1	A bill to be entitled
2	An act relating to home book delivery for elementary
3	students; providing legislative findings; creating ss.
4	211.0252 and 212.1833, F.S.; providing credits against
5	oil and gas production taxes and sales taxes payable
6	by direct pay permitholders, respectively, under the
7	New Worlds Reading Initiative Tax Credit; specifying
8	requirements and procedures for, and limitations on,
9	the credits; amending s. 220.02, F.S.; revising the
10	order in which tax credits against the corporate
11	income tax credit or the franchise tax are applied;
12	amending s. 220.13, F.S.; revising the definition of
13	the term "adjusted federal income"; amending s.
14	220.186, F.S.; revising the calculation of the
15	corporate income tax credit for the Florida
16	alternative minimum tax; creating s. 220.1876, F.S.;
17	providing a credit against the corporate income tax
18	under the New Worlds Reading Initiative Tax Credit;
19	specifying requirements and procedures for, and
20	limitations on, the credit; creating ss. 561.1212 and
21	624.51056, F.S.; providing credits against excise
22	taxes on certain alcoholic beverages and the insurance
23	premium tax, respectively, under the New Worlds
24	Initiative Tax Credit; specifying requirements and
25	procedures for, and limitations on, the credits;
	Dage 1 of 26

Page 1 of 26

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26 creating s. 1003.485 F.S.; providing definitions; 27 establishing the New Worlds Reading Initiative under 28 the Department of Education; requiring the department 29 to contract with a state university to administer the 30 initiative; providing duties of the department and 31 administrator; requiring the administrator, in 32 consultation with a specified entity, to develop a selection of books; requiring the administrator to 33 facilitate distribution of books; requiring the 34 35 administrator to assist with local implementation of 36 the initiative; requiring the administrator to 37 maintain a clearinghouse of specified information; requiring the administrator to develop and disseminate 38 39 certain training materials by specified means; 40 requiring the administrator to annually submit an 41 audit report; requiring the administrator to maintain 42 specified accounts for program funds; providing 43 spending requirements; requiring the administrator to provide a certificate of contribution in certain 44 45 circumstances; establishing reporting requirements; establishing a tax credit cap amount; authorizing a 46 47 taxpayer to apply for a tax credit; providing 48 requirements for the application; specifying a 49 limitation on, and application procedures for, the tax 50 credit; specifying requirements and procedures for,

Page 2 of 26

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2021

76	is fundamental to a productive, fulfilling, culturally
77	rewarding, and civically engaged life. Furthermore, a literacy-
78	rich home environment helps develop reading and writing skills
79	in young learners to prepare them for future academic and career
80	success. Research shows that students who read more perform
81	better academically than those who do not. Unfortunately,
82	statistics show students who have fewer books and literacy-based
83	interactions at home than their peers have lower educational
84	attainment and lifetime income-earning potential. Programs that
85	deliver books directly to students' homes and support engagement
86	in reading enable parents to develop their child's reading
87	skills and enjoyment of reading and foster improved outcomes for
88	students.
89	Section 2. Section 211.0252, Florida Statutes, is created
90	to read:
91	211.0252 Credit for contributions to the New Worlds
92	Reading InitiativeBeginning January 1, 2022, there is allowed
93	a credit of 100 percent of an eligible contribution made to the
94	New Worlds Reading Initiative under s. 1003.485 against any tax
95	due under s. 211.02 or s. 211.025. However, the combined credit
96	allowed under this section and s. 211.0251 may not exceed 50
97	percent of the tax due on the return on which the credit is
98	taken. If the combined credit allowed under this section and s.
99	211.0251 exceeds 50 percent of the tax due on the return, the
100	credit must first be taken under s. 211.0251. Any remaining
	Dage 4 of 26

Page 4 of 26

101 liability must be taken under this section, but may not exceed 102 50 percent of the tax due. For purposes of the distributions of 103 tax revenue under s. 211.06, the department shall disregard any 104 tax credits allowed under this section to ensure that any 105 reduction in tax revenue received which is attributable to the 106 tax credits results only in a reduction in distributions to the 107 General Revenue Fund. Section 1003.485 applies to the credit 108 authorized by this section. 109 Section 3. Section 212.1833, Florida Statutes, is created 110 to read: 212.1833 Credit for contributions to the New Worlds 111 112 Reading Initiative.-Beginning January 1, 2022, there is allowed 113 a credit of 100 percent of an eligible contribution made to the 114 New Worlds Reading Initiative under s. 1003.485 against any tax 115 imposed by the state and due under this chapter from a direct 116 pay permitholder as a result of the direct pay permit held 117 pursuant to s. 212.183. For purposes of the dealer's credit 118 granted for keeping prescribed records, filing timely tax 119 returns, and properly accounting and remitting taxes under s. 120 212.12, the amount of tax due used to calculate the credit shall 121 include any eligible contribution made to the New Worlds Reading 122 Initiative from a direct pay permitholder. For purposes of the distributions of tax revenue under s. 212.20, the department 123 124 shall disregard any tax credits allowed under this section to 125 ensure that any reduction in tax revenue received which is

Page 5 of 26

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126 attributable to the tax credits results only in a reduction in 127 distributions to the General Revenue Fund. Section 1003.485 applies to the credit authorized by this section. A dealer who 128 129 claims a tax credit under this section must file his or her tax 130 returns and pay his or her taxes by electronic means under s. 131 213.755. 132 Section 4. Subsection (8) of section 220.02, Florida 133 Statutes, is amended to read: 134 220.02 Legislative intent.-135 (8) It is the intent of the Legislature that credits against either the corporate income tax or the franchise tax be 136 137 applied in the following order: those enumerated in s. 631.828, those enumerated in s. 220.191, those enumerated in s. 220.181, 138 139 those enumerated in s. 220.183, those enumerated in s. 220.182, 140 those enumerated in s. 220.1895, those enumerated in s. 220.195, those enumerated in s. 220.184, those enumerated in s. 220.186, 141 those enumerated in s. 220.1845, those enumerated in s. 220.19, 142 143 those enumerated in s. 220.185, those enumerated in s. 220.1875, 144 those enumerated in s. 220.1876, those enumerated in s. 220.193, 145 those enumerated in s. 288.9916, those enumerated in s. 146 220.1899, those enumerated in s. 220.194, and those enumerated in s. 220.196. 147 148 Section 5. Paragraph (a) of subsection (1) of section 220.13, Florida Statutes, is amended to read: 149 150 220.13 "Adjusted federal income" defined.-

Page 6 of 26

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(1) The term "adjusted federal income" means an amount equal to the taxpayer's taxable income as defined in subsection (2), or such taxable income of more than one taxpayer as provided in s. 220.131, for the taxable year, adjusted as follows:

156 (a) Additions.-There shall be added to such taxable 157 income:

158 1.a. The amount of any tax upon or measured by income, 159 excluding taxes based on gross receipts or revenues, paid or 160 accrued as a liability to the District of Columbia or any state 161 of the United States which is deductible from gross income in 162 the computation of taxable income for the taxable year.

163 Notwithstanding sub-subparagraph a., if a credit taken b. 164 under s. 220.1875 or s. 220.1876 is added to taxable income in a 165 previous taxable year under subparagraph 11. and is taken as a 166 deduction for federal tax purposes in the current taxable year, 167 the amount of the deduction allowed shall not be added to 168 taxable income in the current year. The exception in this sub-169 subparagraph is intended to ensure that the credit under s. 170 220.1875 or s. 220.1876 is added in the applicable taxable year 171 and does not result in a duplicate addition in a subsequent 172 year.

173 2. The amount of interest which is excluded from taxable 174 income under s. 103(a) of the Internal Revenue Code or any other 175 federal law, less the associated expenses disallowed in the

Page 7 of 26

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176 computation of taxable income under s. 265 of the Internal 177 Revenue Code or any other law, excluding 60 percent of any 178 amounts included in alternative minimum taxable income, as 179 defined in s. 55(b)(2) of the Internal Revenue Code, if the 180 taxpayer pays tax under s. 220.11(3).

181 3. In the case of a regulated investment company or real 182 estate investment trust, an amount equal to the excess of the 183 net long-term capital gain for the taxable year over the amount 184 of the capital gain dividends attributable to the taxable year.

4. That portion of the wages or salaries paid or incurred for the taxable year which is equal to the amount of the credit allowable for the taxable year under s. 220.181. This subparagraph shall expire on the date specified in s. 290.016 for the expiration of the Florida Enterprise Zone Act.

190 5. That portion of the ad valorem school taxes paid or 191 incurred for the taxable year which is equal to the amount of 192 the credit allowable for the taxable year under s. 220.182. This 193 subparagraph shall expire on the date specified in s. 290.016 194 for the expiration of the Florida Enterprise Zone Act.

195 6. The amount taken as a credit under s. 220.195 which is
196 deductible from gross income in the computation of taxable
197 income for the taxable year.

That portion of assessments to fund a guaranty
association incurred for the taxable year which is equal to the
amount of the credit allowable for the taxable year.

Page 8 of 26

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8. In the case of a nonprofit corporation which holds a pari-mutuel permit and which is exempt from federal income tax as a farmers' cooperative, an amount equal to the excess of the gross income attributable to the pari-mutuel operations over the attributable expenses for the taxable year.

206 9. The amount taken as a credit for the taxable year under207 s. 220.1895.

208 10. Up to nine percent of the eligible basis of any 209 designated project which is equal to the credit allowable for 210 the taxable year under s. 220.185.

11. <u>Any The amount taken as a credit for the taxable year</u> under s. 220.1875 <u>or s. 220.1876</u>. The addition in this subparagraph is intended to ensure that the same amount is not allowed for the tax purposes of this state as both a deduction from income and a credit against the tax. This addition is not intended to result in adding the same expense back to income more than once.

218 12. The amount taken as a credit for the taxable year 219 under s. 220.193.

13. Any portion of a qualified investment, as defined in
s. 288.9913, which is claimed as a deduction by the taxpayer and
taken as a credit against income tax pursuant to s. 288.9916.

14. The costs to acquire a tax credit pursuant to s.
288.1254(5) that are deducted from or otherwise reduce federal
taxable income for the taxable year.

Page 9 of 26

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226 15. The amount taken as a credit for the taxable year 227 pursuant to s. 220.194. 228 16. The amount taken as a credit for the taxable year 229 under s. 220.196. The addition in this subparagraph is intended 230 to ensure that the same amount is not allowed for the tax 231 purposes of this state as both a deduction from income and a 232 credit against the tax. The addition is not intended to result 233 in adding the same expense back to income more than once. 234 Section 6. Subsection (2) of section 220.186, Florida 235 Statutes, is amended to read: 236 220.186 Credit for Florida alternative minimum tax.-The credit pursuant to this section shall be the 237 (2) 238 amount of the excess, if any, of the tax paid based upon taxable 239 income determined pursuant to s. 220.13(2)(k) over the amount of 240 tax which would have been due based upon taxable income without 241 application of s. 220.13(2)(k), before application of this 242 credit without application of any credit under s. 220.1875 or s. 243 220.1876. 244 Section 7. Section 220.1876, Florida Statutes, is created 245 to read: 246 220.1876 Credit for contributions to the New Worlds 247 Reading Initiative.-248 (1) For taxable years beginning on or after January 1, 249 2022, there is allowed a credit of 100 percent of an eligible 250 contribution made to the New Worlds Reading Initiative under s.

Page 10 of 26

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251 1003.485 against any tax due for a taxable year under this 252 chapter after the application of any other allowable credits by 253 the taxpayer. An eligible contribution must be made to the New 254 Worlds Reading Initiative on or before the date the taxpayer is 255 required to file a return pursuant to s. 220.222. The credit 256 granted by this section shall be reduced by the difference 257 between the amount of federal corporate income tax, taking into 258 account the credit granted by this section, and the amount of 259 federal corporate income tax without application of the credit 260 granted by this section. 261 (2) A taxpayer who files a Florida consolidated return as 262 a member of an affiliated group pursuant to s. 220.131(1) may be 263 allowed the credit on a consolidated return basis; however, the 264 total credit taken by the affiliated group is subject to the 265 limitation established under subsection (1). 266 (3) Section 1003.485 applies to the credit authorized by 267 this section. 268 (4) If a taxpayer applies and is approved for a credit 269 under s. 1003.485 after timely requesting an extension to file 270 under s. 220.222(2): 271 The credit does not reduce the amount of tax due for (a) 272 purposes of the department's determination as to whether the 273 taxpayer was in compliance with the requirement to pay tentative 274 taxes under ss. 220.222 and 220.32. 275 The taxpayer's noncompliance with the requirement to (b)

Page 11 of 26

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276 pay tentative taxes shall result in the revocation and 277 rescindment of any such credit. 278 The taxpayer shall be assessed for any taxes, (C) 279 penalties, or interest due from the taxpayer's noncompliance 280 with the requirement to pay tentative taxes. 281 Section 8. Section 561.1212, Florida Statutes, is created 282 to read: 283 561.1212 Credit for contributions to the New Worlds Reading Initiative.-Beginning January 1, 2022, there is allowed 284 285 a credit of 100 percent of an eligible contribution made to the 286 New Worlds Reading Initiative under s. 1003.485 against any tax 287 due under s. 563.05, s. 564.06, or s. 565.12, except excise 288 taxes imposed on wine produced by manufacturers in this state 289 from products grown in this state. However, a credit allowed 290 under this section may not exceed 90 percent of the tax due on 291 the return on which the credit is taken. For purposes of the 292 distributions of tax revenue under ss. 561.121 and 564.06(10), 293 the division shall disregard any tax credits allowed under this 294 section to ensure that any reduction in tax revenue received 295 which is attributable to the tax credits results only in a 296 reduction in distributions to the General Revenue Fund. The 297 provisions of s. 1003.485 apply to the credit authorized by this 298 section. 299 Section 9. Section 624.51056, Florida Statutes, is created to read: 300

Page 12 of 26

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2021

301	624.51056 Credit for contributions to the New Worlds
302	Reading Initiative
303	(1) For taxable years beginning on or after January 1,
304	2022, there is allowed a credit of 100 percent of an eligible
305	contribution made to the New Worlds Reading Initiative under s.
306	1003.485 against any tax due for a taxable year under s.
307	624.509(1) after deducting from such tax deductions for
308	assessments made pursuant to s. 440.51, credits for taxes paid
309	under ss. 175.101 and 185.08, credits for income taxes paid
310	under chapter 220, and the credit allowed under s. 624.509(5),
311	as such credit is limited by s. 624.509(6). An eligible
312	contribution must be made to the New Worlds Reading Initiative
313	on or before the date the taxpayer is required to file a return
314	pursuant to ss. 624.509 and 624.5092. An insurer claiming a
315	credit against premium tax liability under this section is not
316	required to pay any additional retaliatory tax levied under s.
317	624.5091 as a result of claiming such credit. Section 624.5091
318	does not limit such credit in any manner.
319	(2) Section 1003.485 applies to the credit authorized by
320	this section.
321	Section 10. Section 1003.485, Florida Statutes, is created
322	to read:
323	1003.485 The New Worlds Reading Initiative
324	(1) DEFINITIONSAs used in this section, the term:
325	(a) "Administrator" means a state university registered

Page 13 of 26

2021

326	with the department under s. 1002.395(15)(i) and designated to
327	administer the initiative under paragraph (2)(a).
328	(b) "Annual tax credit amount" means, for any state fiscal
329	year, the sum of the amount of tax credits approved under
330	paragraph (3)(b), including tax credits to be taken under s.
331	211.0252, s. 212.1833, s. 220.1876, s. 561.1212, or s.
332	624.51056, which are approved for taxpayers whose taxable years
333	begin on or after January 1 of the calendar year preceding the
334	start of the applicable state fiscal year.
335	(c) "Department" means the Department of Education.
336	(d) "Division" means the Division of Alcoholic Beverages
337	and Tobacco of the Department of Business and Professional
338	Regulation.
339	(e) "Eligible contribution" means a monetary contribution
340	from a taxpayer, subject to the restrictions provided in this
341	section, to the administrator.
342	(f) "Initiative" means the New Worlds Reading Initiative.
343	(2) NEW WORLDS READING INITIATIVE; ADMINISTRATIONThe New
344	Worlds Reading Initiative is established under the department to
345	improve literacy skills and instill a love of reading by
346	providing high-quality, free books to students in kindergarten
347	through grade 5 who are reading below grade level.
348	(a) The department shall:
349	1. Designate an administrator to implement the initiative
350	and to receive funding as provided in this section. The

Page 14 of 26

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2021

351	administrator must have an academic innovation institution with
352	extensive experience in:
353	a. Conducting academic research in early literacy
354	instruction.
355	b. Implementing online delivery of early learning and
356	literacy training for educators nationally.
357	c. Developing online support materials that assist parents
358	and caregivers in developing early literacy skills.
359	d. Conducting fundraising and public awareness campaigns
360	to support the development and growth of evidence-based
361	educational initiatives that support learning at home and in
362	schools.
363	2. Publish information about the initiative and tax
364	credits under subsection (3) on its website, including the
365	process for a taxpayer to select the administrator as the
366	recipient of funding through a tax credit.
367	3. Beginning September 30, 2022, and annually thereafter,
368	report on its website the number of students participating in
369	the initiative in each school district, information from the
370	annual financial report under subparagraph (b)6., and the
371	academic achievement and learning gains, as applicable, of
372	participating students based on data provided by school
373	districts as permitted under s. 1002.22. The department shall
374	establish a date by which the administrator and each school
375	district must annually provide the data necessary to complete

Page 15 of 26

376	the report.
377	(b) The administrator shall:
378	1. Develop, in consultation with the Just Read, Florida!
379	Office under s. 1001.215, a selection of high-quality books
380	encompassing diverse subjects and genres for each grade level to
381	be mailed to students in the initiative.
382	2. Distribute books at no cost to students as provided in
383	paragraph (4)(c) either directly or through an agreement with a
384	book distribution company.
385	3. Assist local implementation of the initiative by
386	providing marketing materials to school districts and any
387	partnering nonprofit organizations to assist with public
388	awareness campaigns and other activities designed to increase
389	family engagement and instill a love of reading in students.
390	4. Maintain a clearinghouse for information on national,
391	state, and local nonprofit organizations that support efforts to
392	improve literacy and provide books to children.
393	5. Develop training materials for parents of students in
394	the initiative, including brief video training modules, which
395	engage families in reading and assist with improving student
396	literacy skills. The administrator shall periodically send, via
397	text message and e-mail, tips for facilitating reading at home
398	and hyperlinks to the video training modules.
399	6. Annually submit to the department an annual financial
400	report that includes, at a minimum, the amount of eligible
	Dece 16 of 26

Page 16 of 26

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401 contributions received by the administrator; the amount spent on 402 each activity required by this paragraph, including 403 administrative expenses; and the number of students and 404 households served under the initiative. 405 7. Maintain separate accounts for operating funds and 406 funds for the purchase and delivery of books. 407 8. Expend eligible contributions received only for the 408 purchase and delivery of books and to implement the requirements 409 of this section, as well as for administrative expenses not to 410 exceed 2 percent of total eligible contributions. 411 Notwithstanding s. 1002.395(6)(j)2., the administrator may carry 412 forward up to 25 percent of eligible contributions to the 413 following state fiscal year for purposes authorized by this 414 subsection. Any eligible contributions in excess of the 25 415 percent carry forward not used to provide additional books 416 throughout the year to eligible students shall revert to the 417 state treasury. 418 9. Upon receipt of a contribution, provide the taxpayer 419 that made the contribution with a certificate of contribution. A 420 certificate of contribution must include the taxpayer's name 421 and, if available, its federal employer identification number, 422 the amount contributed, the date of contribution, and the name 423 of the administrator. 424 (3) NEW WORLDS READING INITIATIVE TAX CREDITS; APPLICATIONS, TRANSFERS, AND LIMITATIONS.-425

Page 17 of 26

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2021

426	(a) The tax credit cap amount is \$10 million for the 2021-
427	2022 state fiscal year, \$30 million for the 2022-2023 state
428	fiscal year, and \$50 million in each state fiscal year
429	thereafter.
430	(b) Beginning October 1, 2021, a taxpayer may submit an
431	application to the Department of Revenue for a tax credit or
432	credits to be taken under one or more of s. 211.0252, s.
433	212.1833, s. 220.1876, s. 561.1212, or s. 624.51056.
434	1. The taxpayer shall specify in the application each tax
435	for which the taxpayer requests a credit and the applicable
436	taxable year for a credit under s. 220.1876 or s. 624.51056 or
437	the applicable state fiscal year for a credit under s. 211.0252,
438	<u>s. 212.1833, or s. 561.1212. For purposes of s. 220.1876, a</u>
439	taxpayer may apply for a credit to be used for a prior taxable
440	year before the date the taxpayer is required to file a return
441	for that year pursuant to s. 220.222. For purposes of s.
442	624.51056, a taxpayer may apply for a credit to be used for a
443	prior taxable year before the date the taxpayer is required to
444	file a return for that prior taxable year pursuant to ss.
445	624.509 and 624.5092. The Department of Revenue shall approve
446	tax credits on a first-come, first-served basis and must obtain
447	the division's approval before approving a tax credit under s.
448	561.1212.
449	2. Within 10 days after approving or denying an
450	application, the Department of Revenue shall provide a copy of

Page 18 of 26

2021

451	its approval or denial letter to the administrator.
452	(c) If a tax credit approved under paragraph (b) is not
453	fully used within the specified state fiscal year for credits
454	under s. 211.0252, s. 212.1833, or s. 561.1212 or against taxes
455	due for the specified taxable year for credits under s. 220.1876
456	or s. 624.51056 because of insufficient tax liability on the
457	part of the taxpayer, the unused amount must be carried forward
458	for a period not to exceed 10 years. For purposes of s.
459	220.1876, a credit carried forward may be used in a subsequent
460	year after applying the other credits and unused carryovers in
461	the order provided in s. 220.02(8).
462	(d) A taxpayer may not convey, transfer, or assign an
463	approved tax credit or a carryforward tax credit to another
464	entity unless all of the assets of the taxpayer are conveyed,
465	assigned, or transferred in the same transaction. However, a tax
466	<u>credit under s. 211.0252, s. 212.1833, s. 220.1876, s. 561.1212,</u>
467	or s. 624.51056 may be conveyed, transferred, or assigned
468	between members of an affiliated group of corporations if the
469	type of tax credit under s. 211.0252, s. 212.1833, s. 220.1876,
470	s. 561.1212, or s. 624.51056 remains the same. A taxpayer shall
471	notify the Department of Revenue of its intent to convey,
472	transfer, or assign a tax credit to another member within an
473	affiliated group of corporations. The amount conveyed,
474	transferred, or assigned is available to another member of the
475	affiliated group of corporations upon approval by the Department
	Page 10 of 26

Page 19 of 26

2021

476	of Revenue. The Department of Revenue shall obtain the
477	division's approval before approving a conveyance, transfer, or
478	assignment of a tax credit under s. 561.1212.
479	(e) Within any state fiscal year, a taxpayer may rescind
480	all or part of a tax credit approved under paragraph (b). The
481	amount rescinded shall become available for that state fiscal
482	year to another eligible taxpayer approved by the Department of
483	Revenue if the taxpayer receives notice from the Department of
484	Revenue that the rescindment has been accepted by the Department
485	of Revenue. The Department of Revenue must obtain the division's
486	approval before accepting the rescindment of a tax credit under
487	s. 561.1212. Any amount rescinded under this paragraph must
488	become available to an eligible taxpayer on a first-come, first-
489	served basis based on tax credit applications received after the
490	date the rescindment is accepted by the Department of Revenue.
491	(f) Within 10 days after approving or denying the
492	conveyance, transfer, or assignment of a tax credit under
493	paragraph (d), or the rescindment of a tax credit under
494	paragraph (e), the Department of Revenue shall provide a copy of
495	its approval or denial letter to the administrator. The
496	Department of Revenue shall also include the administrator on
497	all letters or correspondence of acknowledgment for tax credits
498	<u>under s. 212.1833.</u>
499	(g) For purposes of calculating the underpayment of
500	estimated corporate income taxes under s. 220.34 and tax
	Dage 20 of 26

Page 20 of 26

501	installment payments for taxes on insurance premiums or
502	assessments under s. 624.5092, the final amount due is the
503	amount after credits earned under s. 220.1876 or s. 624.51056
504	for contributions to the administrator are deducted.
505	1. For purposes of determining if a penalty or interest
506	under s. 220.34(2)(d)1. will be imposed for underpayment of
507	estimated corporate income tax, a taxpayer may, after earning a
508	credit under s. 220.1876, reduce any estimated payment in that
509	taxable year by the amount of the credit.
510	2. For purposes of determining if a penalty under s.
511	624.5092 will be imposed, an insurer, after earning a credit
512	under s. 624.51056 for a taxable year, may reduce any
513	installment payment for such taxable year of 27 percent of the
514	amount of the net tax due as reported on the return for the
515	preceding year under s. 624.5092(2)(b) by the amount of the
516	credit.
517	(4) ELIGIBILITY; NOTIFICATION; SCHOOL DISTRICT
518	OBLIGATIONS
519	(a) A student in kindergarten through grade 5 must be
520	provided books through the initiative if the student has a
521	substantial reading deficiency identified under s. 1008.25(5)(a)
522	or scored below a Level 3 on the preceding year's statewide,
523	standardized English Language Arts assessment under s. 1008.22.
524	(b) Each school district shall notify the parent of a
525	student who meets the criteria under paragraph (a) that the
	Dage 21 of 26

Page 21 of 26

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2021

526	student is eligible to receive books at no cost through the New
527	Worlds Reading Initiative and provide the parent with the
528	application form developed by the administrator, which must
529	allow for the selection of specific book topics or genres for
530	the student.
531	(c) Once an eligible student is identified, the school
532	district shall coordinate with the administrator to initiate
533	book delivery on a monthly basis during the school year, which
534	must begin no later than October and continue through at least
535	June. However, for the 2021-2022 school year only, delivery may
536	begin no later than December 31, 2021, provided that no fewer
537	than 9 books are delivered to each student before book
538	deliveries begin for the 2022-2023 school year.
539	(d) At the beginning of each school year, students must be
540	provided options for specific book topics or genres in order to
541	maximize student interest in reading.
542	(e) A student's eligibility for the initiative continues
543	until promotion to grade 6 or until the student's parent opts
544	out of the initiative.
545	(f) Each school district shall participate in the
546	initiative by partnering with local nonprofit organizations,
547	raising awareness of the initiative using marketing materials
548	developed by the administrator, coordinating book delivery, and
549	identifying students and notifying parents pursuant to this
550	subsection.

Page 22 of 26

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551 (g) Each school district shall coordinate with each 552 charter school it sponsors for purposes of identifying eligible 553 students, notifying parents, coordinating book delivery, providing the opportunity to annually select book topics and 554 555 genres, and raising awareness of the initiative as provided by 556 this section. 557 (h) School districts and partnering nonprofit 558 organizations shall raise awareness of the initiative, including 559 information on eligibility and video training modules under 560 subparagraph (2)(b)5., through, at least, the following: 561 1. The student handbook and the read-at-home plan under s. 562 1008.25(5)(c). 563 2. A parent or curriculum night or separate initiative 564 awareness event at each elementary school. 565 3. Partnering with the county library to host awareness events, which should coincide with other initiatives such as 566 567 library card drives, family library nights, summer access 568 events, and other family engagement programming. 569 (5) ADMINISTRATION; RULES.-570 The Department of Revenue, the division, and the (a) 571 Department of Education may develop a cooperative agreement to 572 assist in the administration of this section, as needed. 573 (b) The Department of Revenue may adopt rules necessary to 574 administer this section and ss. 211.0252, 212.1833, 220.1876, 575 561.1212, and 624.51056, including rules establishing

Page 23 of 26

CODING: Words stricken are deletions; words underlined are additions.

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576	application forms, procedures governing the approval of tax
577	credits and carryforward tax credits under subsection (3), and
578	procedures to be followed by taxpayers when claiming approved
579	tax credits on their returns.
580	(c) The division may adopt rules necessary to administer
581	its responsibilities under this section and s. 561.1212.
582	(d) The Department of Education may adopt rules necessary
583	to administer this section.
584	(e) Notwithstanding any provision of s. 213.053 to the
585	contrary, sharing information with the division related to this
586	tax credit is considered the conduct of the Department of
587	Revenue's official duties as contemplated in s. 213.053(8)(c),
588	and the Department of Revenue and the division are specifically
589	authorized to share information as needed to administer this
590	section.
591	Section 11. Paragraph (c) of subsection (5) of section
592	1008.25, Florida Statutes, is amended to read:
593	1008.25 Public school student progression; student
594	support; reporting requirements
595	(5) READING DEFICIENCY AND PARENTAL NOTIFICATION
596	(c) The parent of any student who exhibits a substantial
597	deficiency in reading, as described in paragraph (a), must be
598	notified in writing of the following:
599	1. That his or her child has been identified as having a
600	substantial deficiency in reading, including a description and
	Page 24 of 26

Page 24 of 26

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601 explanation, in terms understandable to the parent, of the exact 602 nature of the student's difficulty in learning and lack of 603 achievement in reading.

604 2. A description of the current services that are provided605 to the child.

A description of the proposed intensive interventions
and supports that will be provided to the child that are
designed to remediate the identified area of reading deficiency.

609 4. That if the child's reading deficiency is not
610 remediated by the end of grade 3, the child must be retained
611 unless he or she is exempt from mandatory retention for good
612 cause.

5. Strategies, including multisensory strategies, through
a read-at-home plan the parent can use in helping his or her
child succeed in reading.

616 6. That the statewide, standardized English Language Arts 617 assessment is not the sole determiner of promotion and that 618 additional evaluations, portfolio reviews, and assessments are 619 available to the child to assist parents and the school district 620 in knowing when a child is reading at or above grade level and 621 ready for grade promotion.

7. The district's specific criteria and policies for a
portfolio as provided in subparagraph (6) (b)4. and the evidence
required for a student to demonstrate mastery of Florida's
academic standards for English Language Arts. A parent of a

Page 25 of 26

2021

626	student in grade 3 who is identified anytime during the year as
627	being at risk of retention may request that the school
628	immediately begin collecting evidence for a portfolio.
629	8. The district's specific criteria and policies for
630	midyear promotion. Midyear promotion means promotion of a
631	retained student at any time during the year of retention once
632	the student has demonstrated ability to read at grade level.
633	9. Information about the student's eligibility for the New
634	Worlds Reading Initiative under s. 1003.485 and information on
635	parent training modules and other reading engagement resources
636	available through the initiative.
637	Section 12. The Department of Revenue is authorized, and
638	all conditions are deemed met, to adopt emergency rules under s.
639	120.54(4), Florida Statutes, for the purpose of implementing
640	provisions related to the New Worlds Reading Initiative Tax
641	Credit created by this act. Notwithstanding any other law,
642	emergency rules adopted under this section are effective for 6
643	months after adoption and may be renewed during the pendency of
644	procedures to adopt permanent rules addressing the subject of
645	the emergency rules.
646	Section 13. This act shall take effect upon becoming a
647	law.

Page 26 of 26