grade of "D" or "F" 804 pursuant to s. 1008.34 are schools in need of intervention and 805 support.

806 The state board shall apply intensive intervention (4)(a) 807 and support strategies tailored to the needs of schools earning 808 a grade two consecutive grades of "D" or a grade of "F." In the 809 first full school year after a school initially earns a grade two consecutive grades of "D" or a grade of "F," the school 810 811 district must immediately implement intervention and support strategies prescribed in rule under paragraph (3)(c) and, by 812 813 September 1, provide the department with the memorandum of 814 understanding negotiated pursuant to s. 1001.42(21) and, by 815 October 1, a district-managed turnaround plan for approval by 816 the state board. The district-managed turnaround plan may 817 include a proposal for the district to implement an extended 818 school day, a summer program, or a combination of an extended 819 school day and a summer program. Upon approval by the state 820 board, the school district must implement the plan for the 821 remainder of the school year and continue the plan for 1 full 822 school year. The state board may allow a school an additional year of implementation before the school must implement a 823 824 turnaround option required under paragraph (b) if it determines 825 that the school is likely to improve to a grade of "C" or higher

Page 33 of 44

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826	after the first full school year of implementation, and will
827	sustain the improvement beyond the next school year.
828	(b) Unless an additional year of implementation is
829	provided pursuant to paragraph (a), a school that <u>completes a</u>
830	district-managed turnaround plan cycle and does not improve to
831	at least a grade of carns three consecutive grades below a "C"
832	or higher must implement one of the following:
833	1. Upon the recommendation of the Commissioner of
834	Education, the state board may allow the school district close
835	the school and reassign students to another school with a school
836	grade of "C" or higher, provide additional services to
837	reassigned students that are designed to address deficiencies
838	and improve performance, and monitor the progress of each
839	reassigned student for 3 school years;
840	2. <u>Repurpose</u> Close the school and reopen the school as one
841	or more charter schools, each with a governing board that has a
842	demonstrated record of effectiveness; or
843	3. Enter into a performance contract with an external
844	operator outside entity that has a demonstrated record of
845	effectiveness to operate the school. The contract must allow
846	unilateral cancellation by the school district upon revocation
847	of the turnaround plan under paragraph (f). An external operator
848	outside entity may include a provider authorized by the State
849	<u>University System or Florida College System or</u> a district-
850	managed charter school in which all instructional personnel are
	$P_{acc} 34 \text{ of } 44$

Page 34 of 44

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851 not employees of the school district, but are employees of an 852 independent governing board composed of members who did not 853 participate in the review or approval of the charter.

(c) <u>During the implementation of a turnaround option, the</u> district may request a new turnaround option. Implementation of the turnaround option is no longer required if the school improves to a grade of "C" or higher.

858 (d) If a school earning two consecutive grades of "D" or a 859 grade of "F" does not improve to a grade of "C" or higher after 2 school years of implementing the turnaround option selected by 860 861 the school district under paragraph (b), the school district 862 must implement another turnaround option. Implementation of the 863 turnaround option must begin the school year following the 864 implementation period of the existing turnaround option, unless 865 the state board determines that the school is likely to improve 866 to a grade of "C" or higher if additional time is provided to 867 implement the existing turnaround option.

868 (e) If a school earns a grade of "D" or "F" within 4 years 869 after improving to a grade of "C" or higher, the school may only 870 select a turnaround option under paragraph (b).

871 (f) The state board may revoke a turnaround plan if a
872 school district fails to follow the terms and conditions of its
873 approved plan. Before revoking a turnaround plan, the state
874 board shall consider any curative action taken or proposed by
875 the school district and the feasibility to improve performance

Page 35 of 44

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876 under the plan during the remainder of the approval period. Upon 877 revocation of a turnaround plan, a school district must submit a 878 new turnaround plan or select a new turnaround option. 879 Section 13. Paragraphs (a) and (b) of subsection (1) and 880 paragraph (b) of subsection (3) of section 1008.34, Florida 881 Statutes, are amended to read: 882 1008.34 School grading system; school report cards; 883 district grade.-884 DEFINITIONS.-For purposes of the statewide, (1) 885 standardized assessment program and school grading system, the 886 following terms are defined: 887 (a) "Achievement level," "student achievement," or "achievement" describes the level of content mastery a student 888 889 has acquired in a particular subject as measured by a statewide, 890 standardized assessment administered pursuant to s. 891 1008.22(3)(a) and (b). There are five achievement levels. Level 892 1 is the lowest achievement level, level 5 is the highest achievement level, and level 3 indicates satisfactory 893 894 performance. A student passes an assessment if the student 895 achieves a level 3, level 4, or level 5. For purposes of the 896 Florida Alternate Assessment administered pursuant to s. 1008.22(3)(d) s. 1008.22(3)(c), the state board shall provide, 897 in rule, the number of achievement levels and identify the 898 achievement levels that are considered passing. Before the 2022-899 2023 calculation of school grades, the State Board of Education 900

Page 36 of 44

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901 shall provide, in rule, passing scores for the SAT and ACT 902 administered under s. 1008.22(3)(c). 903 (b) "Learning Gains," "annual learning gains," or "student 904 learning gains" means the degree of student learning growth 905 occurring over time from one school year to the next as required 906 by state board rule for purposes of calculating school grades under this section. 907 908 (3) DESIGNATION OF SCHOOL GRADES.-(b)1. Beginning with the 2014-2015 school year, A school's 909 910 grade shall be based on the following components, each worth 100 911 points: 912 The percentage of eligible students passing statewide, a. 913 standardized assessments in English Language Arts under s. 1008.22(3). Beginning with the 2022-2023 school year, the 914 915 percentage of eligible students passing the relevant portions of the SAT or ACT under s. 1008.22(3)(c). 916 917 b. The percentage of eligible students passing statewide, 918 standardized assessments in mathematics under s. 1008.22(3). 919 Beginning in the 2022-2023 school year, the percentage of 920 eligible students passing the relevant portions of the SAT or 921 ACT under s. 1008.22(3)(c). 922 The percentage of eligible students passing statewide, с. standardized assessments in science under s. 1008.22(3). 923 924 The percentage of eligible students passing statewide, d. 925 standardized assessments in social studies under s. 1008.22(3).

Page 37 of 44

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926 e. The percentage of eligible students who make Learning
927 Gains in English Language Arts as measured by statewide,
928 standardized assessments administered under s. 1008.22(3).

f. The percentage of eligible students who make Learning
Gains in mathematics as measured by statewide, standardized
assessments administered under s. 1008.22(3).

932 g. The percentage of eligible students in the lowest 25 933 percent in English Language Arts, as identified by prior year 934 performance on statewide, standardized assessments, who make 935 Learning Gains as measured by statewide, standardized English 936 Language Arts assessments administered under s. 1008.22(3).

h. The percentage of eligible students in the lowest 25
percent in mathematics, as identified by prior year performance
on statewide, standardized assessments, who make Learning Gains
as measured by statewide, standardized Mathematics assessments
administered under s. 1008.22(3).

942 i. For schools comprised of middle grades 6 through 8 or
943 grades 7 and 8, the percentage of eligible students passing high
944 school level statewide, standardized end-of-course assessments
945 or attaining national industry certifications identified in the
946 CAPE Industry Certification Funding List pursuant to rules
947 adopted by the State Board of Education.

948

949 In calculating Learning Gains for the components listed in sub-950 subparagraphs e.-h., the State Board of Education shall require

Page 38 of 44

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951 that learning growth toward achievement levels 3, 4, and 5 is 952 demonstrated by students who scored below each of those levels 953 in the prior year. In calculating the components in sub-954 subparagraphs a.-d., the state board shall include the 955 performance of English language learners only if they have been 956 enrolled in a school in the United States for more than 2 years.

957 2. For a school comprised of grades 9, 10, 11, and 12, or 958 grades 10, 11, and 12, the school's grade shall also be based on 959 the following components, each worth 100 points:

a. The 4-year high school graduation rate of the school asdefined by state board rule.

962 b. The percentage of students who were eligible to earn 963 college and career credit through College Board Advanced Placement examinations, International Baccalaureate 964 965 examinations, dual enrollment courses, or Advanced International 966 Certificate of Education examinations; or who, at any time 967 during high school, earned national industry certification 968 identified in the CAPE Industry Certification Funding List, 969 pursuant to rules adopted by the state board.

970 Section 14. Subsection (2) of section 1008.3415, Florida 971 Statutes, is amended to read:

972 1008.3415 School grade or school improvement rating for973 exceptional student education centers.-

974 (2) Notwithstanding s. 1008.34, the achievement levels and975 Learning Gains of a student with a disability who attends an

Page 39 of 44

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976 exceptional student education center and has not been enrolled 977 in or attended a public school other than an exceptional student 978 education center for grades K-12 within the school district 979 shall not be included in the calculation of the home school's 980 grade if the student is identified as an emergent student on the 981 alternate assessment described in <u>s. 1008.22(3)(d)</u> s. 982 $\frac{1008.22(3)(c)}{c}$.

983 Section 15. Subsection (21) of section 1011.62, Florida 984 Statutes, is amended to read:

985 1011.62 Funds for operation of schools.—If the annual 986 allocation from the Florida Education Finance Program to each 987 district for operation of schools is not determined in the 988 annual appropriations act or the substantive bill implementing 989 the annual appropriations act, it shall be determined as 990 follows:

991 TURNAROUND SCHOOL SUPPLEMENTAL SERVICES ALLOCATION.-(21)992 The turnaround school supplemental services allocation is 993 created to provide district-managed turnaround schools, as 994 identified in s. 1008.33(4)(a), schools implementing a charter school under s. 1008.33(4)(b)2., schools implementing an 995 996 external operator turnaround option under s. 1008.33(4)(b)3. 997 that earn three consecutive grades below a "C," as identified in 998 s. 1008.33(4)(b)3., and schools that have improved to a "C" or higher and are no longer in turnaround status, as identified in 999 1000 s. 1008.33(4)(c), with funds to offer services designed to

Page 40 of 44

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1001 improve the overall academic and community welfare of the 1002 schools' students and their families.

1003 (a)1. Services funded by the allocation may include, but 1004 are not limited to, tutorial and after-school programs, student 1005 counseling, nutrition education, parental counseling, and an 1006 extended school day and school year. In addition, services may 1007 include models that develop a culture that encourages students 1008 to complete high school and to attend college or career 1009 training, set high academic expectations, and inspire character 1010 development.

2. A school district may enter into a formal agreement 1011 1012 with a nonprofit organization that has tax-exempt status under 1013 s. 501(c)(3) of the Internal Revenue Code to implement an 1014 integrated student support service model that provides students 1015 and families with access to wrap-around services, including, but 1016 not limited to, health services, after-school programs, drug 1017 prevention programs, college and career readiness programs, and 1018 food and clothing banks.

(b) Before distribution of the allocation, the school district shall develop and submit a plan for implementation to its school board for approval no later than August 1 of each fiscal year and submit the approved plan to the commissioner by September 1 of each fiscal year for final approval by the department.

1025

(c) At a minimum, the plan required under paragraph (b)

Page 41 of 44

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1026	must:
1027	1. Establish at least one contract with a charter school
1028	or an external operator to provide services.
1029	2.1. Establish comprehensive support services that develop
1030	family and community partnerships <u>.</u> +
1031	3.2. Establish clearly defined and measurable high
1032	academic and character standards.+
1033	4.3. Increase parental involvement and engagement in the
1034	child's education <u>.</u> +
1035	5.4. Describe how instructional personnel will be
1036	identified, recruited, retained, and rewarded using results from
1037	the commissioner-approved formulas to measure student learning
1038	growth under s. 1012.34(7)(a) and, for instructional personnel
1039	with teaching assignments that do not include courses associated
1040	with the commissioner-approved formulas to measure student
1041	learning growth under s. 1012.34(7)(a), using fair and reliable
1042	alternative measures of student learning growth or achievement,
1043	<u>as appropriate.</u>
1044	<u>6.5.</u> Provide professional development that focuses on
1045	academic rigor, direct instruction, and creating high academic
1046	and character standards.+
1047	7.6. Provide focused instruction to improve student
1048	academic proficiency, which may include additional instruction
1049	time beyond the normal school day or school year <u>.</u> ; and
1050	<u>8.</u> 7. Include a strategy for continuing to provide services
	Dage 42 of 44

Page 42 of 44

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1051 after the school is no longer in turnaround status by virtue of 1052 achieving a grade of "C" or higher.

1053(d) Each school district shall submit its approved plans1054to the commissioner by September 1 of each fiscal year.

1055 (d) (e) Subject to legislative appropriation, each school 1056 district's allocation must be based on the unweighted FTE 1057 student enrollment at the eligible schools and a per-FTE funding 1058 amount of \$500 or as provided in the General Appropriations Act. 1059 The supplement provided in the General Appropriations Act shall 1060 be based on the most recent school grades and shall serve as a proxy for the official calculation. Once school grades are 1061 1062 available for the school year immediately preceding the fiscal 1063 year coinciding with the appropriation, the supplement shall be 1064 recalculated for the official participating schools as part of 1065 the subsequent FEFP calculation. The commissioner may prepare a preliminary calculation so that districts may proceed with 1066 1067 timely planning and use of the funds. If the calculated funds 1068 for the statewide allocation exceed the funds appropriated, the 1069 allocation of funds to each school district must be prorated 1070 based on each school district's share of the total unweighted 1071 FTE student enrollment for the eligible schools.

1072 <u>(e) (f)</u> Subject to legislative appropriation, each school 1073 shall remain eligible for the allocation for a maximum of 4 1074 continuous fiscal years while implementing a turnaround option 1075 pursuant to s. 1008.33(4). In addition, a school that improves

Page 43 of 44

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FLORIDA HOUSE OF REPRESENTATI	VES
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2020

1076	to a grade of "C" or higher shall remain eligible to receive the
1077	allocation for a maximum of 2 continuous fiscal years after
1078	exiting turnaround status by demonstrating the sustainability of
1079	the improvement for each year that funds are provided.
1080	Section 16. For the 2020-2021 fiscal year, the sum of $\$8$
1081	million in recurring funds is appropriated from the General
1082	Revenue Fund to the Department of Education to implement s.
1083	1008.22(3)(c), Florida Statutes, as created by this act.
1084	Section 17. This act shall take effect July 1, 2020.

Page 44 of 44

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