1	A bill to be entitled
2	An act relating to education; amending 11.45, F.S.;
3	revising the duties of the Auditor General to conform
4	to changes made by the act; amending s. 110.1228,
5	F.S.; conforming a cross-reference; amending s.
6	216.251, F.S.; providing the manner of setting
7	salaries for positions within the Florida School for
8	Competitive Academics; amending s. 402.22, F.S.;
9	conforming a cross-reference; amending s. 447.203,
10	F.S.; revising the definition of the terms "public
11	employer" or "employer" to include the Florida School
12	for Competitive Academics for purposes of part II of
13	ch. 447, F.S.; making technical changes; amending s.
14	1000.04, F.S.; revising the components of the delivery
15	of public education within the Florida Early Learning-
16	20 education system to include the Florida School for
17	Competitive Academics; amending s. 1000.071, F.S.;
18	providing applicability relating to the use of
19	personal titles and pronouns in certain K-12
20	educational institutions; amending s. 1001.20, F.S.;
21	revising the powers of the Department of Education's
22	Office of Inspector General to conform to changes made
23	by the act; amending s. 1001.215, F.S.; revising
24	duties of the Just Read, Florida! Office; amending s.
25	1001.26, F.S.; requiring the department to provide

# Page 1 of 139

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26 funds to certain radio stations; amending s. 1001.42, F.S.; providing an exemption to collective bargaining 27 28 requirements under specified circumstances; amending 29 s. 1001.43, F.S.; authorizing district school boards to adopt policies for an enrollment fee for specified 30 31 summer courses; providing fee requirements; amending 32 s. 1002.32, F.S.; revising funding requirements for 33 developmental research schools; conforming provisions 34 to changes made by the act; creating s. 1002.351, F.S.; providing for the establishment of the Florida 35 36 School for Competitive Academics; providing for the 37 purpose and mission of the school; requiring the 38 school to be included in a certain online portal; 39 requiring the portal to include information for 40 parents on submitting educational records for 41 admission purposes; providing for the appointment of 42 the board of trustees; prescribing the powers and 43 duties of the board of trustees; providing sovereign 44 immunity to the board of trustees; specifying the board's duties regarding the maintenance of student 45 46 and employee records; providing requirements regarding 47 background screening of school personnel; specifying 48 duties of the board regarding personnel; requiring the 49 Auditor General to conduct audits of the school; 50 authorizing the department's Office of Inspector

#### Page 2 of 139

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51 General to conduct investigations, as appropriate; 52 exempting the school from specified requirements in 53 the Florida Early Learning-20 Education Code; 54 providing exceptions; specifying applicability of certain provisions of law; amending s. 1002.37, F.S.; 55 56 revising funding requirements for the Florida Virtual 57 School; conforming provisions to changes made by the 58 act; amending s. 1002.394, F.S.; revising funding 59 requirements for the Family Empowerment Scholarship Program; conforming provisions to changes made by the 60 61 act; amending s. 1002.45, F.S.; revising the enrollment limitation on certain students; conforming 62 63 provisions to changes made by this act; amending ss. 1002.59, 1002.71, 1002.84, and 1002.89, F.S.; 64 conforming provisions and cross-references to changes 65 66 made by the act; amending s. 1002.995, F.S.; revising eligibility requirements for providing incentives to 67 68 certain early learning personnel; amending s. 1003.03, 69 F.S.; conforming a provision to changes made by the act; creating s. 1003.4201, F.S.; requiring school 70 71 districts to implement a system of comprehensive 72 reading instruction for specified students that 73 includes a specified plan; providing plan 74 requirements; providing school district and department 75 requirements; defining the term "evidence-based";

## Page 3 of 139

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76 amending ss. 1003.485, 1003.621, and 1004.935, F.S.; 77 conforming provisions and cross-references to changes 78 made by the act; creating s. 1006.041, F.S.; requiring 79 school districts to implement a school-based mental health assistance program for specified students that 80 includes a specified plan; providing plan and school 81 82 district requirements; amending s. 1006.07, F.S.; 83 conforming provisions to changes made by the act; 84 amending s. 1006.1493, F.S.; requiring school districts to annually report specified information 85 86 relating to the Florida Safe Schools Assessment Tool 87 to the Office of Safe Schools; amending s. 1006.28, 88 F.S.; defining the term "library media center"; requiring district school superintendents to annually 89 certify specified information to the Commissioner of 90 91 Education; exempting certain instructional materials from specified procedures; amending s. 1006.40, F.S.; 92 93 revising requirements for the instructional materials 94 allocation and the purchase of instructional 95 materials; conforming provisions to changes made by 96 the act; amending s. 1007.271, F.S.; requiring school 97 districts to pay for the cost of specified 98 instructional materials; amending ss. 1008.25 and 99 1008.345, F.S.; conforming provisions and crossreferences to changes made by the act; amending s. 100

Page 4 of 139

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101 1008.365, F.S.; revising requirements for the Reading 102 Achievement Initiative for Scholastic Excellence 103 Program; conforming cross-references; amending s. 104 1010.20, F.S.; conforming cross-references; creating 105 s. 1011.58, F.S.; prescribing procedures for the 106 Florida School for Competitive Academics submission of 107 legislative budget requests; requiring the school to 108 submit an implementation plan to the department; 109 requiring the Commissioner of Education to include the school in the department's legislative budget request, 110 111 subject to specified conditions; requiring the school 112 to submit its fixed capital outlay request to the 113 department; creating s. 1011.59, F.S.; prescribing 114 procedures and requirements governing the request and 115 the appropriation of funds for the operation of the 116 Florida School for Competitive Academics; requiring 117 the school's board of trustees to develop an annual 118 operating budget; requiring the Chief Financial 119 Officer to transfer or reallocate funds, subject to 120 specified conditions; requiring the board to establish 121 authorized positions within funds appropriated to the 122 school; providing for the carryforward of any 123 unexpended funds; amending s. 1011.61, F.S.; 124 conforming cross-references; amending s. 1011.62, 125 F.S.; revising provisions relating to the Florida

## Page 5 of 139

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126 Education Finance Program; revising the calculation of 127 the cost factor for secondary career education 128 programs, the annual allocation to each school 129 district, and the funding model for exceptional 130 student education programs; creating the calculation 131 of additional full-time equivalent membership for 132 small school district exceptional student education 133 and the small district factor; providing requirements 134 for such calculation and factor; deleting the 135 supplemental academic instruction allocation; renaming 136 the "district cost differential" as the "comparable 137 wage factor"; revising the calculation of such factor; 138 creating the state-funded discretionary contribution; 139 providing requirements for such contribution; creating 140 the educational enrichment allocation and the 141 exceptional student education guaranteed allocation; 142 providing requirements for such allocations; deleting 143 the categorical funds, determination of sparsity 144 supplement, evidence-based reading instruction 145 allocation, requirements for computation of prior year district required local effort, and turnaround school 146 147 supplemental services allocation; revising the 148 calculation of the supplemental allocation for 149 juvenile justice education programs; revising 150 requirements for the safe schools allocation and the

## Page 6 of 139

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151 mental health assistance allocation; renaming the 152 teacher salary increase allocation as the classroom 153 teacher and other instructional personnel salary 154 increase; revising the requirements for such increase; 155 creating the state-funded discretionary supplement, 156 the categorical funds, and the educational enrollment 157 stabilization program; providing requirements for the 158 supplement, funds, and program; deleting the 159 calculations for the computation of prior year district required local effort and the turnaround 160 161 school supplemental services allocation; conforming 162 provisions and cross-references to changes made by the 163 act; amending s. 1011.622, F.S.; conforming a cross-164 reference; repealing s. 1011.67, F.S., relating to 165 funds for instructional materials; amending ss. 166 1011.69, 1011.84, 1012.22, 1012.44, 1012.584, and 167 1012.586, F.S.; conforming provisions and cross-168 references to changes made by the act; amending s. 169 1012.71, F.S.; revising provisions for the calculation of Florida Teachers Classroom Supply Assistance 170 171 Program funds; deleting provisions relating to the 172 distribution of program funds; requiring the 173 department to administer a competitive procurement 174 through which eligible classroom teachers may purchase 175 classroom materials and supplies; requiring school

#### Page 7 of 139

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176	districts to provide certain information to the
177	department annually by a specified date; deleting a
178	requirement that classroom teachers sign a specified
179	statement; revising requirements for unused funds;
180	creating s. 1012.715, F.S.; requiring the department
181	to provide a one-time sign-on bonus to honorably
182	discharged and retired military veterans and retired
183	first responders who join the teaching profession;
184	providing eligibility criteria; providing for an
185	additional bonus under certain circumstances;
186	providing department and school district
187	responsibilities; authorizing the State Board of
188	Education to adopt rules; providing a directive to the
189	Division of Law Revision; providing for contingent
190	effect of specified provisions; providing effective
191	dates.
192	
193	Be It Enacted by the Legislature of the State of Florida:
194	
195	Section 1. Paragraphs (d) and (f) of subsection (2) of
196	section 11.45, Florida Statutes, are amended to read:
197	11.45 Definitions; duties; authorities; reports; rules
198	(2) DUTIESThe Auditor General shall:
199	(d) Annually conduct financial audits of the accounts and
200	records of all district school boards in counties with
	Page 8 of 130

# Page 8 of 139

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211

201 populations of fewer than 150,000, according to the most recent 202 federal decennial statewide census, and the Florida School for 203 the Deaf and the Blind, and the Florida School for Competitive 204 Academics.

(f) At least every 3 years, conduct operational audits of the accounts and records of state agencies, state universities, state colleges, district school boards, the Florida Clerks of Court Operations Corporation, water management districts, and the Florida School for the Deaf and the Blind, and the Florida School for Competitive Academics.

The Auditor General shall perform his or her duties independently but under the general policies established by the Legislative Auditing Committee. This subsection does not limit the Auditor General's discretionary authority to conduct other audits or engagements of governmental entities as authorized in subsection (3).

218 Section 2. Paragraph (a) of subsection (1) of section 219 110.1228, Florida Statutes, is amended to read:

220 110.1228 Participation by small counties, small 221 municipalities, and district school boards located in small 222 counties.-

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

(a) "District school board" means a district school boardlocated in a small county or a district school board that

#### Page 9 of 139

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226 receives funding pursuant to s. 1011.62(1)(f) s. 1011.62(7). 227 Section 3. Paragraph (a) of subsection (2) of section 228 216.251, Florida Statutes, is amended to read: 229 216.251 Salary appropriations; limitations.-230 (2)(a) The salary for each position not specifically 231 indicated in the appropriations acts shall be as provided in one 232 of the following subparagraphs: 233 1. Within the classification and pay plans provided for in 234 chapter 110. 235 2. Within the classification and pay plans established by 236 the Board of Trustees for the Florida School for the Deaf and 237 the Blind of the Department of Education and approved by the 238 State Board of Education for academic and academic 239 administrative personnel. 240 Within the classification and pay plan approved and 3. 241 administered by the Board of Governors or the designee of the 242 board for those positions in the State University System. 243 4. Within the classification and pay plan approved by the 244 President of the Senate and the Speaker of the House of 245 Representatives, as the case may be, for employees of the 246 Legislature. 247 Within the approved classification and pay plan for the 5. 248 judicial branch. 249 6. Within the classification and pay plans established by the Board of Trustees for the Florida School for Competitive 250 Page 10 of 139

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251	Academics of the Department of Education and approved by the
252	State Board of Education for academic and academic
253	administrative personnel.
254	Section 4. Subsection (6) of section 402.22, Florida
255	Statutes, is amended to read:
256	402.22 Education program for students who reside in
257	residential care facilities operated by the Department of
258	Children and Families or the Agency for Persons with
259	Disabilities
260	(6) Notwithstanding the provisions of s. 1001.42(4)(m),
261	the educational program at the Marianna Sunland Center in
262	Jackson County shall be operated by the Department of Education,
263	either directly or through grants or contractual agreements with
264	other public educational agencies. The annual state allocation
265	to any such agency shall be computed pursuant to s. 1011.62(1),
266	(2), and $\underline{(17)}$ $\overline{(6)}$ and allocated in the amount that would have
267	been provided the local school district in which the residential
268	facility is located.
269	Section 5. Subsection (2) of section 447.203, Florida
270	Statutes, is amended to read:
271	447.203 DefinitionsAs used in this part:
272	(2) "Public employer" or "employer" means the state or any
273	county, municipality, or special district or any subdivision or
274	agency thereof which the commission determines has sufficient
275	legal distinctiveness properly to carry out the functions of a

Page 11 of 139

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276 public employer. With respect to all public employees determined 277 by the commission as properly belonging to a statewide 278 bargaining unit composed of State Career Service System 279 employees or Selected Professional Service employees, the 280 Governor is shall be deemed to be the public employer; and the 281 Board of Governors of the State University System, or the 282 board's designee, is shall be deemed to be the public employer 283 with respect to all public employees of each constituent state 284 university. The board of trustees of a community college is 285 shall be deemed to be the public employer with respect to all employees of the community college. The district school board is 286 287 shall be deemed to be the public employer with respect to all 288 employees of the school district. The Board of Trustees of the 289 Florida School for the Deaf and the Blind is shall be deemed to 290 be the public employer with respect to the academic and academic 291 administrative personnel of the Florida School for the Deaf and 292 the Blind. The Board of Trustees of the Florida School for 293 Competitive Academics is deemed to be the public employer with 294 respect to the academic and academic administrative personnel of 295 the Florida School for Competitive Academics. The Governor is 296 shall be deemed to be the public employer with respect to all 297 employees in the Correctional Education Program of the 298 Department of Corrections established pursuant to s. 944.801. 299 Section 6. Subsection (6) is added to section 1000.04, Florida Statutes, to read: 300

Page 12 of 139

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301 1000.04 Components for the delivery of public education 302 within the Florida Early Learning-20 education system.-Florida's 303 Early Learning-20 education system provides for the delivery of 304 early learning and public education through publicly supported 305 and controlled K-12 schools, Florida College System 306 institutions, state universities and other postsecondary 307 educational institutions, other educational institutions, and 308 other educational services as provided or authorized by the 309 Constitution and laws of the state. 310 (6) THE FLORIDA SCHOOL FOR COMPETITIVE ACADEMICS.-The 311 Florida School for Competitive Academics is a component of the 312 delivery of public education within Florida's Early Learning-20 313 education system. 314 Section 7. Contingent upon HB 1069 or similar legislation 315 in the 2023 Regular Session or an extension thereof becoming a 316 law, subsection (6) is added to section 1000.071, Florida 317 Statutes, as created by HB 1069, 2023 Regular Session, to read: 318 1000.071 Personal titles and pronouns.-319 (6) The limitations of this section only apply to the 320 actions of an employee or contractor acting within the scope of 321 their employment duties with the public K-12 educational 322 institution. 323 Section 8. Paragraph (e) of subsection (4) of section 324 1001.20, Florida Statutes, is amended to read: 325 1001.20 Department under direction of state board.-

Page 13 of 139

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326 (4) The Department of Education shall establish the 327 following offices within the Office of the Commissioner of 328 Education which shall coordinate their activities with all other 329 divisions and offices:

330 Office of Inspector General.-Organized using existing (e) 331 resources and funds and responsible for promoting 332 accountability, efficiency, and effectiveness and detecting fraud and abuse within school districts, the Florida School for 333 334 the Deaf and the Blind, the Florida School for Competitive 335 Academics, and Florida College System institutions in Florida. 336 If the Commissioner of Education determines that a district 337 school board, the Board of Trustees for the Florida School for 338 the Deaf and the Blind, the Board of Trustees for the Florida 339 School for Competitive Academics, or a Florida College System 340 institution board of trustees is unwilling or unable to address 341 substantiated allegations made by any person relating to waste, 342 fraud, or financial mismanagement within the school district, 343 the Florida School for the Deaf and the Blind, the Florida 344 School for Competitive Academics, or the Florida College System 345 institution, the office must shall conduct, coordinate, or 346 request investigations into such substantiated allegations. The 347 office shall investigate allegations or reports of possible 348 fraud or abuse against a district school board made by any 349 member of the Cabinet; the presiding officer of either house of the Legislature; a chair of a substantive or appropriations 350

Page 14 of 139

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351 committee with jurisdiction; or a member of the board for which 352 an investigation is sought. The office shall have access to all 353 information and personnel necessary to perform its duties and 354 shall have all of its current powers, duties, and 355 responsibilities authorized in s. 20.055.

356 Section 9. Subsections (8) through (12) of section 357 1001.215, Florida Statutes, are renumbered as subsections (7) 358 through (11), respectively, and subsections (1), (3), (4), and 359 (6) and present subsection (7) of that section are amended to 360 read:

361 1001.215 Just Read, Florida! Office.-There is created in 362 the Department of Education the Just Read, Florida! Office. The 363 office is fully accountable to the Commissioner of Education and 364 shall:

(1) Provide training to reading coaches and school administrators on the evidence-based strategies identified pursuant to subsection (7) (8) for purposes of implementation, modeling, and classroom observations to support professional growth and inform performance evaluations of instructional personnel.

371 (3) Work with the Lastinger Center for Learning at the 372 University of Florida to develop training for K-12 teachers, 373 reading coaches, and school administrators on effective content-374 area-specific reading strategies; the coordinated integration of 375 content-rich curriculum from other core subject areas into

## Page 15 of 139

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376 reading instruction, with an emphasis on civic literacy; and 377 evidence-based reading strategies identified pursuant to 378 subsection (7) (8) to improve student reading performance. For 379 secondary teachers, emphasis shall be on technical text. These 380 strategies must be developed for all content areas in the K-12 381 curriculum.

382 (4) Develop and provide access to sequenced, content-rich 383 curriculum programming, instructional practices, and resources 384 that help elementary schools use state-adopted instructional 385 materials to increase students' background knowledge and 386 literacy skills, including student attainment of the Next 387 Generation Sunshine State Standards for social studies, science, 388 and the arts. The office shall, as part of the adoption cycle 389 for English Language Arts instructional materials, assist in 390 evaluating elementary grades instructional materials submitted 391 for adoption consideration in order to identify those materials 392 that are closely aligned to the content and evidence-based 393 strategies identified pursuant to subsection (7) (8) and 394 incorporate professional development to implement such 395 strategies.

(6) Provide technical assistance to school districts in
the development and implementation of district plans <u>required</u>
<u>under s. 1003.4201</u> for use of the evidence-based reading
<u>instruction allocation provided in s. 1011.62(8)</u> and annually
review and approve such plans.

## Page 16 of 139

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HB5101, Engrossed 1
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401	(7) Review, evaluate, and provide technical assistance to
402	school districts' implementation of the comprehensive reading
403	plan required in s. 1011.62(8).
404	Section 10. Notwithstanding the expiration date in section
405	8 of chapter 2022-157, Laws of Florida, subsection (1) of
406	section 1001.26, Florida Statutes, is amended to read:
407	1001.26 Public broadcasting program system
408	(1) There is created a public broadcasting program system
409	for the state. The department shall provide funds, as
410	specifically appropriated in the General Appropriations Act, to
411	educational television and radio stations qualified by the
412	Corporation for Public Broadcasting or public colleges and
413	universities that are part of the public broadcasting program
414	system. The program system must include:
415	(a) Support for existing Corporation for Public
416	Broadcasting qualified program system educational television
417	stations.
418	(b) Maintenance of quality broadcast capability for
419	educational stations that are part of the program system.
420	(c) Interconnection of all educational stations that are
421	part of the program system for simultaneous broadcast and of
422	such stations with all universities and other institutions as
423	necessary for sharing of resources and delivery of programming.
424	(d) Establishment and maintenance of a capability for
425	statewide program distribution with facilities and staff,
	Page 17 of 139

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426 provided such facilities and staff complement and strengthen 427 existing educational television stations.

428 Provision of both statewide programming funds and (e) 429 station programming support for educational television to meet 430 statewide priorities. Priorities for station programming need 431 not be the same as priorities for programming to be used 432 statewide. Station programming may include, but shall not be limited to, citizens' participation programs, music and fine 433 434 arts programs, coverage of public hearings and governmental 435 meetings, equal air time for political candidates, and other 436 public interest programming.

437 Section 11. Subsection (21) of section 1001.42, Florida 438 Statutes, is amended to read:

439 1001.42 Powers and duties of district school board.—The 440 district school board, acting as a board, shall exercise all 441 powers and perform all duties listed below:

442 (21)EDUCATIONAL EMERGENCY.-Negotiate special provisions 443 of its contract with the appropriate bargaining units To free schools with a school grade of "D" or "F" from contract 444 445 restrictions that limit the school's ability to implement 446 programs and strategies needed to improve student performance, a 447 district school board may adopt salary incentives or other 448 strategies that address. The negotiations shall result in a 449 memorandum of understanding that addresses the selection, placement, compensation, and expectations of instructional 450

Page 18 of 139

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451 personnel and <u>provide</u> provides principals with the autonomy 452 described in s. 1012.28(8). For purposes of this subsection, an 453 educational emergency exists in a school district if one or more 454 schools in the district have a school grade of "D" or "F." 455 <u>Notwithstanding chapter 447, relating to collective bargaining,</u> 456 <u>a district school board may:</u>

457 (a) Provide salary incentives that differentiate based on
 458 a teacher's certification, subject area taught, or grade level
 459 taught. Such incentives are not subject to collective bargaining
 460 requirements.

(b) Notwithstanding s. 1012.2315, relating to assignment
 of teachers, adopt strategies to assign high-quality teachers
 more equitably across schools in the district to low-performing
 schools as a management right. Such strategies are not subject
 to collective bargaining requirements.

466Section 12. Paragraph (h) is added to subsection (2) of467section 1001.43, Florida Statutes, to read:

468 1001.43 Supplemental powers and duties of district school 469 board.—The district school board may exercise the following 470 supplemental powers and duties as authorized by this code or 471 State Board of Education rule.

472 (2) FISCAL MANAGEMENT.-The district school board may adopt
473 policies providing for fiscal management of the school district
474 with respect to school purchasing, facilities, nonstate revenue
475 sources, budgeting, fundraising, and other activities relating

## Page 19 of 139

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476 to the fiscal management of district resources, including, but 477 not limited to, the policies governing: 478 (h) Assessment of a kindergarten through grade 12 student fee for voluntary, noncredit summer school enrollment in basic 479 480 program courses. The amount of any student fee shall be based on 481 the ability of the student to pay such fee as determined by 482 district school board policy. 483 Section 13. Paragraphs (e) through (h) of subsection (9) 484 of section 1002.32, Florida Statutes, are redesignated as 485 paragraphs (d) through (g), respectively, and present paragraphs 486 (a) and (d) of that subsection are amended to read: 487 1002.32 Developmental research (laboratory) schools.-(9) FUNDING.-Funding for a lab school, including a charter 488 489 lab school, shall be provided as follows: Each lab school shall receive state funds for 490 (a) 491 operating purposes as provided in be allocated its proportional 492 share of operating funds from the Florida Education Finance 493 Program as defined provided in s. 1011.61(5) s. 1011.62 based on 494 the county in which the lab school is located and as specified 495 in the General Appropriations Act. 496 1. The nonvoted required local effort millage established 497 pursuant to s. 1011.71(1) ad valorem millage that would 498 otherwise be required for lab schools shall be allocated from 499 state funds. 500 2. An equivalent amount of funds for the operating Page 20 of 139

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501 discretionary millage authorized pursuant to s. 1011.71(1) shall 502 be allocated to each lab school through a state-funded 503 discretionary contribution established pursuant to s. 1011.62(6) The required local effort funds calculated pursuant to s. 504 505 1011.62 shall be allocated from state funds to the schools as a 506 part of the allocation of operating funds pursuant to s. 507 1011.62. Each eligible lab school in operation as of September 508 1, 2013, with a permanent high school center shall also receive 509 a proportional share of the sparsity supplement as calculated pursuant to s. 1011.62. In addition, each lab school shall 510 511 receive its proportional share of all categorical funds, with 512 the exception of s. 1011.68, and new categorical funds enacted 513 after July 1, 1994, for the purpose of elementary or secondary 514 academic program enhancement. The sum of funds available as 515 provided in this paragraph shall be included annually in the 516 Florida Education Finance Program and appropriate categorical 517 programs funded in the General Appropriations Act. 518 (d) Each lab school shall receive funds for operating 519 in an amount determined as follows: multiply <del>purposes</del> -the 520 maximum allowable nonvoted discretionary millage for operations 521 pursuant to s. 1011.71(1) and (3) by the value of 96 percent of 522 the current year's taxable value for school purposes for the 523 district in which each lab school is located; divide the result 524 by the total full-time equivalent membership of the district;

Page 21 of 139

and multiply the result by the full-time equivalent membership

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526 of the lab school. The amount thus obtained shall be 527 discretionary operating funds and shall be appropriated from 528 state funds in the General Appropriations Act to the Lab School 529 Trust Fund. 530 Section 14. Section 1002.351, Florida Statutes, is created 531 to read: 532 1002.351 The Florida School for Competitive Academics.-533 (1) ESTABLISHMENT.-There is established the Florida School 534 for Competitive Academics. The school shall be located in 535 Alachua County and is a state-supported public school for 536 Florida residents in grades 6-12. The primary purpose of the 537 school is to provide a rigorous academic curriculum, and the 538 secondary purpose is to prepare students for regional, state, 539 and national academic competitions in all areas of study, 540 including, but not limited to, science, technology, engineering, 541 and mathematics. The school may admit students in grades 6-12 542 beginning in the 2024-2025 school year. 543 (2) MISSION.-544 The mission of the Florida School for Competitive (a) 545 Academics is to provide students who meet selective admissions requirements an environment that will foster high academic 546 547 engagement and advanced understanding of subject areas, develop 548 productive work habits, build resiliency, connect students with 549 industry leaders, and promote civic leadership. 550 (b) To assist in the recruitment of students, the Florida

Page 22 of 139

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551	School for Competitive Academics must be included in the school
552	choice online portal established under s. 1001.10(10). The
553	portal must include information about the opportunity for
554	parents to submit their child's educational records to the
555	Florida School for Competitive Academics for consideration for
556	admission.
557	(3) BOARD OF TRUSTEES.—
558	(a)1. The Florida School for Competitive Academics shall
559	be governed by a board of trustees composed of seven members
560	appointed by the Governor to 4-year terms and confirmed by the
561	Senate. For purposes of staggering terms, four members,
562	including the chair as designated by the Governor, shall be
563	appointed to 4-year terms beginning July 1, 2023, and three
564	members shall be appointed to 2-year terms beginning July 1,
565	2023. After the initial 4-year term, the chair shall be elected
566	by the board.
567	2. No more than one employee of the school may serve on
568	the board of trustees as a member or as chair.
569	(b) Members of the board of trustees shall serve without
570	compensation, but may be reimbursed for per diem and travel
571	expenses pursuant to s. 112.061.
572	(c) The board of trustees is a public agency entitled to
573	sovereign immunity pursuant to s. 768.28, and board members are
574	public officers who bear fiduciary responsibility for the
- <b>-</b> -	
575	Florida School for Competitive Academics.

Page 23 of 139

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576	(d) The board of trustees is a body corporate with all the
577	powers of a body corporate and with such authority as is needed
578	for the proper operation and improvement of the Florida School
579	for Competitive Academics. Title to any gift, donation, or
580	bequest received by the board of trustees must vest in the board
581	of trustees. Title to all other property and other assets of the
582	Florida School for Competitive Academics must vest in the State
583	Board of Education, but the board of trustees has complete
584	jurisdiction over the management of the school.
585	(e) The board of trustees has the full power and authority
586	<u>to:</u>
587	1. Adopt rules pursuant to ss. 120.536(1) and 120.54 to
588	implement provisions of law relating to operation of the Florida
589	School for Competitive Academics. Such rules must be submitted
590	to the State Board of Education for approval or disapproval.
591	After a rule is approved by the State Board of Education, the
592	rule must be filed immediately with the Department of State. The
593	board of trustees shall act at all times in conjunction with the
594	rules of the State Board of Education.
595	2. Appoint a principal, administrators, teachers, and
596	other employees.
597	3. Remove principals, administrators, teachers, and other
598	employees at the board's discretion.
599	4. Determine eligibility of students and procedures for
600	admission.

Page 24 of 139

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601	5. Provide for the proper keeping of accounts and records
602	and for budgeting of funds.
603	6. Receive gifts, donations, and bequests of money or
604	property, real or personal, tangible or intangible, from any
605	person, firm, corporation, or other legal entity for the use and
606	benefit of the school.
607	7. Recommend to the Legislature for the school to become a
608	residential public school.
609	8. Do and perform every other matter or thing requisite to
610	the proper management, maintenance, support, and control of the
611	school at the highest efficiency economically possible.
612	(f) The board of trustees shall:
613	1. Prepare and submit legislative budget requests for
614	operations and fixed capital outlay, in accordance with chapter
615	216 and ss. 1011.56 and 1013.60, to the Department of Education
616	for review and approval. The department must analyze the amount
617	requested for fixed capital outlay to determine if the request
618	is consistent with the school's campus master plan, educational
619	plant survey, and facilities master plan.
620	2. Approve and administer an annual operating budget in
621	accordance with ss. 1011.56 and 1011.57.
622	3. Require all purchases to be in accordance with chapter
623	287 except for purchases made with funds received as gifts,
624	donations, or bequests or funds raised by or belonging to
625	student clubs or student organizations.

Page 25 of 139

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626	4. Administer and maintain personnel programs for all
627	employees of the board of trustees and the Florida School for
628	Competitive Academics, who shall be school employees, including
629	the personnel.
630	5. Ensure that the Florida School for Competitive
631	Academics complies with s. 1013.351 concerning the coordination
632	of planning between the Florida School for Competitive Academics
633	and local governing bodies.
634	6. Ensure that the Florida School for Competitive
635	Academics complies with s. 112.061 concerning per diem and
636	travel expenses.
637	7. Adopt a master plan that specifies the objectives of
638	the Florida School for Competitive Academics. The plan must be
639	for a period of 5 years and must be reviewed for needed
640	modifications every 2 years. The board of trustees shall submit
641	the initial plan and subsequent modifications to the President
642	of the Senate and the Speaker of the House of Representatives.
643	(4) STUDENT AND EMPLOYEE RECORDS The board of trustees
644	shall provide for the content and custody of student and
645	employee personnel records. Student records are subject to s.
646	1002.22. Employee records are subject to s. 1012.31.
647	(5) PERSONNEL
648	(a) The Florida School for Competitive Academics Board of
649	Trustees shall require all employees and applicants for
650	employment to undergo background screening as provided in s.
	Page 26 of 130

Page 26 of 139

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651 1012.32 as a condition of employment and continued employment. 652 Members of the board of trustees must also undergo background 653 screening in accordance with the relevant provisions of s. 654 1012.32. An individual may not be employed as an employee or 655 contract personnel of the school or serve as a member of the 656 board of trustees if the individual is on the disqualification 657 list maintained by the department pursuant to s. 1001.10(4)(b). 658 (b) In accordance with law and rules of the State Board of 659 Education, the board of trustees shall administer and maintain 660 personnel programs for all employees of the board of trustees and the Florida School for Competitive Academics. The board of 661 662 trustees may adopt rules, policies, and procedures related to 663 the appointment, employment, and removal of personnel. 664 The board of trustees shall determine the compensation, 1. 665 including salaries and fringe benefits, and other conditions of 666 employment for such personnel. 667 2. Classroom teachers employed by the school must be 668 certified pursuant to chapter 1012. 669 3. Each person employed by the board of trustees in an 670 academic, administrative, or instructional capacity with the 671 Florida School for Competitive Academics is entitled to a 672 contract as provided by rules of the board of trustees. 673 4. All employees, except temporary, seasonal, and student 674 employees, may be provided Florida Retirement System benefits 675 from the school through operational costs.

Page 27 of 139

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676	(6) FUNDING
677	(a) The Florida School for Competitive Academics shall
678	receive state funds for operating purposes as provided in the
679	General Appropriations Act.
680	(b) In addition to the funds provided in the General
681	Appropriations Act, the Florida School for Competitive Academics
682	may receive other funds from grants and donations.
683	(7) AUDITSThe Auditor General shall conduct audits of
684	the accounts and records of the Florida School for Competitive
685	Academics as provided in s. 11.45. The Department of Education's
686	Inspector General is authorized to conduct investigations at the
687	school as provided in s. 1001.20(4)(e).
688	(8) EXEMPTION FROM STATUTES
689	(a) The Florida School for Competitive Academics is exempt
690	from all statutes in chapters 1000-1013. However, the Florida
691	School for Competitive Academics shall be in compliance with the
692	following statutes in chapters 1000-1013:
693	1. This section.
694	2. Those statutes pertaining to the student assessment
695	program and school grading system.
696	3. Those statutes pertaining to the provision of services
697	to students with disabilities.
698	4. Those statutes pertaining to civil rights, including,
699	but not limited to, s. 1000.05, relating to discrimination.
700	5. Those statutes pertaining to student health, safety,
	Page 28 of 130

Page 28 of 139

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701	and welfare.
702	(b) Additionally, the Florida School for Competitive
703	Academics shall be in compliance with the following statutes:
704	1. Section 286.011, relating to public meetings and
705	records, public inspection, and criminal and civil penalties.
706	2. Chapter 119, relating to public records.
707	3. Section 1006.12, relating to safe-school officers.
708	4. Section 1006.07(7), relating to threat assessment
709	teams.
710	5. Section 1006.07(9), relating to school environmental
711	safety incident reporting.
712	6. Section 1006.07(10), relating to reporting of
713	involuntary examinations.
714	7. Section 1006.1493, relating to the Florida Safe Schools
715	Assessment Tool.
716	8. Section 1006.07(6)(d), relating to adopting active
717	assailant response plans.
718	9. Section 943.082(4)(b), relating to the mobile
719	suspicious activity reporting tool.
720	10. Section 1012.584, relating to youth mental health
721	awareness and assistance training.
722	11. Section 1003.4282, relating to requirements for a
723	standard high school diploma.
724	12. Section 1003.03(1), relating to class size maximums.
725	13.a. Section 1011.61, relating to instructional hours
	Page 20 of 130

Page 29 of 139

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726	requirements.
727	b. Notwithstanding sub-subparagraph a., the school may
728	provide instruction that exceeds the minimum time requirements
729	for the purposes of offering a summer program.
730	(c) For purposes of this subsection:
731	1. The duties assigned to a district school superintendent
732	apply to the director of the Florida School for Competitive
733	Academics.
734	2. The duties assigned to a district school board apply to
735	the board of trustees.
736	Section 15. Paragraphs (e) and (f) of subsection (3) of
737	section 1002.37, Florida Statutes, are amended to read:
738	1002.37 The Florida Virtual School
739	(3) Funding for the Florida Virtual School shall be
740	provided as follows:
741	(e) The <u>comparable wage factor</u> <del>district cost differential</del>
742	as provided in s. 1011.62(2) shall be established as 1.000.
743	(f) The Florida Virtual School shall receive state funds
744	for operating purposes as provided in the General Appropriations
745	Act. The calculation to determine the amount of state funds
746	includes: the sum of the basic amount for current operations
747	established in s. 1011.62(1)(s), the discretionary millage
748	compression supplement established in s. 1011.62(5) base Florida
749	Education Finance Program funding, the state-funded
750	discretionary contribution <u>established in s. 1011.62(6),</u> and a
	Page 30 of 139

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751 per-full-time equivalent share of the discretionary millage 752 compression supplement, the exceptional student education 753 guaranteed allocation established in s. 1011.62(8), and the 754 mental health assistance allocation established in s. 755 1011.62(13) the instructional materials allocation, the 756 evidence-based reading instruction allocation, the mental health 757 assistance allocation, and the teacher salary increase 758 allocation. For the purpose of calculating the state-funded 759 discretionary contribution, multiply the maximum allowable 760 nonvoted discretionary millage for operations pursuant to s. 761 1011.71(1) and (3) by the value of 96 percent of the current 762 year's taxable value for school purposes for the state; divide 763 the result by the total full-time equivalent membership of the 764 state; and multiply the result by the full-time equivalent 765 membership of the school. Funds may not be provided for the 766 purpose of fulfilling the class size requirements in ss. 1003.03 767 and 1011.685. 768 Section 16. Subsection (12) of section 1002.394, Florida

768 Section 16. Subsection (12) of section 1002.394, Florida 769 Statutes, as amended by chapter 2023-16, Laws of Florida, is 770 amended to read:

771 772

1002.394 The Family Empowerment Scholarship Program.-(12) SCHOLARSHIP FUNDING AND PAYMENT.-

(a)1. Scholarships for students determined eligible
pursuant to paragraph (3) (a) may be funded once all scholarships
have been funded in accordance with s. 1002.395(6)(1)2. The

Page 31 of 139

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776 calculated scholarship amount for a participating student 777 determined eligible pursuant to paragraph (3) (a) shall be based 778 upon the grade level and school district in which the student 779 was assigned as 100 percent of the funds per unweighted full-780 time equivalent in the Florida Education Finance Program for a 781 student in the basic program established pursuant to s. 782 1011.62(1)(c)1., plus a per-full-time equivalent share of funds 783 for the all categorical programs established in s. 1011.62(5), 784 (7) (a), and (16), as funded in the General Appropriations  $Act_{\tau}$ 785 except for the exceptional student education guaranteed 786 allocation established pursuant to s. 1011.62(1)(e).

787 2. A scholarship of \$750 or an amount equal to the school 788 district expenditure per student riding a school bus, as 789 determined by the department, whichever is greater, may be 790 awarded to an eligible student who is enrolled in a Florida 791 public school that is different from the school to which the 792 student was assigned or in a lab school as defined in s. 1002.32 793 if the school district does not provide the student with 794 transportation to the school.

795 3. The organization must provide the department with the 796 documentation necessary to verify the student's participation. 797 Upon receiving the documentation, the department shall transfer, 798 beginning August 1, from state funds only, the amount calculated 799 pursuant to subparagraph 2. to the organization for quarterly 800 disbursement to parents of participating students each school

## Page 32 of 139

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801 year in which the scholarship is in force. For a student exiting 802 a Department of Juvenile Justice commitment program who chooses 803 to participate in the scholarship program, the amount of the 804 Family Empowerment Scholarship calculated pursuant to 805 subparagraph 2. must be transferred from the school district in 806 which the student last attended a public school before 807 commitment to the Department of Juvenile Justice. When a student 808 enters the scholarship program, the organization must receive 809 all documentation required for the student's participation, 810 including the private school's and the student's fee schedules, 811 at least 30 days before the first quarterly scholarship payment 812 is made for the student.

The initial payment shall be made after the 813 4. 814 organization's verification of admission acceptance, and 815 subsequent payments shall be made upon verification of continued 816 enrollment and attendance at the private school. Payment must be 817 by funds transfer or any other means of payment that the 818 department deems to be commercially viable or cost-effective. An 819 organization shall ensure that the parent has approved a funds 820 transfer before any scholarship funds are deposited.

5. An organization may not transfer any funds to an
account of a student determined eligible pursuant to paragraph
(3) (a) which has a balance in excess of \$24,000.

(b)1. Scholarships for students determined eligiblepursuant to paragraph (3) (b) are established for up to 26,500

## Page 33 of 139

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826 students annually beginning in the 2022-2023 school year. 827 Beginning in the 2023-2024 school year, the maximum number of 828 students participating in the scholarship program under this section shall annually increase by 3.0 percent of the state's 829 830 total exceptional student education full-time equivalent student 831 membership, not including gifted students. An eligible student 832 who meets any of the following requirements shall be excluded 833 from the maximum number of students if the student:

a. Received specialized instructional services under the Voluntary Prekindergarten Education Program pursuant to s. 1002.66 during the previous school year and the student has a current IEP developed by the district school board in accordance with rules of the State Board of Education;

b. Is a dependent child of a law enforcement officer or a
member of the United States Armed Forces, a foster child, or an
adopted child; or

c. Spent the prior school year in attendance at a Florida public school or the Florida School for the Deaf and the Blind. For purposes of this subparagraph, the term "prior school year in attendance" means that the student was enrolled and reported by:

(I) A school district for funding during either the
preceding October or February full-time equivalent student
membership surveys in kindergarten through grade 12, which
includes time spent in a Department of Juvenile Justice

## Page 34 of 139

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851 commitment program if funded under the Florida Education Finance 852 Program;

(II) The Florida School for the Deaf and the Blind during the preceding October or February full-time equivalent student membership surveys in kindergarten through grade 12;

(III) A school district for funding during the preceding October or February full-time equivalent student membership surveys, was at least 4 years of age when enrolled and reported, and was eligible for services under s. 1003.21(1)(e); or

860 (IV) Received a John M. McKay Scholarship for Students861 with Disabilities in the 2021-2022 school year.

862 For a student who has a Level I to Level III matrix of 2. 863 services or a diagnosis by a physician or psychologist, the 864 calculated scholarship amount for a student participating in the 865 program must be based upon the grade level and school district 866 in which the student would have been enrolled as the total funds 867 per unweighted full-time equivalent in the Florida Education 868 Finance Program for a student in the basic exceptional student 869 education program pursuant to s. 1011.62(1)(c) and (d) s. 870 1011.62(1)(c)1. and (e)1.c., plus a per full-time equivalent 871 share of funds for the all categorical programs established in s. 1011.62(5), (7)(a), (8), and (16), as funded in the General 872 873 Appropriations Act. For the categorical program established, as 874 funded in the General Appropriations Act, except that for the 875 exceptional student education guaranteed allocation, as provided

Page 35 of 139

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in <u>s. 1011.62(8)</u> <del>s. 1011.62(1)(e)1.c. and 2.</del>, the funds must be allocated based on the school district's average exceptional student education guaranteed allocation funds per exceptional student education full-time equivalent student.

880 3. For a student with a Level IV or Level V matrix of 881 services, the calculated scholarship amount must be based upon 882 the school district to which the student would have been 883 assigned as the total funds per full-time equivalent for the 884 Level IV or Level V exceptional student education program 885 pursuant to s. 1011.62(1)(c)2.a. or b., plus a per-full time 886 equivalent share of funds for the all categorical programs 887 established in s. 1011.62(5), (7)(a), and (16), as funded in the 888 General Appropriations Act.

4. For a student who received a Gardiner Scholarship pursuant to s. 1002.385 in the 2020-2021 school year, the amount shall be the greater of the amount calculated pursuant to subparagraph 2. or the amount the student received for the 2020-2021 school year.

5. For a student who received a John M. McKay Scholarship pursuant to s. 1002.39 in the 2020-2021 school year, the amount shall be the greater of the amount calculated pursuant to subparagraph 2. or the amount the student received for the 2020-2021 school year.

899 6. The organization must provide the department with the900 documentation necessary to verify the student's participation.

#### Page 36 of 139

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901 7. Upon receiving the documentation, the department shall 902 release, from state funds only, the student's scholarship funds 903 to the organization, to be deposited into the student's account 904 in four equal amounts no later than September 1, November 1, 905 February 1, and April 1 of each school year in which the 906 scholarship is in force.

8. Accrued interest in the student's account is in
addition to, and not part of, the awarded funds. Program funds
include both the awarded funds and accrued interest.

910 9. The organization may develop a system for payment of 911 benefits by funds transfer, including, but not limited to, debit 912 cards, electronic payment cards, or any other means of payment 913 which the department deems to be commercially viable or cost-914 effective. A student's scholarship award may not be reduced for 915 debit card or electronic payment fees. Commodities or services 916 related to the development of such a system must be procured by 917 competitive solicitation unless they are purchased from a state 918 term contract pursuant to s. 287.056.

919 10. An organization may not transfer any funds to an 920 account of a student determined to be eligible pursuant to 921 paragraph (3)(b) which has a balance in excess of \$50,000.

922 11. Moneys received pursuant to this section do not 923 constitute taxable income to the qualified student or the parent 924 of the qualified student.

925

Section 17. Paragraph (e) of subsection (1) and paragraph

Page 37 of 139

926 (b) of subsection (6) of section 1002.45, Florida Statutes, are 927 amended to read:

928 1002.45 Virtual instruction programs.-

929 (1) PROGRAM.-

930

(e) Each school district shall:

931 1. Provide to the department by each October 1, a copy of 932 each contract and the amount paid per unweighted full-time 933 equivalent virtual student for services procured pursuant to 934 subparagraphs (c)1. and 2.

935 2. Expend any difference in the amount of funds per unweighted full-time equivalent virtual student allocated to the 936 937 school district pursuant to subsection (6) and the amount paid 938 per unweighted full-time equivalent virtual student by the 939 school district for a contract executed pursuant to subparagraph 940 (c)1. or subparagraph (c)2. on acquiring computer and device 941 hardware and associated operating system software that comply 942 with the requirements of s. 1001.20(4)(a)1.b.

943 3. Provide to the department by September 1 of each year944 an itemized list of items acquired in subparagraph 2.

4. Limit the enrollment of full-time equivalent virtual
students residing outside of the school district providing the
virtual instruction pursuant to paragraph (c) to no more than
<u>those that can be funded from state Florida Education Finance</u>
<u>Program funds 50 percent of the total enrolled full-time</u>
equivalent virtual students residing inside the school district

#### Page 38 of 139

951 providing the virtual instruction. This subparagraph applies 952 any virtual instruction contract or agreement that is entered 953 into for the first time after June 30, 2021. However, a school 954 district may not enroll more full-time equivalent virtual 955 students residing outside of the school district than the total 956 number of reported full-time equivalent students residing inside 957 the school district. 958 (6) VIRTUAL INSTRUCTION PROGRAM AND VIRTUAL CHARTER SCHOOL 959 FUNDING.-960 Students enrolled in a virtual instruction program (b) 961 shall be funded in the Florida Education Finance Program as 962 provided in the General Appropriations Act. The calculation to 963 determine the amount of funds for each student through the

964 Florida Education Finance Program shall include the sum of the 965 basic amount for current operations established in base Florida 966 Education Finance Program pursuant to s. 1011.62(1)(s) and all 967 categorical programs except for the categorical programs 968 established in ss. 1011.62(7), (12), and (16), 1011.68, and 969 1011.685 pursuant to ss. 1011.62(1)(f), (7), and (13); 1011.68; 970 1011.685; and 1012.71. Students residing outside of the school 971 district reporting the full-time equivalent virtual student shall be funded from state funds only. 972

973 Section 18. Subsection (1) of section 1002.59, Florida 974 Statutes, is amended to read:

975

1002.59 Emergent literacy and performance standards

Page 39 of 139

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2023

976 training courses.-

977 The department, in collaboration with the Just Read, (1)978 Florida! Office, shall adopt minimum standards for courses in 979 emergent literacy for prekindergarten instructors. Each course 980 must comprise 5 clock hours and provide instruction in 981 strategies and techniques to address the age-appropriate 982 progress of prekindergarten students in developing emergent 983 literacy skills, including oral communication, knowledge of 984 print and letters, phonological and phonemic awareness, and 985 vocabulary and comprehension development, consistent with the 986 evidence-based content and strategies identified pursuant to s. 987 1001.215(7) s. 1001.215(8). The course standards must be 988 reviewed as part of any review of subject coverage or 989 endorsement requirements in the elementary, reading, and 990 exceptional student educational areas conducted pursuant to s. 991 1012.586. Each course must also provide resources containing 992 strategies that allow students with disabilities and other 993 special needs to derive maximum benefit from the Voluntary 994 Prekindergarten Education Program. Successful completion of an 995 emergent literacy training course approved under this section 996 satisfies requirements for approved training in early literacy 997 and language development under ss. 402.305(2)(e)5., 402.313(6), 998 and 402.3131(5).

999 Section 19. Paragraph (b) of subsection (3) of section 1000 1002.71, Florida Statutes, is amended to read:

# Page 40 of 139

1001 1002.71 Funding; financial and attendance reporting.-1002 (3) 1003 Each county's allocation per full-time equivalent (b) 1004 student in the Voluntary Prekindergarten Education Program shall 1005 be calculated annually by multiplying the base student 1006 allocation provided in the General Appropriations Act by the 1007 county's comparable wage factor district cost differential 1008 provided in s. 1011.62(2). Each private prekindergarten provider 1009 and public school shall be paid in accordance with the county's 1010 allocation per full-time equivalent student. 1011 Section 20. Paragraph (a) of subsection (17) of section 1002.84, Florida Statutes, is amended to read: 1012 1013 1002.84 Early learning coalitions; school readiness powers 1014 and duties.-Each early learning coalition shall: Distribute the school readiness program funds as 1015 (17) (a) 1016 allocated in the General Appropriations Act to the eligible providers using the following methodology: 1017 1. For each county in the early learning coalition, 1018 1019 multiply the cost of care by care level as provided in s. 1020 1002.90 by the county's comparable wage factor district cost 1021 differential provided in s. 1011.62(2). 1022 If a county enacted a local ordinance before January 1, 2. 1023 2022, that establishes the county's staff-to-children ratio for 1024 licensed child care facilities below the ratio established in s. 402.305(4), multiply the provider reimbursement rates for that 1025

# Page 41 of 139

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1035

1044

1026 county by the adjustment factor specified in the General 1027 Appropriations Act.

3. Apply the weight established pursuant to s. 1002.90 for
each provider type to calculate the minimum provider
reimbursement rates by care level.

4. Multiply the weighted provider reimbursement rates by
22 percent to determine the amount of the school readiness
allocation an early learning coalition is eligible to retain
pursuant to s. 1002.89(4).

Each early learning coalition with approved minimum provider reimbursement rates for the infant to age 5 care levels that are higher than the minimum provider reimbursement rates established in this subsection may continue to implement its approved minimum provider reimbursement rates until the rates established in this subsection exceed its approved rates.

1042Section 21. Paragraph (a) of subsection (1) of section10431002.89, Florida Statutes, is amended to read:

1002.89 School readiness program; funding.-

(1) DETERMINATION OF EARLY LEARNING COALITION SCHOOL READINESS PROGRAM FUNDING.—Funding for the school readiness program shall be used by the early learning coalitions in accordance with this part and the General Appropriations Act.

1049 (a) School readiness program allocation.—If the annual1050 allocation for the school readiness program is not determined in

#### Page 42 of 139

1051 the General Appropriations Act or the substantive bill 1052 implementing the General Appropriations Act, it shall be 1053 determined as follows: 1054 1. For each county in the early learning coalition, the total school readiness eligible population, as adopted by the 1055 1056 Early Learning Programs Estimating Conference pursuant to s. 1057 216.136(8), shall be multiplied by the county's comparable wage 1058 factor district cost differential provided in s. 1011.62(2). 1059 2. If a county passed a local ordinance before January 1, 1060 2022, that establishes the county's staff-to-children ratio for 1061 licensed child care facilities below the ratio established in s. 402.305(4), multiply the product calculated in subparagraph 1. 1062 1063 by the adjustment factor specified in the General Appropriations 1064 Act. 1065 Each county's school readiness allocation shall be 3. 1066 based on the county's proportionate share of the total adjusted 1067 eligible school readiness population. Section 22. Paragraph (c) of subsection (1) of section 1068 1069 1002.995, Florida Statutes, is amended to read: 1070 1002.995 Early learning professional development standards 1071 and career pathways.-1072 The department shall: (1)1073 Subject to the appropriation of funds by the (C) 1074 Legislature, provide incentives to school readiness personnel who meet the requirements of s. 1002.88(1) (e) and 1075 Page 43 of 139

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1076 prekindergarten instructors who meet the requirements specified 1077 in s. 1002.55, s. 1002.61, or s. 1002.63 and who possess a 1078 reading certification or endorsement or a literacy micro-1079 credential as specified in s. 1003.485 and teach students in the 1080 school readiness program or the voluntary prekindergarten 1081 education program <u>or work in a child care or early learning</u> 1082 <u>setting</u>.

1083Section 23. Paragraph (a) of subsection (4) of section10841003.03, Florida Statutes, is amended to read:

1085

1086

1003.03 Maximum class size.-

(4) ACCOUNTABILITY.-

(a) If the department determines that the number of
students assigned to any individual class exceeds the class size
maximum, as required in subsection (1), based upon the October
student membership survey, the department shall:

1091 1. Identify, for each grade group, the number of classes 1092 in which the number of students exceeds the maximum and the 1093 total number of students which exceeds the maximum for all 1094 classes.

10952. Determine the number of FTE students which exceeds the1096maximum for each grade group.

3. Multiply the total number of FTE students which exceeds the maximum for each grade group by the district's FTE dollar amount of the class size categorical allocation for that year and calculate the total for all three grade groups.

### Page 44 of 139

1101 Multiply the total number of FTE students which exceeds 4. 1102 the maximum for all classes by an amount equal to 50 percent of 1103 the base student allocation adjusted by the district cost differential for each of the 2010-2011 through 2013-2014 fiscal 1104 1105 years and by an amount equal to the base student allocation 1106 adjusted by the comparable wage factor district cost 1107 differential in the 2014-2015 fiscal year and thereafter. 1108 5. Reduce the district's class size categorical allocation 1109 by an amount equal to the sum of the calculations in subparagraphs 3. and 4. 1110 1111 Section 24. Section 1003.4201, Florida Statutes, is 1112 created to read: 1113 1003.4201 Comprehensive system of reading instruction.-Each school district must implement a system of comprehensive 1114 reading instruction for students enrolled in the prekindergarten 1115 through grade 12 and certain students who exhibit a substantial 1116 1117 deficiency in early literacy. 1118 (1) Each school district must develop, and submit to the district school board for approval, a detailed reading 1119 1120 instruction plan that outlines the components of the district's 1121 comprehensive system of reading instruction. The plan must include all district schools, including charter schools, unless 1122 1123 a charter school elects to submit a plan independently from the 1124 school district. A charter school plan must comply with all of 1125 the provisions of this section and must be approved by the

Page 45 of 139

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1126	charter school's governing body and provided to the charter
1127	school's sponsor.
1128	(2)(a) Components of the reading instruction plan may
1129	include the following:
1130	1. Additional time per day of evidence-based intensive
1131	reading instruction for kindergarten through grade 12 students,
1132	which may be delivered during or outside of the regular school
1133	day.
1134	2. Highly qualified reading coaches, who must be endorsed
1135	in reading, to specifically support classroom teachers in making
1136	instructional decisions based on progress monitoring data
1137	collected pursuant to s. 1008.25(8) and improve classroom
1138	teacher delivery of effective reading instruction, reading
1139	intervention, and reading in the content areas based on student
1140	need.
1141	3. Professional development to help instructional
1142	personnel and certified prekindergarten teachers funded in the
1143	Florida Education Finance Program earn a certification, a
1144	credential, an endorsement, or an advanced degree in
1145	scientifically researched and evidence-based reading
1146	instruction.
1147	4. Summer reading camps, using only classroom teachers or
1148	other district personnel who possess a micro-credential as
1149	specified in s. 1003.485 or are certified or endorsed in reading
1150	consistent with s. 1008.25(7)(b)3., for all students in
	Page 16 of 130

Page 46 of 139

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1151	kindergarten through grade 5 exhibiting a reading deficiency as
1152	determined by district and state assessments.
1153	5. Incentives for instructional personnel and certified
1154	prekindergarten teachers funded in the Florida Education Finance
1155	Program who possess a reading certification or endorsement or
1156	micro-credential as specified in s. 1003.485 and provide
1157	educational support to improve student literacy.
1158	6. Tutoring in reading.
1159	(b) Each school district must include in its reading
1160	instruction plan the planned school year expenditures for each
1161	component of such plan.
1162	(3) Each school district shall submit its approved reading
1163	instruction plan, including approved reading instruction plans
1164	for each charter school in the district, to the Department of
1165	Education by August 1 of each fiscal year.
1166	(4) The department shall evaluate the implementation of
1167	each school district reading instruction plan, including
1168	conducting site visits and collecting specific data on reading
1169	improvement results.
1170	(5) By February 1 of each year, the department shall
1171	report its findings to the Legislature and the State Board of
1172	Education, including any recommendations for improving
1173	implementation of evidence-based intensive reading and
1174	intervention strategies in the classroom.
1175	(6) For purposes of this section, the term "evidence-

Page 47 of 139

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1176	based" means demonstrating a statistically significant effect on
1177	improving student outcomes or other relevant outcomes as
1178	provided in 20 U.S.C. s. 8101(21)(A)(i).
1179	Section 25. Paragraphs (g) and (h) of subsection (4) of
1180	section 1003.485, Florida Statutes, are amended to read:
1181	1003.485 The New Worlds Reading Initiative
1182	(4) ADMINISTRATOR RESPONSIBILITIES.—The administrator
1183	shall:
1184	(g) Develop a micro-credential that requires teachers to
1185	demonstrate competency to:
1186	1. Diagnose literacy difficulties and determine the
1187	appropriate range of literacy interventions based upon the age
1188	and literacy deficiency of the student;
1189	2. Use evidence-based instructional and intervention
1190	practices, including strategies identified by the Just Read,
1191	Florida! Office pursuant to <u>s. 1001.215(7)</u> <del>s. 1001.215(8)</del> ; and
1192	3. Effectively use progress monitoring and intervention
1193	materials.
1194	(h) Administer the early literacy micro-credential program
1195	established under this section, which must include components on
1196	content, student learning, pedagogy, and professional
1197	development and must build on a strong foundation of
1198	scientifically researched and evidence-based reading
1199	instructional and intervention programs that incorporate
1200	explicit, systematic, and sequential approaches to teaching
	Page 48 of 139

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1201 phonemic awareness, phonics, vocabulary, fluency, and text 1202 comprehension and incorporate decodable or phonetic text 1203 instructional strategies, as identified by the Just Read, 1204 Florida! Office, pursuant to <u>s. 1001.215(7)</u> <del>s. 1001.215(8)</del>.

1205 1. At a minimum, the micro-credential curriculum must be 1206 designed specifically for instructional personnel in 1207 prekindergarten through grade 3 based upon the strategies and 1208 techniques identified in s. 1002.59 and address foundational 1209 literacy skills of students in grades 4 through 12.

2. The micro-credential must be competency based and designed for eligible instructional personnel to complete the credentialing process in no more than 60 hours, in an online format. The micro-credential may be delivered in an in-person format. Eligible instructional personnel may receive the microcredential once competency is demonstrated even if it is prior to the completion of 60 hours.

1217 3. The micro-credential must be available by December 31, 1218 2022, at no cost, to instructional personnel as defined in s. 1219 1012.01(2); prekindergarten instructors as specified in ss. 1220 1002.55, 1002.61, and 1002.63; and child care personnel as 1221 defined in ss. 402.302(3) and 1002.88(1)(e).

1222Section 26. Paragraphs (g) and (j) of subsection (2) of1223section 1003.621, Florida Statutes, are amended to read:

1224 1003.621 Academically high-performing school districts.—It 1225 is the intent of the Legislature to recognize and reward school

#### Page 49 of 139

districts that demonstrate the ability to consistently maintain or improve their high-performing status. The purpose of this section is to provide high-performing school districts with flexibility in meeting the specific requirements in statute and rules of the State Board of Education.

(2) COMPLIANCE WITH STATUTES AND RULES.—Each academically high-performing school district shall comply with all of the provisions in chapters 1000-1013, and rules of the State Board of Education which implement these provisions, pertaining to the following:

1236 (q) Those statutes pertaining to planning and budgeting, 1237 including chapter 1011, except s. 1003.4201 s. 1011.62(8)(c), 1238 relating to the requirement for a comprehensive system of 1239 reading instruction plan. A district that is exempt from 1240 submitting a comprehensive reading plan shall be deemed approved 1241 to receive the evidence-based reading instruction allocation. Each academically high-performing school district may provide up 1242 1243 to 2 days of virtual instruction as part of the required 180 1244 actual teaching days or the equivalent on an hourly basis each 1245 school year, as specified by rules of the State Board of 1246 Education. Virtual instruction that is conducted in accordance 1247 with the plan approved by the department, is teacher-developed, 1248 and is aligned with the standards for enrolled courses complies 1249 with s. 1011.60(2). The day or days must be indicated on the calendar approved by the school board. The district shall submit 1250

#### Page 50 of 139

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1251 a plan for each day of virtual instruction to the department for 1252 approval, in a format prescribed by the department, with 1253 assurances of alignment to statewide student standards as 1254 described in s. 1003.41 before the start of each school year.

(j) Those statutes relating to instructional materials, except that s. 1006.37, relating to the requisition of stateadopted materials from the depository under contract with the publisher, and s. 1006.40(3)(b), relating to the <u>purchase</u> use of <u>50 percent</u> of the instructional materials allocation, shall be eligible for exemption.

1261 Section 27. Subsection (7) of section 1004.935, Florida 1262 Statutes, is amended to read:

1263 1004.935 Adults with Disabilities Workforce Education 1264 Program.-

1265 Funds for the scholarship shall be provided from the (7) 1266 appropriation from the school district's Workforce Development 1267 Fund in the General Appropriations Act for students who reside 1268 in the Hardee County School District, the DeSoto County School 1269 District, the Manatee County School District, or the Sarasota 1270 County School District. The scholarship amount granted for an 1271 eligible student with a disability shall be equal to the cost 1272 per unit of a full-time equivalent adult general education 1273 student, multiplied by the adult general education funding 1274 factor, and multiplied by the comparable wage factor district 1275 cost differential pursuant to the formula required by s.

### Page 51 of 139

1276 1011.80(7)(a) for the district in which the student resides. 1277 Section 28. Section 1006.041, Florida Statutes, is created 1278 to read: 1279 1006.041 Mental health assistance program.-Each school district must implement a school-based mental health assistance 1280 1281 program that includes training classroom teachers and other 1282 school staff in detecting and responding to mental health issues 1283 and connecting children, youth, and families who may experience 1284 behavioral health issues with appropriate services. 1285 (1) Each school district must develop, and submit to the 1286 district school board for approval, a detailed plan outlining 1287 the components and planned expenditures of the district's mental

1288 <u>health assistance program. The plan must include all district</u> 1289 <u>schools, including charter schools, unless a charter school</u> 1290 <u>elects to submit a plan independently from the school district.</u> 1291 <u>A charter school plan must comply with all of the provisions of</u> 1292 <u>this section and must be approved by the charter school's</u> 1293 <u>governing body and provided to the charter school's sponsor.</u>

(2) A plan required under subsection (1) must be focused
 on a multitiered system of supports to deliver evidence-based
 mental health care assessment, diagnosis, intervention,
 treatment, and recovery services to students with one or more
 mental health or co-occurring substance abuse diagnoses and to
 students at high risk of such diagnoses. The provision of these
 services must be coordinated with a student's primary mental

Page 52 of 139

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1301 health care provider and with other mental health providers 1302 involved in the student's care. At a minimum, the plan must 1303 include all of the following components: 1304 (a) Direct employment of school-based mental health 1305 services providers to expand and enhance school-based student 1306 services and to reduce the ratio of students to staff in order 1307 to better align with nationally recommended ratio models. The 1308 providers shall include, but are not limited to, certified 1309 school counselors, school psychologists, school social workers, 1310 and other licensed mental health professionals. The plan must 1311 also identify strategies to increase the amount of time that 1312 school-based student services personnel spend providing direct services to students, which may include the review and revision 1313 1314 of district staffing resource allocations based on school or 1315 student mental health assistance needs. 1316 (b) Contracts or interagency agreements with one or more 1317 local community behavioral health providers or providers of 1318 Community Action Team services to provide a behavioral health 1319 staff presence and services at district schools. Services may include, but are not limited to, mental health screenings and 1320 assessments, individual counseling, family counseling, group 1321 1322 counseling, psychiatric or psychological services, trauma-1323 informed care, mobile crisis services, and behavior 1324 modification. These behavioral health services may be provided on or off the school <u>campus and may be supplemented by</u> 1325

Page 53 of 139

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1326 telehealth as defined in s. 456.47(1). 1327 (C) Policies and procedures, including contracts with 1328 service providers, which will ensure that: 1329 1. Students referred to a school-based or community-based 1330 mental health service provider for mental health screening for 1331 the identification of mental health concerns and students at 1332 risk for mental health disorders are assessed within 15 days 1333 after referral. School-based mental health services must be 1334 initiated within 15 days after identification and assessment, 1335 and support by community-based mental health service providers 1336 for students who are referred for community-based mental health 1337 services must be initiated within 30 days after the school or 1338 district makes a referral. 1339 2. Parents of a student receiving services under this 1340 subsection are provided information about other behavioral 1341 health services available through the student's school or local 1342 community-based behavioral health services providers. A school 1343 may meet this requirement by providing information about and 1344 Internet addresses for web-based directories or quides for local 1345 behavioral health services. 1346 3. Individuals living in a household with a student 1347 receiving services under this subsection are provided 1348 information about behavioral health services available through 1349 other delivery systems or payors for which such individuals may 1350 qualify, if such services appear to be needed or enhancements in

Page 54 of 139

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1351	such individuals' behavioral health would contribute to the
1352	improved well-being of the student.
1353	(d) Strategies or programs to reduce the likelihood of at-
1354	risk students developing social, emotional, or behavioral health
1355	problems, depression, anxiety disorders, suicidal tendencies, or
1356	substance use disorders.
1357	(e) Strategies to improve the early identification of
1358	social, emotional, or behavioral problems or substance use
1359	disorders, to improve the provision of early intervention
1360	services, and to assist students in dealing with trauma and
1361	violence.
1362	(f) Procedures to assist a mental health services provider
1363	or a behavioral health provider as described in paragraph (a) or
1364	paragraph (b), respectively, or a school resource officer or
1365	school safety officer who has completed mental health crisis
1366	intervention training in attempting to verbally de-escalate a
1367	student's crisis situation before initiating an involuntary
1368	examination pursuant to s. 394.463. Such procedures must include
1369	strategies to de-escalate a crisis situation for a student with
1370	a developmental disability as defined in s. 393.063.
1371	(g) Policies of the school district which must require
1372	that in a student crisis situation, school or law enforcement
1373	personnel must make a reasonable attempt to contact a mental
1374	health professional who may initiate an involuntary examination
1375	pursuant to s. 394.463, unless the child poses an imminent
	Desc 55 of 120

Page 55 of 139

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1376	danger to themselves or others, before initiating an involuntary
1377	examination pursuant to s. 394.463. Such contact may be in
1378	person or through telehealth. The mental health professional may
1379	be available to the school district either by a contract or
1380	interagency agreement with the managing entity, one or more
1381	local community-based behavioral health providers, or the local
1382	mobile response team, or be a direct or contracted school
1383	district employee.
1384	(3) Each school district shall submit its approved plan,
1385	including approved plans of each charter school in the district,
1386	to the Department of Education by August 1 of each fiscal year.
1387	(4) Annually by September 30, each school district shall
1388	submit to the Department of Education a report on its program
1389	outcomes and expenditures for the previous fiscal year that, at
1390	a minimum, must include the total number of each of the
1391	following:
1392	(a) Students who receive screenings or assessments.
1393	(b) Students who are referred to school-based or
1394	community-based providers for services or assistance.
1395	(c) Students who receive school-based or community-based
1396	interventions, services, or assistance.
1397	(d) School-based and community-based mental health
1398	providers, including licensure type.
1399	(e) Contract-based or interagency agreement-based
1400	collaborative efforts or partnerships with community-based
	Page 56 of 130

Page 56 of 139

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1401 mental health programs, agencies, or providers. 1402 Section 29. Paragraph (b) of subsection (6) of section 1403 1006.07, Florida Statutes, is amended to read: 1404 1006.07 District school board duties relating to student 1405 discipline and school safety.-The district school board shall 1406 provide for the proper accounting for all students, for the 1407 attendance and control of students at school, and for proper 1408 attention to health, safety, and other matters relating to the 1409 welfare of students, including: 1410 SAFETY AND SECURITY BEST PRACTICES.-Each district (6) 1411 school superintendent shall establish policies and procedures for the prevention of violence on school grounds, including the 1412 1413 assessment of and intervention with individuals whose behavior 1414 poses a threat to the safety of the school community. Mental health coordinator.-Each district school board 1415 (b) 1416 shall identify a mental health coordinator for the district. The 1417 mental health coordinator shall serve as the district's primary 1418 point of contact regarding the district's coordination, 1419 communication, and implementation of student mental health 1420 policies, procedures, responsibilities, and reporting, 1421 including: 1422 Coordinating with the Office of Safe Schools, 1. 1423 established pursuant to s. 1001.212. 1424 Maintaining records and reports regarding student 2. mental health as it relates to the mental health assistance 1425 Page 57 of 139

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1426 program under s. 1006.041 and school safety and the mental 1427 health assistance allocation under s. 1011.62(14). 1428 Facilitating the implementation of school district 3. 1429 policies relating to the respective duties and responsibilities 1430 of the school district, the superintendent, and district school 1431 principals. 1432 4. Coordinating with the school safety specialist on the 1433 staffing and training of threat assessment teams and 1434 facilitating referrals to mental health services, as 1435 appropriate, for students and their families. 1436 5. Coordinating with the school safety specialist on the 1437 training and resources for students and school district staff 1438 relating to youth mental health awareness and assistance. 1439 6. Reviewing annually the school district's policies and

1440 procedures related to student mental health for compliance with 1441 state law and alignment with current best practices and making 1442 recommendations, as needed, for amending such policies and 1443 procedures to the superintendent and the district school board.

1444Section 30.Subsection (3) of section 1006.1493, Florida1445Statutes, is amended to read:

1446 1006.1493 Florida Safe Schools Assessment Tool.1447 (3) The Office of Safe Schools shall make the FSSAT
1448 available no later than May 1 of each year.

1449(a)The office must provide annual training to each1450district's school safety specialist and other appropriate school

### Page 58 of 139

1451	district personnel on the assessment of physical site security
1452	and completing the FSSAT.
1453	(b) Each school district must annually report to the
1454	office by October 15 that all public schools within the school
1455	district have completed the FSSAT.
1456	Section 31. Paragraph (a) of subsection (1) of section
1457	1006.28, Florida Statutes, is amended, and paragraph (c) is
1458	added to subsection (3) of that section, to read:
1459	1006.28 Duties of district school board, district school
1460	superintendent; and school principal regarding K-12
1461	instructional materials
1462	(1) DEFINITIONS
1463	(a) As used in this section, the term:
1464	1. "Adequate instructional materials" means a sufficient
1465	number of student or site licenses or sets of materials that are
1466	available in bound, unbound, kit, or package form and may
1467	consist of hardbacked or softbacked textbooks, electronic
1468	content, consumables, learning laboratories, manipulatives,
1469	electronic media, and computer courseware or software that serve
1470	as the basis for instruction for each student in the core
1471	subject areas of mathematics, language arts, social studies,
1472	science, reading, and literature.
1473	2. "Instructional materials" has the same meaning as in s.
1474	1006.29(2).
1475	3. "Library media center" means any collection of books,
	Page 59 of 139

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1476 ebooks, periodicals, or videos maintained and accessible on the 1477 site of a school, including in classrooms. 1478 (3) DISTRICT SCHOOL SUPERINTENDENT.-Annually by August 1, each district school 1479 (C) superintendent shall certify to the Commissioner of Education 1480 that the district school board has approved a comprehensive 1481 1482 staff development plan that supports fidelity of implementation of instructional materials programs, including verification that 1483 1484 training was provided, that the materials are being implemented 1485 as designed, and that core reading materials and reading 1486 intervention materials used in kindergarten through grade 5 meet the requirements of s. 1001.215(8). Such instructional 1487 1488 materials, as evaluated and identified pursuant to s. 1001.215(4), may be purchased by school districts without 1489 1490 undergoing the adoption procedures in s. 1006.40(4)(b). 1491 Section 32. Section 1006.40, Florida Statutes, is amended 1492 to read: 1493 1006.40 Purchase Use of instructional materials 1494 instructional materials, library 1495 reference books; repair of books.-1496 (1) On or before July 1 each year, the commissioner shall 1497 certify to each district school superintendent shall certify to 1498 the Commissioner of Education the estimated allocation of state 1499 funds for instructional materials, computed pursuant to the provisions of s. 1011.67 for the ensuing fiscal year. 1500

Page 60 of 139

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1501 Each district school board must purchase current (2)1502 instructional materials to provide each student in kindergarten 1503 through grade 12 with a major tool of instruction in core 1504 courses of the subject areas of mathematics, language arts, 1505 science, social studies, reading, and literature. Such purchase 1506 must be made within the first 3 years after the effective date 1507 of the adoption cycle unless a district school board or a 1508 consortium of school districts has implemented an instructional 1509 materials program pursuant to s. 1006.283. 1510 (3) (a) Except for a school district or a consortium of school districts that implements an instructional materials 1511 1512 program pursuant to s. 1006.283, each district school board 1513 shall use the annual allocation only for the purchase of 1514 instructional materials that align with state standards and are 1515 included on the state-adopted list, except as otherwise 1516 authorized in paragraphs (b) and (c). 1517 Up to 50 percent of the amount the school district has (b) 1518 budgeted for instructional materials annual allocation may be 1519 used for: 1520 The purchase of library and reference books and 1. 1521 nonprint materials. 1522 2. The purchase of other materials having intellectual 1523 content which assist in the instruction of a subject or course. 1524 These materials may be available in bound, unbound, kit, or package form and may consist of hardbacked or softbacked 1525 Page 61 of 139

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1526 textbooks, novels, electronic content, consumables, learning 1527 laboratories, manipulatives, electronic media, computer 1528 courseware or software, and other commonly accepted 1529 instructional tools as prescribed by district school board rule. 1530 The repair and renovation of textbooks and library 3. 1531 books and replacements for items which were part of previously 1532 purchased instructional materials. 1533 (c) District school boards may use 100 percent of that 1534 portion of the annual allocation designated for the purchase of 1535 instructional materials for kindergarten, and 75 percent of that 1536 portion of the annual allocation designated for the purchase of 1537 instructional materials for first grade, to purchase materials 1538 not on the state-adopted list. 1539 (c) (d) Any materials purchased pursuant to this section 1540 must be: 1541 1. Free of pornography and material prohibited under s. 1542 847.012. 1543 2. Suited to student needs and their ability to comprehend 1544 the material presented. 1545 Appropriate for the grade level and age group for which 3. 1546 the materials are used or made available. 1547 Each district school board is responsible for the (4) 1548 content of all materials used in a classroom or otherwise made 1549 available to students. Each district school board shall adopt rules, and each district school superintendent shall implement 1550 Page 62 of 139

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HB5101, Engrossed 1
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1551 procedures, that:

1552 (a) Maximize student use of the district-approved1553 instructional materials.

(b) Provide a process for public review of, public comment on, and the adoption of materials, including those used to provide instruction required by s. 1003.42, which satisfies the requirements of s. 1006.283(2)(b)8., 9., and 11.

1558 (5) District school boards may issue purchase orders 1559 subsequent to February 1 in an aggregate amount which does not 1560 exceed 20 percent of the current year's allocation, and 1561 subsequent to April 1 in an aggregate amount which does not 1562 exceed 90 percent of the current year's allocation, for the 1563 purpose of expediting the delivery of instructional materials 1564 which are to be paid for from the ensuing year's allocation. 1565 This subsection does not apply to a district school board or a 1566 consortium of school districts that implements an instructional 1567 materials program pursuant to s. 1006.283.

1568 (6) In any year in which the total instructional materials 1569 allocation for a school district has not been expended or 1570 obligated prior to June 30, the district school board shall 1571 carry forward the unobligated amount and shall add it to the 1572 next year's allocation.

1573 (5) (7) A district school board or a consortium of school 1574 districts that implements an instructional materials program 1575 pursuant to s. 1006.283 may use the annual allocation to

Page 63 of 139

1576 purchase instructional materials not on the state-adopted list. 1577 However, instructional materials purchased pursuant to this 1578 section which are not included on the state-adopted list must 1579 meet the criteria of s. 1006.31(2), align with state standards 1580 adopted by the State Board of Education pursuant to s. 1003.41, 1581 and be consistent with course expectations based on the 1582 district's comprehensive plan for student progression and course 1583 descriptions adopted in state board rule.

1584Section 33. Paragraph (n) of subsection (21) of section15851007.271, Florida Statutes, is amended to read:

1007.271 Dual enrollment programs.-

1587 Each district school superintendent and each public (21)1588 postsecondary institution president shall develop a 1589 comprehensive dual enrollment articulation agreement for the 1590 respective school district and postsecondary institution. The 1591 superintendent and president shall establish an articulation 1592 committee for the purpose of developing the agreement. Each 1593 state university president may designate a university 1594 representative to participate in the development of a dual 1595 enrollment articulation agreement. A dual enrollment 1596 articulation agreement shall be completed and submitted annually 1597 by the postsecondary institution to the Department of Education 1598 on or before August 1. The agreement must include, but is not 1599 limited to:

1600

1586

(n) A funding provision that delineates costs incurred by

### Page 64 of 139

2023

1601 each entity. 1602 School districts shall pay public postsecondary 1. 1603 institutions the standard tuition rate per credit hour from 1604 funds provided in the Florida Education Finance Program when 1605 dual enrollment course instruction takes place on the 1606 postsecondary institution's campus and the course is taken 1607 during the fall or spring term. When dual enrollment is provided 1608 on the high school site by postsecondary institution faculty, 1609 the school district shall reimburse the costs associated with 1610 the postsecondary institution's proportion of salary and 1611 benefits to provide the instruction. When dual enrollment course instruction is provided on the high school site by school 1612 1613 district faculty, the school district is not responsible for 1614 payment to the postsecondary institution. A postsecondary 1615 institution may enter into an agreement with the school district 1616 to authorize teachers to teach dual enrollment courses at the 1617 high school site or the postsecondary institution. A school 1618 district may not deny a student access to dual enrollment unless 1619 the student is ineligible to participate in the program subject 1620 to provisions specifically outlined in this section. 1621 2. School districts shall pay for the cost of 1622 instructional materials for public high school students who are 1623 earning credit toward high school graduation under the dual 1624 enrollment program. 3.2. Subject to annual appropriation in the General 1625

# Page 65 of 139

Appropriations Act, a public postsecondary institution shall receive an amount of funding equivalent to the standard tuition rate per credit hour for each dual enrollment course taken by a student during the summer term.

1630 Section 34. Paragraph (b) of subsection (5) of section 1631 1008.25, Florida Statutes, is amended to read:

1632 1008.25 Public school student progression; student 1633 support; coordinated screening and progress monitoring; 1634 reporting requirements.-

1635

(5) READING DEFICIENCY AND PARENTAL NOTIFICATION. -

1636 (b) A Voluntary Prekindergarten Education Program student 1637 who exhibits a substantial deficiency in early literacy skills 1638 in accordance with the standards under s. 1002.67(1)(a) and 1639 based upon the results of the administration of the final 1640 coordinated screening and progress monitoring under subsection 1641 (8) shall be referred to the local school district and may be 1642 eligible to receive intensive reading interventions before 1643 participating in kindergarten. Such intensive reading 1644 interventions shall be paid for using funds from the 1645 evidence-based reading instruction allocation in accordance with 1646 s. 1011.62(8).

1647 Section 35. Paragraph (d) of subsection (5) of section 1648 1008.345, Florida Statutes, is amended to read:

1649 1008.345 Implementation of state system of school 1650 improvement and education accountability.-

Page 66 of 139

1651 The commissioner shall annually report to the State (5)1652 Board of Education and the Legislature and recommend changes in 1653 state policy necessary to foster school improvement and 1654 education accountability. The report shall include: 1655 Based upon a review of each school district's reading (d) 1656 instruction plan submitted pursuant to s. 1003.4201 s. 1657 1011.62(8), intervention and support strategies used by school 1658 districts that were effective in improving the reading 1659 performance of students, as indicated by student performance 1660 data, who are identified as having a substantial reading 1661 deficiency pursuant to s. 1008.25(5)(a). 1662 1663 School reports shall be distributed pursuant to this subsection 1664 and s. 1001.42(18)(c) and according to rules adopted by the 1665 State Board of Education. 1666 Section 36. Subsections (2), (3), and (5) of section 1667 1008.365, Florida Statutes, are amended to read: 1668 1008.365 Reading Achievement Initiative for Scholastic 1669 Excellence Act.-1670 The Reading Achievement Initiative for Scholastic (2)1671 Excellence (RAISE) Program is established within the Department 1672 of Education to provide instructional supports to school 1673 districts, school administrators, and instructional personnel in implementing: 1674 1675 (a) Evidence-based reading instruction proven to

Page 67 of 139

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1676 accelerate progress of students exhibiting a reading deficiency. 1677 (b) Differentiated instruction based on screening, 1678 diagnostic, progress monitoring, or student assessment data to 1679 meet students' specific reading needs. 1680 Explicit and systematic reading strategies to develop (C) 1681 phonemic awareness, phonics, fluency, vocabulary, and 1682 comprehension with more extensive opportunities for guided 1683 practice, error correction, and feedback and interventions in 1684 order to improve student reading achievement. 1685 The department shall establish at least 20 literacy (3)1686 support regions and regional support teams, at the direction of 1687 a regional literacy support director appointed by the 1688 Commissioner of Education, to assist schools with improving low 1689 reading scores as provided in this section. 1690 A regional literacy support director must successfully (a) 1691 demonstrate competence on the evidence-based strategies identified pursuant to <u>s. 1001.215(7</u>) <del>s. 1001.215(8)</del> and have 1692 1693 the experience and credentials necessary, as determined by the 1694 department, to: 1695 Effectively monitor student reading growth and 1. 1696 achievement data; 1697 Oversee districtwide and schoolwide professional 2. 1698 development and planning to establish evidence-based practices 1699 among school administrators and instructional personnel; 1700 3. Evaluate implementation of evidence-based practices; Page 68 of 139

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hb5101-01-e1

1701	and
1702	4. Manage a regional support team.
1703	(b) A regional support team shall report to its regional
1704	literacy support director and must consist of individuals who:
1705	1. Successfully demonstrate competence on the evidence-
1706	based strategies identified pursuant to <u>s. 1001.215(7)</u> <del>s.</del>
1707	<del>1001.215(8)</del> ;
1708	2. Have substantial experience in literacy coaching and
1709	monitoring student progress data in reading; and
1710	3. Have received training necessary to assist with the
1711	delivery of professional development and site-based supports,
1712	including modeling evidence-based practices and providing
1713	feedback to instructional personnel.
1714	(5) The department shall provide progress monitoring data
1715	to regional support teams regarding the implementation of
1716	supports. Such supports must include:
1717	(a) Professional development, aligned to evidence-based
1718	strategies identified pursuant to <u>s. 1001.215(7)</u> <del>s. 1001.215(8)</del> ,
1719	for appropriate instructional personnel and school
1720	administrators identified by the regional support team.
1721	(b) Assistance with implementing:
1722	1. Data-informed instructional decisionmaking using
1723	progress monitoring and other appropriate data.
1724	2. Selection and consistent, coordinated use of
1725	scientifically researched and evidence-based high-quality
	Page 69 of 139

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1726 instructional materials and supplemental materials as identified 1727 by the Just Read, Florida! Office pursuant to s. 1001.215(8). 1728 Reading instruction in other core subject area 3. 1729 curricula, with an emphasis on civic literacy. A multitiered system of supports in order to provide 1730 4. 1731 students effective interventions and identify students who may 1732 require an evaluation for special educational services, 1733 including identifying characteristics of conditions that affect 1734 phonological processing, such as dyslexia. 1735 Evaluating a school's improvement plan for alignment (C) 1736 with the school district's K-12 comprehensive reading 1737 instruction plan under s. 1003.4201 s. 1011.62(8)(d) and the 1738 school district's allocation of resources as required by s. 1739 1008.25(3)(a). If the regional support team determines that the school district's reading instruction plan does not address the 1740 1741 school's need to improve student outcomes, the regional literacy 1742 support director, the district school superintendent, or his or 1743 her designee, and the director of the Just Read, Florida! Office 1744 shall convene a meeting to rectify the deficiencies of the 1745 reading instruction plan. 1746 Section 37. Paragraph (a) of subsection (2) and paragraph 1747 (b) of subsection (3) of section 1010.20, Florida Statutes, are 1748 amended to read: 1749 1010.20 Cost accounting and reporting for school districts.-1750 Page 70 of 139

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1751	(2) COST REPORTING
1752	(a) Each district shall report on a district-aggregate
1753	basis expenditures for inservice training pursuant to s.
1754	1011.62(3) and for categorical programs as provided in <u>s.</u>
1755	<u>1011.62(17)</u> <del>s. 1011.62(6)</del> .
1756	(3) PROGRAM EXPENDITURE REQUIREMENTS
1757	(b) Funds for inservice training established in s.
1758	1011.62(3) and for categorical programs established in <u>s.</u>
1759	1011.62(17) s. $1011.62(6)$ shall be expended for the costs of the
1760	identified programs as provided by law and in accordance with
1761	the rules of the State Board of Education.
1762	Section 38. Section 1011.58, Florida Statutes, is created
1763	to read:
1764	1011.58 Procedures for legislative budget requests for the
1765	Florida School for Competitive Academics
1766	(1)(a) The legislative budget request of the Florida
1767	School for Competitive Academics established in s. 1002.351 must
1768	be prepared using the same format, procedures, and timelines
1769	required for the submission of the legislative budget request of
1770	the Department of Education.
1771	(b) The Florida School for Competitive Academics shall
1772	submit its legislative budget request to the Department of
1773	Education for review and approval. The school must create and
1774	submit to the department an implementation plan before the
1775	department may approve the budget request.
	Page 71 of 130

Page 71 of 139

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1776 Subsequent to the Department of Education's approval, (C) the Commissioner of Education shall include the Florida School 1777 1778 for Competitive Academics in the department's legislative budget 1779 request to the State Board of Education, the Governor, and the 1780 Legislature. The legislative budget request and the 1781 appropriation for the Florida School for Competitive Academics 1782 must be a separate identifiable sum in the public schools budget 1783 entity of the Department of Education. 1784 The annual appropriation for the school shall be (d) distributed monthly, without using the Florida Education Finance 1785 1786 Program, in payments as nearly equal as possible. 1787 Appropriations for textbooks, instructional technology, and 1788 school buses may be released and distributed as necessary to 1789 serve the instructional program for the students. Transportation 1790 of students shall be provided by the school consistent with the requirements of subpart I.E. of chapter 1006 and s. 1012.45. 1791 1792 (2) The school shall submit its fixed capital outlay 1793 request to the Department of Education for review and approval 1794 in accordance with s. 1002.36(4)(f)1. Subsequent to the department's approval, the school's request must be included 1795 1796 within the department's public education capital outlay 1797 legislative budget request. 1798 Section 39. Section 1011.59, Florida Statutes, is created 1799 to read: 1800 1011.59 Florida School for Competitive Academics; board of Page 72 of 139

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1801 trustees; management flexibility.-1802 Notwithstanding ss. 216.031, 216.181, and 216.262 and (1) 1803 pursuant to s. 216.351, but subject to any guidelines imposed in 1804 the General Appropriations Act, funds for the operation of the 1805 Florida School for Competitive Academics shall be requested and 1806 appropriated within budget entities, program components, program 1807 categories, lump sums, or special categories. Funds appropriated to the Florida School for Competitive Academics for each program 1808 1809 category, lump sum, or special category may be transferred to 1810 traditional categories for expenditure by the board of trustees of the school. The board of trustees shall develop an annual 1811 1812 operating budget that allocates funds by program component and 1813 traditional expenditure category. 1814 (2) Notwithstanding s. 216.181 and pursuant to s. 216.351, 1815 but subject to any requirements imposed in the General 1816 Appropriations Act, a lump-sum plan is not required to implement 1817 the special categories, program categories, or lump-sum 1818 appropriations. Upon release of the special categories, program 1819 categories, or lump-sum appropriations to the board of trustees, 1820 the Chief Financial Officer shall, upon the request of the board 1821 of trustees, transfer or reallocate funds to or among accounts 1822 established for disbursement purposes. The board of trustees 1823 shall maintain records to account for the original 1824 appropriation. (3) Notwithstanding ss. 216.031, 216.181, 216.251, and 1825

Page 73 of 139

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1826	216.262 and pursuant to s. 216.351, but subject to any
1827	requirements imposed in the General Appropriations Act, the
1828	board of trustees shall establish the authorized positions and
1829	may amend such positions within the total funds authorized
1830	annually in the General Appropriations Act.
1831	(4) Notwithstanding s. 216.301, all unexpended funds
1832	appropriated for the Florida School for Competitive Academics
1833	shall be carried forward and included as the balance forward for
1834	that fund in the approved operating budget for the following
1835	year.
1836	Section 40. Subsection (5) of section 1011.61, Florida
1837	Statutes, is amended to read:
1838	1011.61 DefinitionsNotwithstanding the provisions of s.
1839	1000.21, the following terms are defined as follows for the
1840	purposes of the Florida Education Finance Program:
1841	(5) The "Florida Education Finance Program" includes all
1842	programs and costs as provided in <u>ss. 1003.03, 1011.62, 1011.68,</u>
1843	<u>and 1011.685</u> <del>s. 1011.62</del> .
1844	Section 41. Paragraph (e) of subsection (1) of section
1845	1011.62, Florida Statutes, is redesignated as paragraph (d),
1846	present paragraphs (c) through (f) and (s) of subsection (1) and
1847	subsections (2), (3), (5) through (9), and (11) through (17) are
1848	amended, and new paragraphs (e) and (f) are added to subsection
1849	(1) and new subsections (6) through (8) and (16) through (18)
1850	are added to that section, to read:

# Page 74 of 139

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1851 1011.62 Funds for operation of schools.—If the annual 1852 allocation from the Florida Education Finance Program to each 1853 district for operation of schools is not determined in the 1854 annual appropriations act or the substantive bill implementing 1855 the annual appropriations act, it shall be determined as 1856 follows:

(1) COMPUTATION OF THE BASIC AMOUNT TO BE INCLUDED FOR OPERATION.—The following procedure shall be followed in determining the annual allocation to each district for operation:

1861 (C) Determination of programs.-Cost factors based on 1862 desired relative cost differences between the following programs 1863 shall be established in the annual General Appropriations Act. 1864 The cost factor for secondary career education programs must be 1865 greater than the cost factor for and basic programs grade 9 1866 through 12 shall be equal. The Commissioner of Education shall 1867 specify a matrix of services and intensity levels to be used by 1868 districts in the determination of the two weighted cost factors 1869 for exceptional students with the highest levels of need. For 1870 these students, the funding support level shall fund the 1871 exceptional students' education program, with the exception of 1872 extended school year services for students with disabilities.

- 1873
  - 1. Basic programs.-
  - a. Kindergarten and grades 1, 2, and 3.
- 1875

1874

b. Grades 4, 5, 6, 7, and 8.

### Page 75 of 139

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1876	c. Grades 9, 10, 11, and 12.
1877	2. Programs for exceptional students
1878	a. Support Level IV.
1879	b. Support Level V.
1880	3. Secondary career education programs.
1881	4. English for Speakers of Other Languages.
1882	(d) Annual allocation calculation
1883	1. The Department of Education is authorized and directed
1884	to review all district programs and enrollment projections and
1885	calculate a maximum total weighted full-time equivalent student
1886	enrollment for each district for the K-12 FEFP.
1887	2. Maximum enrollments calculated by the department shall
1888	be derived from enrollment estimates used by the Legislature to
1889	calculate the FEFP. If two or more districts enter into an
1890	agreement under the provisions of s. 1001.42(4)(d), after the
1891	final enrollment estimate is agreed upon, the amount of FTE
1892	specified in the agreement, not to exceed the estimate for the
1893	specific program as identified in paragraph (c), may be
1894	transferred from the participating districts to the district
1895	providing the program.
1896	3. As part of its calculation of each district's maximum
1897	total weighted full-time equivalent student enrollment, the
1898	department shall establish separate enrollment ceilings for each
1899	of two program groups. Group 1 shall be composed of basic
1900	programs for grades K-3, grades 4-8, and grades 9-12. Group 2
	Decc 76 of 120

Page 76 of 139

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HB5101, Engrossed 1
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1901	shall be composed of students in exceptional student education
1902	programs support levels IV and V, English for Speakers of Other
1903	Languages programs, and all career programs in grades 9-12.
1904	a. For any calculation of the FEFP, the enrollment ceiling
1905	for group 1 shall be calculated by multiplying the actual
1906	enrollment for each program in the program group by its
1907	appropriate program weight.
1908	b. The weighted enrollment ceiling for group 2 programs
1909	shall be calculated by multiplying the enrollment for each
1910	program by the appropriate program weight as provided in the
1911	General Appropriations Act. The weighted enrollment ceiling for
1912	program group 2 shall be the sum of the weighted enrollment
1913	ceilings for each program in the program group, plus the
1914	increase in weighted full-time equivalent student membership
1915	from the prior year for clients of the Department of Children
1916	and Families and the Department of Juvenile Justice.
1917	c. If, for any calculation of the FEFP, the weighted
1918	enrollment for program group 2, derived by multiplying actual
1919	enrollments by appropriate program weights, exceeds the
1920	enrollment ceiling for that group, the following procedure shall
1921	be followed to reduce the weighted enrollment for that group to
1922	equal the enrollment ceiling:
1923	(I) The weighted enrollment ceiling for each program in
1924	the program group shall be subtracted from the weighted
1925	enrollment for that program derived from actual enrollments.
	Page 77 of 130

Page 77 of 139

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1926	(II) If the difference calculated under sub-sub-
1927	subparagraph (I) is greater than zero for any program, a
1928	reduction proportion shall be computed for the program by
1929	dividing the absolute value of the difference by the total
1930	amount by which the weighted enrollment for the program group
1931	exceeds the weighted enrollment ceiling for the program group.
1932	(III) The reduction proportion calculated under sub-sub-
1933	subparagraph (II) shall be multiplied by the total amount of the
1934	program group's enrollment over the ceiling as calculated under
1935	sub-sub-subparagraph (I).
1936	(IV) The prorated reduction amount calculated under sub-
1937	sub-subparagraph (III) shall be subtracted from the program's
1938	weighted enrollment to produce a revised program weighted
1939	enrollment.
1940	(V) The prorated reduction amount calculated under sub-
1941	sub-subparagraph (III) shall be divided by the appropriate
1942	program weight, and the result shall be added to the revised
1943	program weighted enrollment computed in sub-sub-subparagraph
1944	<del>(IV).</del>
1945	(d) (e) Funding model for exceptional student education
1946	programsThe funding model for exceptional student education
1947	programs shall include all of the following:
1948	<u>1.1.a.</u> For programs for exceptional students in The
1949	funding model uses basic, at-risk, support levels IV and V <u>as</u>
1950	established in paragraph (c), the funding model shall include

Page 78 of 139

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1951 program for exceptional students and career Florida Education 1952 Finance Program cost factors, and a guaranteed allocation for 1953 exceptional student education programs.

1954 Exceptional education cost factors are determined by a. 1955 using a matrix of services to document the services that each 1956 support level IV and support level V exceptional student will 1957 receive. The nature and intensity of the services indicated on 1958 the matrix shall be consistent with the services described in 1959 each exceptional student's individual educational plan. The 1960 Department of Education shall review and revise the descriptions 1961 of the services and supports included in the matrix of services 1962 for exceptional students and shall implement those revisions before the beginning of the 2012-2013 school year. 1963

1964 In order to generate funds using one of the two b. 1965 weighted cost factors, a matrix of services must be completed at 1966 the time of the student's initial placement into an exceptional 1967 student education program and at least once every 3 years by 1968 personnel who have received approved training. Nothing listed in 1969 the matrix shall be construed as limiting the services a school 1970 district must provide in order to ensure that exceptional 1971 students are provided a free, appropriate public education.

1972 c. Students identified as exceptional, in accordance with 1973 chapter 6A-6, Florida Administrative Code, who do not have a 1974 matrix of services as specified in sub-subparagraph b. shall 1975 generate funds on the basis of full-time-equivalent student

Page 79 of 139

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1976	membership in the Florida Education Finance Program at the same
1977	funding level per student as provided for basic students.
1978	Additional funds for these exceptional students will be provided
1979	through the guaranteed allocation designated in subparagraph 2.
1980	2. For students identified as exceptional in accordance
1981	with chapter 6A-6, Florida Administrative Code, who do not have
1982	a matrix of services as specified in subparagraph 1. and for
1983	students who are gifted in grades $\underline{kindergarten} \; rac{K}{K}$ through 8, $\underline{the}$
1984	funding model shall include the funds generated on the basis of
1985	full-time equivalent student membership in the Florida Education
1986	Finance Program at the same funding level per student as
1987	provided for a basic student and additional funds provided by
1988	the exceptional student education guaranteed allocation
1989	established pursuant to subsection (8).
1990	(e) Calculation of additional full-time equivalent
1991	membership for small school district exceptional student
1992	education.—An additional value per full-time equivalent student
1993	membership is provided to school districts with a full-time
1994	equivalent student membership of fewer than 10,000 and fewer
1995	than three full-time equivalent students in exceptional student
1996	education support levels IV and V. The Department of Education
1997	shall set the amount of the additional value based on documented
1998	evidence of the difference between the cost of the school
1999	district's exceptional student education support levels IV and V
2000	services and the applicable Florida Education Finance Program
	Dego 90 of 120

Page 80 of 139

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2001 funds appropriated in the General Appropriations Act. The total 2002 statewide value may not exceed a value per weighted full-time 2003 equivalent student as specified in the General Appropriations 2004 Act. The additional value for an eligible school district shall 2005 not exceed three full-time equivalent students for each of the 2006 exceptional student education support levels IV and V there is 2007 created a guaranteed allocation to provide these students with a 2008 free appropriate public education, in accordance with s. 1001.42(4)(1) and rules of the State Board of Education, which 2009 2010 shall be allocated initially to each school district in the 2011 amount provided in the General Appropriations Act. These funds 2012 shall be supplemental to the funds appropriated for the basic 2013 funding level, and the amount allocated for each school district 2014 shall be recalculated during the year, based on actual student 2015 membership from FTE surveys. Upon recalculation, if the 2016 generated allocation is greater than the amount provided in the 2017 General Appropriations Act, the total shall be prorated to the 2018 level of the appropriation based on each district's share of the 2019 amount. These funds shall rocalculatod ho used to provide 2020 special education and related services for exceptional students 2021 and students who are gifted in grades K through 8. A district's 2022 expenditure of funds from the guaranteed allocation for students 2023 grades 9 through 12 who are gifted may not be greater than in 2024 the amount expended during the 2006-2007 fiscal year for gifted students in grades 9 through 12. 2025

Page 81 of 139

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2026	(f) Small district factor An additional value per full-
2027	time equivalent student membership is provided to each school
2028	district with a full-time equivalent student membership of fewer
2029	than 20,000 full-time equivalent students which is in a fiscally
2030	constrained county as described in s. 218.67(1). The amount of
2031	the additional value shall be specified in the General
2032	Appropriations Act.
2033	(f) Supplemental academic instruction allocation
2034	1. There is created the supplemental academic instruction
2035	allocation to provide supplemental academic instruction to
2036	students in kindergarten through grade 12.
2037	2. The supplemental academic instruction allocation shall
2038	be provided annually in the Florida Education Finance Program as
2039	specified in the General Appropriations Act. These funds are in
2040	addition to the funds appropriated on the basis of FTE student
2041	membership in the Florida Education Finance Program and shall be
2042	included in the total potential funds of each district.
2043	Beginning with the 2018-2019 fiscal year, each school district
2044	that has a school carning a grade of "D" or "F" pursuant to s.
2045	1008.34 must use that school's portion of the supplemental
2046	academic instruction allocation to implement intervention and
2047	support strategies for school improvement pursuant to s. 1008.33
2048	and for salary incentives pursuant to s. 1012.2315(3) or salary
2049	supplements pursuant to s. 1012.22(1)(c)5.c. that are provided
2050	through a memorandum of understanding between the collective

Page 82 of 139

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2051	bargaining agent and the school board that addresses the
2052	selection, placement, and expectations of instructional
2053	personnel and school administrators. For all other schools, the
2054	school district's use of the supplemental academic instruction
2055	allocation may include, but is not limited to, the use of a
2056	modified curriculum; reading instruction; after-school
2057	instruction; tutoring; mentoring; a reduction in class size;
2058	extended school year; intensive skills development in summer
2059	school; dropout prevention programs as defined in ss. 1003.52
2060	and 1003.53(1)(a), (b), and (c); and other methods of improving
2061	student achievement. Supplemental academic instruction may be
2062	provided to a student in any manner and at any time during or
2063	beyond the regular 180-day term identified by the school as
2064	being the most effective and efficient way to best help that
2065	student progress from grade to grade and to graduate.
2066	3. The supplemental academic instruction allocation shall
2067	consist of a base amount that has a workload adjustment based on
2068	changes in unweighted FTE. The supplemental academic instruction
2069	allocation shall be recalculated during the fiscal year. Upon
2070	recalculation of funding for the supplemental academic
2071	instruction allocation, if the total allocation is greater than
2072	the amount provided in the General Appropriations Act, the
2073	allocation shall be prorated to the level provided to support
2074	the appropriation, based on each district's share of the total.
2075	4. Funding on the basis of FTE membership beyond the 180-
	Dogo 93 of 120

Page 83 of 139

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2076	day regular term shall be provided in the FEFP only for students
2077	enrolled in juvenile justice education programs or in education
2078	programs for juveniles placed in secure facilities or programs
2079	under s. 985.19. Funding for instruction beyond the regular 180-
2080	day school year for all other K-12 students shall be provided
2081	through the supplemental academic instruction allocation and
2082	other state, federal, and local fund sources with ample
2083	flexibility for schools to provide supplemental instruction to
2084	assist students in progressing from grade to grade and
2085	graduating.
2086	(s) Determination of the basic amount for current
2087	operation.—The basic amount for current operation to be included
2088	in the Florida Education Finance Program for kindergarten
2089	through grade 12 for each district shall be the product of the
2090	following:
2091	1. The full-time equivalent student membership in each
2092	program, multiplied by
2093	2. The cost factor for each program, adjusted for the
2094	maximum as provided by paragraph (c), multiplied by
2095	3. The comparable wage factor district cost differential,
2096	multiplied by
2097	4. The small district factor, and multiplied by
2098	5.4. The base student allocation.
2099	(2) DETERMINATION OF <u>COMPARABLE WAGE FACTOR</u> <del>DISTRICT COST</del>
2100	DIFFERENTIALS
	Desc. 94 of 120

# Page 84 of 139

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2101 The Commissioner of Education shall annually compute (a) 2102 for each district the current year's comparable wage factor 2103 district cost differential. The comparable wage factor district cost differential shall be calculated by adding each district's 2104 2105 price level index as published in the Florida Price Level Index 2106 for the most recent 3 years and dividing the resulting sum by 3. 2107 The result for each district shall be multiplied by 0.008 and to 2108 the resulting product shall be added 0.200; the sum thus 2109 obtained shall be the comparable wage factor cost differential for that district for that year. 2110 2111 (b) The comparable wage factor for each school district is used in the calculation of the basic amount for current 2112 2113 operation pursuant to subsection (1) if the comparable wage 2114 factor is greater than 1.000. 2115 The limitation authorized in paragraph (b) applies to (C) any categorical funding provided in the Florida Education 2116 2117 Finance Program that has a calculation methodology that includes 2118 the comparable wage factor. 2119 (3) INSERVICE EDUCATIONAL PERSONNEL TRAINING EXPENDITURE.-2120 Of the amount computed in subsection (1) subsections (1) and 2121 (2), a percentage of the basic amount for current operation base student allocation per full-time equivalent student or other 2122 funds shall be expended for educational training programs as 2123 2124 determined by the district school board as provided in s. 1012.98. 2125

## Page 85 of 139

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2126 (5)DISCRETIONARY MILLAGE COMPRESSION SUPPLEMENT.-The 2127 Legislature shall prescribe in the General Appropriations Act, 2128 pursuant to s. 1011.71(1), the rate of nonvoted current 2129 operating discretionary millage that shall be used to calculate 2130 a discretionary millage compression supplement. If the 2131 prescribed millage generates an amount of funds per unweighted 2132 full-time equivalent student FTE for the district that is less 2133 than the state average, the district shall receive an amount per 2134 full-time equivalent student FTE that, when added to the funds 2135 per full-time equivalent student FTE generated by the designated 2136 levy, shall equal the state average.

(6) STATE-FUNDED DISCRETIONARY CONTRIBUTION.—The statefunded discretionary contribution is created to fund the nonvoted discretionary millage for operations pursuant to s. 1011.71(1) and (3) for developmental research schools (lab schools) established in s. 1002.32 and the Florida Virtual School established in s. 1002.37.

2143 To calculate the state-funded discretionary (a) 2144 contribution for lab schools, multiply the maximum allowable 2145 nonvoted discretionary millage for operations pursuant to s. 2146 1011.71(1) and (3) by the value of 96 percent of the current 2147 year's taxable value for school purposes for the school district 2148 in which the lab school is located; divide the result by the 2149 total full-time equivalent membership of the school district; 2150 and multiply the result by the full-time equivalent membership

Page 86 of 139

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2151	of the lab school. The amount obtained shall be appropriated in
2152	the General Appropriations Act to the Lab School Trust Fund
2153	established pursuant to s. 1002.32(9).
2154	(b) To calculate the state-funded discretionary
2155	contribution for the Florida Virtual School, multiply the
2156	maximum allowable nonvoted discretionary millage for operations
2157	pursuant to s. 1011.71(1) and (3) by the value of 96 percent of
2158	the current year's taxable value for school purposes for the
2159	state; divide the result by the total full-time equivalent
2160	membership of the state; and multiply the result by the full-
2161	time equivalent membership of the Florida Virtual School.
2162	(7) EDUCATIONAL ENRICHMENT ALLOCATION
2163	(a) The educational enrichment allocation is created to
2164	assist school districts in providing educational enrichment
2165	activities and services that support and increase the academic
2166	achievement of students in grades kindergarten through 12.
2167	Educational enrichment activities and services may be provided
2168	in a manner and at any time during or beyond the regular 180-day
2169	term identified by the school district as being the most
2170	effective and efficient way to best help the student progress
2171	from grade to grade and graduate from high school. For fiscal
2172	year 2023-2024, the educational enrichment allocation shall
2173	consist of a base amount as specified in the General
2174	Appropriations Act. Beginning in fiscal year 2024-2025, the
2175	educational enrichment allocation shall consist of the base
	Dago 97 of 120

Page 87 of 139

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2176	amount that includes a workload adjustment based on changes in
2177	the unweighted full-time equivalent membership.
2178	(b) For district-managed turnaround schools as identified
2179	in s. 1008.33(4)(a), schools that earn three consecutive grades
2180	below a "C," as identified in s. 1008.33(4)(b)3., and schools
2181	that have improved to a "C" and are no longer in turnaround
2182	status, as identified in s. 1008.33(4)(c), a supplemental amount
2183	shall be added to their educational enrichment allocation for
2184	purposes of implementing the intervention and support strategies
2185	identified in the turnaround plan submitted pursuant to s.
2186	1008.33.
2187	1. The supplemental amount shall be based on the
2188	unweighted full-time equivalent student enrollment at the
2189	eligible schools and a per full-time equivalent funding amount
2190	of \$500 or as provided in the General Appropriations Act.
2191	2. Services funded by the allocation may include, but are
2192	not limited to, tutorial and afterschool programs, student
2193	counseling, nutrition education, parental counseling, and an
2194	extended school day and school year. In addition, services may
2195	include models that develop a culture that encourages students
2196	to complete high school and to attend college or career
2197	training, set high academic expectations, and inspire character
2198	development.
2199	3. A school district may enter into a formal agreement
2200	with a nonprofit organization that has tax-exempt status under
	Page 88 of 139

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2201	s. 501(c)(3) of the Internal Revenue Code to implement an
2202	integrated student support service model that provides students
2203	and families with access to wrap-around services, including, but
2204	not limited to, health services, after-school programs, drug
2205	prevention programs, college and career readiness programs, and
2206	food and clothing banks.
2207	(c) The educational enrichment allocation, to include the
2208	supplemental amount, shall be recalculated during the fiscal
2209	year pursuant to paragraph (1)(a). If the recalculated amount is
2210	greater than the amount provided in the General Appropriations
2211	Act, the allocation shall be prorated to the level provided to
2212	support the appropriation, based on each school district's
2213	proportionate share of the total allocation.
2214	(d) Funding on the basis of full-time equivalent
2215	membership beyond the 180-day regular term shall be provided in
2216	the Florida Education Finance Program only for students enrolled
2217	in juvenile justice education programs or in education programs
2218	for juveniles placed in secure facilities or programs pursuant
2219	to s. 985.19. Funding for instruction beyond the regular 180-day
2220	school year for all other kindergarten through grade 12 students
2221	shall be provided through the educational enrichment allocation
2222	and other state, federal, and local funding sources with
2223	flexibility for schools to provide educational enrichment
2224	activities and services to assist students in grades
2225	kindergarten through 12.
	Decc. 90 of 120

Page 89 of 139

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2226 EXCEPTIONAL STUDENT EDUCATION GUARANTEED ALLOCATION.-(8) 2227 The exceptional student education guaranteed allocation is 2228 created to fund the additional costs of programs for exceptional 2229 students specified in subparagraph (1) (d)2. and shall be 2230 supplemental to the funds appropriated in the Florida Education 2231 Finance Program for the basic student funding level. 2232 (a) The amount of each school district's exceptional 2233 student education guaranteed allocation shall be the greater of 2234 either the school district's prior year exceptional student 2235 education guaranteed allocation funds per eligible full-time 2236 equivalent student or the exceptional student education 2237 quaranteed allocation factor as specified in the General 2238 Appropriations Act multiplied by the school district's total 2239 number of eligible full-time equivalent students. 2240 The exceptional student education guaranteed (b) 2241 allocation shall be recalculated during the fiscal year based on 2242 actual full-time equivalent student membership. If the recalculated amount is greater than the amount provided in the 2243 2244 General Appropriations Act, the total shall be prorated to the 2245 level of the appropriation based on each school district's share 2246 of the total recalculated allocation amount. 2247 (6) CATECORICAL FUNDS.-2248 (a) In addition to the basic amount for current operations 2249 for the FEFP as determined in subsection (1), the Legislature 2250 may appropriate categorical funding for specified programs,

Page 90 of 139

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HB5101, Engrossed 1
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2251	activities, or purposes.
2252	(b) If a district school board finds and declares in a
2253	resolution adopted at a regular meeting of the school board that
2254	the funds received for any of the following categorical
2255	appropriations are urgently needed to maintain school board
2256	specified academic classroom instruction or improve school
2257	safety, the school board may consider and approve an amendment
2258	to the school district operating budget transferring the
2259	identified amount of the categorical funds to the appropriate
2260	account for expenditure:
2261	1. Funds for student transportation.
2262	2. Funds for instructional materials if all instructional
2263	material purchases necessary to provide updated materials that
2264	are aligned with applicable state standards and course
2265	descriptions and that meet statutory requirements of content and
2266	learning have been completed for that fiscal year, but no sooner
2267	than March 1. Funds available after March 1 may be used to
2268	purchase computers and device hardware for student instruction
2269	that comply with the requirements of s. 1001.20(4)(a)1.b.
2270	3. Funds for the guaranteed allocation as provided in
2271	subparagraph (1)(e)2.
2272	4. Funds for the supplemental academic instruction
2273	allocation as provided in paragraph (1)(f).
2274	5. Funds for the federally connected student supplement as
2275	provided in subsection (10).

Page 91 of 139

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2276	6. Funds for class size reduction as provided in s.
2277	<del>1011.685.</del>
2278	(c) Each district school board shall include in its annual
2279	financial report to the Department of Education the amount of
2280	funds the school board transferred from each of the categorical
2281	funds identified in this subsection and the specific academic
2282	classroom instruction or school safety need for which the
2283	transferred funds were expended. The Department of Education
2284	shall provide instructions and specify the format to be used in
2285	submitting this required information as a part of the district
2286	annual financial report. The Department of Education shall
2287	submit a report to the Legislature that identifies by district
2288	and by categorical fund the amount transferred and the specific
2289	academic classroom activity or school safety need for which the
2290	funds were expended.
2291	(7) DETERMINATION OF SPARSITY SUPPLEMENT
2292	(a) Annually, in an amount to be determined by the
2293	Legislature through the General Appropriations Act, there shall
2294	be added to the basic amount for current operation of the FEFP
2295	qualified districts a sparsity supplement which shall be
2296	computed as follows:
2297	
	Sparsity Factor = 1101.8918 - 0.1101
2298	
	<del>2700 + district</del>
	Page 92 of 139

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HB5101, Engrossed 1

	sparsity
	index
2299	
2300	except that districts with a sparsity index of 1,000 or less
2301	shall be computed as having a sparsity index of 1,000, and
2302	districts having a sparsity index of 7,308 and above shall be
2303	computed as having a sparsity factor of zero. A qualified
2304	district's full-time equivalent student membership shall equal
2305	or be less than that prescribed annually by the Legislature in
2306	the appropriations act. The amount prescribed annually by the
2307	Legislature shall be no less than 17,000, but no more than
2308	<del>30,000.</del>
2309	(b) The district sparsity index shall be computed by
2310	dividing the total number of full-time equivalent students in
2311	all programs in the district by the number of senior high school
2312	centers in the district, not in excess of three, which centers
2313	are approved as permanent centers by a survey made by the
2314	Department of Education. For districts with a full-time
2315	equivalent student membership of at least 20,000, but no more
2316	than 30,000, the index shall be computed by dividing the total
2317	number of full-time equivalent students in all programs by the
2318	number of permanent senior high school centers in the district,
2319	not in excess of four.
2320	(c) If the sparsity supplement calculated in paragraphs
2321	(a) and (b) for an eligible district is less than \$100 per full-

Page 93 of 139

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HB5101, Engrossed 1
```

2322	time equivalent student, the district's supplement shall be
2323	increased to \$100 per FTE or to the minimum amount per FTE
2324	designated in the General Appropriations Act.
2325	(d) Each district's allocation of sparsity supplement
2326	funds shall be adjusted in the following manner:
2327	1. A maximum discretionary levy per FTE value for each
2328	district shall be calculated by dividing the value of each
2329	district's maximum discretionary levy by its FTE student count.
2330	2. A state average discretionary levy value per FTE shall
2331	be calculated by dividing the total maximum discretionary levy
2332	value for all districts by the state total FTE student count.
2333	3. A total potential funds per FTE for each district shall
2334	be calculated by dividing the total potential funds, not
2335	including Florida School Recognition Program funds and the
2336	minimum guarantee funds, for each district by its FTE student
2337	count.
2338	4. A state average total potential funds per FTE shall be
2339	calculated by dividing the total potential funds, not including
2340	Florida School Recognition Program funds and the minimum
2341	guarantee funds, for all districts by the state total FTE
2342	student count.
2343	5. For districts that have a levy value per FTE as
2344	calculated in subparagraph 1. higher than the state average
2345	calculated in subparagraph 2., a sparsity wealth adjustment
2346	shall be calculated as the product of the difference between the
	Page 94 of 139

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2347	state average levy value per FTE calculated in subparagraph 2.
2348	and the district's levy value per FTE calculated in subparagraph
2349	1. and the district's FTE student count and -1. However, no
2350	district shall have a sparsity wealth adjustment that, when
2351	applied to the total potential funds calculated in subparagraph
2352	3., would cause the district's total potential funds per FTE to
2353	be less than the state average calculated in subparagraph 4.
2354	6. Each district's sparsity supplement allocation shall be
2355	calculated by adding the amount calculated as specified in
2356	paragraphs (a) and (b) and the wealth adjustment amount
2357	calculated in this paragraph.
2358	(8) EVIDENCE-BASED READING INSTRUCTION ALLOCATION
2359	(a) The evidence-based reading instruction allocation is
2360	created to provide comprehensive reading instruction to students
2361	in prekindergarten through grade 12.
2362	(b) Intensive reading instruction for students who have
2363	reading deficiencies must include evidence-based reading
2364	instruction proven to accelerate progress of students exhibiting
2365	a reading deficiency; differentiated instruction based on
2366	screening, diagnostic, progress monitoring, or student
2367	assessment data to meet students' specific reading needs;
2368	explicit and systematic reading strategies to develop phonemic
2369	awareness, phonics, fluency, vocabulary, and comprehension, with
2370	more extensive opportunities for guided practice, error
2371	correction, and feedback; and the coordinated integration of
ļ	Dage 05 of 120

Page 95 of 139

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2372	civic literacy, science, and mathematics-text reading, text
2373	discussion, and writing in response to reading.
2374	(c) Funds for comprehensive, evidence-based reading
2375	instruction shall be allocated annually to each school district
2376	in the amount provided in the General Appropriations Act. Each
2377	eligible school district shall receive the same minimum amount
2378	as specified in the General Appropriations Act, and any
2379	remaining funds shall be distributed to eligible school
2380	districts based on each school district's proportionate share of
2381	K-12 base funding.
2382	(d) Funds allocated under this subsection must be used to
2383	provide a system of comprehensive reading instruction to
2384	students enrolled in the prekindergarten-12 programs and certain
2385	students who exhibit a substantial deficiency in early literacy,
2386	which may include the following:
2387	1. Additional time per day of evidence-based intensive
2388	reading instruction to students, which may be delivered during
2389	or outside of the regular school day.
2390	2. Kindergarten through grade 12 evidence-based intensive
2391	reading interventions.
2392	3. Highly qualified reading coaches, who must be endorsed
2393	in reading, to specifically support teachers in making
2394	instructional decisions based on student data, and improve
2395	teacher delivery of effective reading instruction, intervention,
2396	and reading in the content areas based on student need.
	Page 06 of 130

Page 96 of 139

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HB5101, Engrossed 1
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2397	4. Professional development to help instructional
2398	personnel and certified prekindergarten teachers funded in the
2399	Florida Education Finance Program earn a certification, a
2400	credential, an endorsement, or an advanced degree in
2401	scientifically researched and evidence-based reading
2402	instruction.
2403	5. Summer reading camps, using only teachers or other
2404	district personnel who possess a micro-credential as specified
2405	in s. 1003.485 or are certified or endorsed in reading
2406	consistent with s. 1008.25(7)(b)3., for all students in
2407	kindergarten through grade 5 who demonstrate a reading
2408	deficiency as determined by district and state assessments.
2409	6. Scientifically researched and evidence-based
2410	supplemental instructional materials as identified by the Just
2411	Read, Florida! Office pursuant to s. 1001.215(8).
2412	7. Incentives for instructional personnel and certified
2413	prekindergarten teachers funded in the Florida Education Finance
2414	Program who possess a reading certification or endorsement or
2415	micro-credential as specified in s. 1003.485 and provide
2416	educational support to improve student literacy.
2417	8. Tutoring in reading.
2418	(e)1. Annually, by a date determined by the Department of
2419	Education, each school district shall submit a comprehensive
2420	reading plan approved by the applicable district school board,
2421	charter school governing board, or lab school board of trustees,
	Page 07 of 130

Page 97 of 139

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2422	for the specific use of the evidence-based reading instruction
2423	allocation, based upon a root-cause analysis. The State Regional
2424	Literacy Director may assist in the development of the plan. The
2425	department shall provide a plan format. A district school board
2426	may use the format developed by the department or a format
2427	developed by the district school board.
2428	2. Intensive reading interventions must be delivered by
2429	instructional personnel who possess the micro-credential as
2430	provided in s. 1003.485 or are certified or endorsed in reading
2431	and must incorporate evidence-based strategies identified by the
2432	Just Read, Florida! Office pursuant to s. 1001.215(8).
2433	Instructional personnel who possess a micro-credential as
2434	specified in s. 1003.485 and are delivering intensive reading
2435	interventions must be supervised by an individual certified or
2436	endorsed in reading. For the purposes of this subsection, the
2437	term "supervision" means the ability to communicate by way of
2438	telecommunication with or physical presence of the certified or
2439	endorsed personnel for consultation and direction of the actions
2440	of the personnel with the micro-credential.
2441	3. By July 1 of each year, the department shall release to
2442	each school district its allocation of appropriated funds. The
2443	department shall evaluate the implementation of each district
2444	plan, including conducting site visits and collecting specific
2445	data on expenditures and reading improvement results. By
2446	February 1 of each year, the department shall report its
	Deg. 08 of 120

Page 98 of 139

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HB5101, Engrossed 1
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2447 findings to the Legislature and the State Board of Education, 2448 including any recommendations for improving implementation of 2449 evidence-based reading and intervention strategies in 2450 classrooms. 2451 2452 For purposes of this subsection, the term "evidence-based" means 2453 demonstrating a statistically significant effect on improving 2454 student outcomes or other relevant outcomes as provided in 20

2455 U.S.C. s. 8101(21)(A)(i).

2456 (9) CALCULATION OF SUPPLEMENTAL ALLOCATION FOR JUVENILE2457 JUSTICE EDUCATION PROGRAMS.—

2458 The total <u>kindergart</u>en through grade 12  $\frac{K-12}{K-12}$  weighted (a) 2459 full-time equivalent student membership in juvenile justice 2460 education programs in each school district shall be multiplied 2461 by the amount of the state average class-size-reduction factor 2462 multiplied by the comparable wage factor for the school district 2463 established in subsection (2) district's cost differential. An 2464 amount equal to the sum of this calculation shall be allocated 2465 in the Florida Education Finance Program FEFP to each school 2466 district to supplement other sources of funding for students in 2467 juvenile justice education programs.

2468 (b) Funds allocated under this subsection shall be used to 2469 provide the juvenile justice education programs pursuant to s. 2470 <u>1003.52 and may be used to pay for the high school equivalency</u> 2471 examination fees for juvenile justice students who pass the high

### Page 99 of 139

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2472 <u>school equivalency examination in full, or in part, while in a</u> 2473 <u>juvenile justice education program, the industry credentialing</u> 2474 <u>testing fees for such students, and the costs associated with</u> 2475 <u>such juvenile justice students enrolled in career and technical</u> 2476 <u>education courses that lead to industry-recognized</u> 2477 certifications.

2478 (11)QUALITY ASSURANCE GUARANTEE. - The Legislature may 2479 annually in the General Appropriations Act determine a 2480 percentage increase in funds per kindergarten through grade 12 2481 K-12 unweighted full-time equivalent student FTE as a minimum 2482 quarantee to each school district. The quarantee shall be 2483 calculated from prior year base funding per unweighted full-time 2484 equivalent FTE student which shall include the adjusted full-2485 time equivalent FTE dollars as provided in subsection (15), 2486 quality guarantee funds, and actual nonvoted discretionary local 2487 effort from taxes. From the base funding per unweighted full-2488 time equivalent student FTE, the increase shall be calculated 2489 for the current year. The current year funds from which the 2490 guarantee shall be determined shall include the adjusted full-2491 time equivalent FTE dollars as provided in subsection (15) and 2492 potential nonvoted discretionary local effort from taxes. A 2493 comparison of current year funds per unweighted full-time 2494 equivalent student FTE to prior year funds per unweighted full-2495 time equivalent student FTE shall be computed. For those school 2496 districts which have less than the legislatively assigned

Page 100 of 139

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percentage increase, funds shall be provided to guarantee the assigned percentage increase in funds per unweighted <u>full-time</u> <u>equivalent</u> FTE student. Should appropriated funds be less than the sum of this calculated amount for all districts, the commissioner shall prorate each district's allocation. This provision shall be implemented to the extent specifically funded.

2504 SAFE SCHOOLS ALLOCATION. - A safe schools allocation is (12)2505 created to provide funding to assist school districts in their 2506 compliance with ss. 1006.07-1006.12, with priority given to 2507 safe-school officers pursuant to s. 1006.12. Each school 2508 district shall receive a minimum safe schools allocation in an 2509 amount provided in the General Appropriations Act. Of the 2510 remaining balance of the safe schools allocation, one-third 2511 shall be allocated to school districts based on the most recent 2512 official Florida Crime Index provided by the Department of Law 2513 Enforcement and two-thirds shall be allocated based on each 2514 school district's proportionate share of the state's total 2515 unweighted full-time equivalent student enrollment. Each school 2516 district must report to the Department of Education by October 2517 15 that all public schools within the school district have 2518 completed the school security risk assessment using the Florida 2519 Safe Schools Assessment Tool developed pursuant to s. 1006.1493. If a district school board is required by s. 1006.12 to assign a 2520 school resource officer or school safety officer to a charter 2521

Page 101 of 139

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2522 school, the charter school's share of costs for such officer may 2523 not exceed the amount of funds allocated to the charter school 2524 under this subsection.

2525 (13)MENTAL HEALTH ASSISTANCE ALLOCATION. - The mental 2526 health assistance allocation is created to provide funding to 2527 assist school districts in their implementation of their 2528 establishing or expanding school-based mental health assistance 2529 program pursuant to s. 1006.041 care; train educators and other 2530 school staff in detecting and responding to mental health 2531 issues; and connect children, youth, and families who may 2532 experience behavioral health issues with appropriate services. 2533 These funds shall be allocated annually in the General 2534 Appropriations Act or other law to each eligible school 2535 district. Each school district shall receive a minimum of 2536 \$100,000, with the remaining balance allocated based on each 2537 school district's proportionate share of the state's total 2538 unweighted full-time equivalent student enrollment. Charter 2539 schools that submit a plan separate from the school district are -a proportionate share of 2540 The funding. district 2541 allocated funds may not supplant funds that are provided for 2542 this purpose from other operating funds and may not be used to 2543 increase salaries or provide bonuses. School districts are 2544 encouraged to maximize third-party health insurance benefits and 2545 Medicaid claiming for services, where appropriate. 2546 (a) Before the distribution of the allocation:

Page 102 of 139

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2547	1. The school district must develop and submit a detailed
2548	plan outlining the local program and planned expenditures to the
2549	district school board for approval. This plan must include all
2550	district schools, including charter schools, unless a charter
2551	school elects to submit a plan independently from the school
2552	district pursuant to subparagraph 2.
2553	2. A charter school may develop and submit a detailed plan
2554	outlining the local program and planned expenditures to its
2555	governing body for approval. After the plan is approved by the
2556	governing body, it must be provided to the charter school's
2557	sponsor.
2558	(b) The plans required under paragraph (a) must be focused
2559	on a multitiered system of supports to deliver evidence-based
2560	mental health care assessment, diagnosis, intervention,
2561	treatment, and recovery services to students with one or more
2562	mental health or co-occurring substance abuse diagnoses and to
2563	students at high risk of such diagnoses. The provision of these
2564	services must be coordinated with a student's primary mental
2565	health care provider and with other mental health providers
2566	involved in the student's care. At a minimum, the plans must
2567	include the following elements:
2568	1. Direct employment of school-based mental health
2569	services providers to expand and enhance school-based student
2570	services and to reduce the ratio of students to staff in order
2571	to better align with nationally recommended ratio models. These
	Daga 102 of 120

Page 103 of 139

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2572	providers include, but are not limited to, certified school
2573	counselors, school psychologists, school social workers, and
2574	other licensed mental health professionals. The plan also must
2575	identify strategies to increase the amount of time that school-
2576	based student services personnel spend providing direct services
2577	to students, which may include the review and revision of
2578	district staffing resource allocations based on school or
2579	student mental health assistance needs.
2580	2. Contracts or interagency agreements with one or more
2581	local community behavioral health providers or providers of
2582	Community Action Team services to provide a behavioral health
2583	staff presence and services at district schools. Services may
2584	include, but are not limited to, mental health screenings and
2585	assessments, individual counseling, family counseling, group
2586	counseling, psychiatric or psychological services, trauma-
2587	informed care, mobile crisis services, and behavior
2588	modification. These behavioral health services may be provided
2589	on or off the school campus and may be supplemented by
2590	telehealth.
2591	3. Policies and procedures, including contracts with
2592	service providers, which will ensure that:
2593	a. Students referred to a school-based or community-based
2594	mental health service provider for mental health screening for
2595	the identification of mental health concerns and students at
2596	risk for mental health disorders are assessed within 15 days of
	Page 104 of 120

Page 104 of 139

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HB5101, Engrossed 1
```

2597 referral. School-based mental health services must be initiated 2598 within 15 days after identification and assessment, and support 2599 by community-based mental health service providers for students 2600 who are referred for community-based mental health services must 2601 be initiated within 30 days after the school or district makes a 2602 referral.

b. Parents of a student receiving services under this
 subsection are provided information about other behavioral
 health services available through the student's school or local
 community-based behavioral health services providers. A school
 may meet this requirement by providing information about and
 Internet addresses for web-based directories or guides for local
 behavioral health services.

2610 c. Individuals living in a household with a student 2611 receiving services under this subsection are provided 2612 information about behavioral health services available through 2613 other delivery systems or payors for which such individuals may 2614 qualify, if such services appear to be needed or enhancements in 2615 those individuals' behavioral health would contribute to the 2616 improved well-being of the student.

2617 4. Strategies or programs to reduce the likelihood of at-2618 risk students developing social, emotional, or behavioral health 2619 problems, depression, anxiety disorders, suicidal tendencies, or 2620 substance use disorders.

2621

5. Strategies to improve the early identification of

Page 105 of 139

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2622 social, emotional, or behavioral problems or substance use disorders, to improve the provision of early intervention 2623 2624 services, and to assist students in dealing with trauma and 2625 violence. 2626 6. Procedures to assist a mental health services provider 2627 or a behavioral health provider as described in subparagraph 1. 2628 or subparagraph 2., respectively, or a school resource officer 2629 or school safety officer who has completed mental health crisis 2630 intervention training in attempting to verbally de-escalate a 2631 student's crisis situation before initiating an involuntary 2632 examination pursuant to s. 394.463. Such procedures must include 2633 strategies to de-escalate a crisis situation for a student with 2634 a developmental disability as that term is defined in s. 2635 393.063. 2636 7. Policies of the school district which must require that 2637 in a student crisis situation, school or law enforcement 2638 personnel must make a reasonable attempt to contact a mental 2639 health professional who may initiate an involuntary examination 2640 s. 394.463, unless the child poses <del>pursuant</del> +0 <u>imminent</u> an 2641 danger to themselves or others, before initiating an involuntary 2642 examination pursuant to s. 394.463. Such contact may be in 2643 person or using telehealth as defined in s. 456.47. The mental 2644 health professional may be available to the school district 2645 either by contracts or interagency agreements with the managing entity, one or more local community behavioral health providers, 2646

Page 106 of 139

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HB5101, Engrossed 1
```

2647	or the local mobile response team or be a direct or contracted
2648	school district employee.
2649	(c) School districts shall submit approved plans,
2650	including approved plans of each charter school in the district,
2651	to the commissioner by August 1 of each fiscal year.
2652	(d) Beginning September 30, 2019, and annually by
2653	September 30 thereafter, each school district shall submit to
2654	the Department of Education a report on its program outcomes and
2655	expenditures for the previous fiscal year that, at a minimum,
2656	must include the number of each of the following:
2657	1. Students who receive screenings or assessments.
2658	2. Students who are referred to either school-based or
2659	community-based providers for services or assistance.
2660	3. Students who receive either school-based or community-
2661	based interventions, services, or assistance.
2662	4. School-based and community-based mental health
2663	providers, including licensure type, paid for from funds
2664	provided through the allocation.
2665	5. Contract-based collaborative efforts or partnerships
2666	with community mental health programs, agencies, or providers.
2667	(14) <u>CLASSROOM</u> TEACHER AND OTHER INSTRUCTIONAL PERSONNEL
2668	SALARY INCREASE ALLOCATION.—The Legislature shall may annually
2669	apportion an amount of funds provided provide in the Florida
2670	Education Finance Program to assist school districts and charter
2671	schools in their compliance with the requirement that the
	Dece 107 of 120

Page 107 of 139

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2672	minimum base salary for full-time classroom teachers, as defined
2673	in s. 1012.01(2)(a), and certified prekindergarten teachers
2674	funded in the Florida Education Finance Program is at least
2675	\$47,500 or to provide salary increases to instructional
2676	personnel, as defined in s. 1012.01(2)(a)-(d), in a manner that
2677	best meets the needs of the school district or charter school.
2678	This subsection does not apply to substitute teachers a teacher
2679	salary increase allocation to assist school districts in their
2680	recruitment and retention of classroom teachers and other
2681	instructional personnel. The amount and distribution methodology
2682	for the funding <del>of the allocation</del> shall be specified in the
2683	General Appropriations Act.
2684	(a) The term "minimum base salary" means the lowest annual
2685	base salary reported on the salary schedule for a full-time
2686	classroom teacher. A full-time classroom teacher may not receive
2687	a salary less than the minimum base salary as adjusted by this
2688	subsection.
2689	(a) Each school district shall receive an allocation based
2690	on the school district's proportionate share of the base FEFP
2691	allocation. Each school district shall provide each charter
2692	school within its district its proportionate share calculated
2693	pursuant to s. 1002.33(17)(b). If a district school board has
2694	not received its allocation due to its failure to submit an
2695	approved district salary distribution plan, the district school
2696	board must still provide each charter school that has submitted
	Page 108 of 139

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2721	substitute teachers.
2720	Appropriations Act. This subparagraph does not apply to
2719	under subparagraph 1. or as specified in the General
2718	increase or who received an increase of less than 2 percent
2717	the Florida Education Finance Program, who did not receive an
2716	1012.01(2)(a), plus certified prekindergarten teachers funded in
2715	a. Full-time classroom teachers, as defined in s.
2714	permits, for the following personnel:
2713	of the allocation to provide salary increases, as funding
2712	2. In addition, each school district shall use its share
2711	does not apply to substitute teachers.
2710	base salary as adjusted by this subparagraph. This subparagraph
2709	classroom teacher shall receive a salary less than the minimum
2708	salary schedule for a full-time classroom teacher. No full-time
2707	base salary" means the lowest annual base salary reported on the
2706	specified in the General Appropriations Act. The term "minimum
2705	maximum amount achievable based on the allocation and as
2704	Education Finance Program, to at least \$47,500, or to the
2703	plus certified prekindergarten teachers funded in the Florida
2702	full-time classroom teachers, as defined in s. 1012.01(2)(a),
2701	share of the allocation to increase the minimum base salary for
2700	1. Each school district and charter school shall use its
2699	(b) Allocation funds are restricted in use as follows:
2698	share of the allocation.
2697	a salary distribution plan within its district its proportionate

Page 109 of 139

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HB5101, Engrossed 1
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2722 b. Other full-time instructional personnel as defined in 2723 s. 1012.01(2)(b)-(d).

2724 3. A school district or charter school may use funds
 2725 available after the requirements of subparagraph 1. are met to
 2726 provide salary increases pursuant to subparagraph 2.

2727 (b) 4. A school district or charter school shall maintain 2728 the minimum base salary achieved for classroom teachers provided 2729 in the prior fiscal year under subparagraph 1. and may not 2730 reduce the salary increases provided under subparagraph 2. in 2731 any subsequent fiscal year, unless specifically authorized in 2732 the General Appropriations Act.

(c) Before distributing <u>any additional</u> allocation funds received <u>over the prior fiscal year</u> pursuant to paragraph (a), each school district and each charter school shall develop a salary distribution plan that clearly delineates the planned distribution of funds <del>pursuant to paragraph (b)</del> in accordance with modified salary schedules, as necessary, for the implementation of this subsection.

2740 1. Each school district superintendent and each charter 2741 school administrator must submit its proposed salary 2742 distribution plan to the district school board or the charter 2743 school governing body, as appropriate, for approval.

2744 2. Each school district shall submit the approved district 2745 salary distribution plan and the approved salary distribution 2746 plan for each charter school in the district to the department

# Page 110 of 139

2747 by October 1 of each fiscal year. 2748 Beginning August 1, 2024, and each year thereafter, in (d) 2749 a format specified by the department, provide as follows: 2750 1. By December 1, each school district shall provide a 2751 preliminary report to the department that includes a detailed 2752 summary explaining the school district's prior year's 2753 expenditures pursuant to this subsection. The report must 2754 include planned expenditure of the entire allocation for the 2755 district received pursuant to paragraph (a), the amount of the 2756 increase to the minimum base salary for classroom teachers 2757 <del>pursuant to paragraph (b),</del> and the school district's salary 2758 schedule for the prior fiscal year and the fiscal year in which 2759 the base salary is increased. Each charter school governing 2760 board shall submit the information required under this 2761 subparagraph to the district school board for inclusion in the 2762 school district's preliminary report to the department. 2763 2. By February 1, the department shall submit to the 2764 Governor, the President of the Senate, and the Speaker of the 2765 House of Representatives a statewide report on the planned

2766 expenditure of the teacher salary increase allocation, which 2767 includes the detailed summary provided by each school district 2768 and charter school.

2769 3. By August 1, each school district shall provide a final
 2770 report to the department with the information required in
 2771 subparagraph 1. for the prior fiscal year. Each charter school

Page 111 of 139

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2772 governing board shall submit the information required under this 2773 subparagraph to the district school board for inclusion in the 2774 school district's final report to the department.

2775 (e) Although district school boards and charter school 2776 governing boards are not precluded from bargaining over wages, 2777 the classroom teacher and other instructional personnel teacher 2778 salary increase allocation must be used solely to comply with 2779 the requirements of this subsection section. A district school 2780 board or charter school governing board that is unable to meet 2781 the reporting requirements in specified in paragraph (c) or paragraph (d) due to a collective bargaining impasse must 2782 2783 provide written notification to the department or the district 2784 school board, as applicable, detailing the reasons for the 2785 impasse with a proposed timeline and details for a resolution.

(15) TOTAL ALLOCATION OF STATE FUNDS TO EACH DISTRICT FOR
 CURRENT OPERATION.—The total annual state allocation to each
 district for current operation for the <u>Florida Education Finance</u>
 <u>Program</u> FEFP shall be distributed periodically in the manner
 prescribed in the General Appropriations Act.

(a) If the funds appropriated for current operation of the
Florida Education Finance Program, including funds appropriated
pursuant to subsection (18), FEFP are not sufficient to pay the
state requirement in full, the department shall prorate the
available state funds to each district in the following manner:
Determine the percentage of proration by dividing the

### Page 112 of 139

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2797 sum of the total amount for current operation, as provided in 2798 this paragraph for all districts collectively, and the total 2799 district required local effort into the sum of the state funds 2800 available for current operation and the total district required 2801 local effort.

2802 2. Multiply the percentage so determined by the sum of the 2803 total amount for current operation as provided in this paragraph 2804 and the required local effort for each individual district.

3. From the product of such multiplication, subtract the required local effort of each district; and the remainder shall be the amount of state funds allocated to the district for current operation. However, no calculation subsequent to the appropriation shall result in negative state funds for any district.

2811 (16) STATE-FUNDED DISCRETIONARY SUPPLEMENT.-2812 (a) The state-funded discretionary supplement is created 2813 to fund the nonvoted discretionary millage for operations 2814 pursuant to s. 1011.71(1) and (3) for students awarded a Family 2815 Empowerment Scholarship in accordance with s. 1002.394. To 2816 calculate the state-funded discretionary supplement for 2817 inclusion in the amount of the scholarship funding: 2818 1. For fiscal year 2023-2024, multiply the maximum 2819 allowable nonvoted discretionary millage for operations pursuant 2820 to s. 1011.71(1) and (3) by the value of 96 percent of the current year's taxable value for school purposes for the school 2821

Page 113 of 139

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2822 district where the student is reported for purposes of the 2823 Florida Education Finance Program as appropriated in the General 2824 Appropriations Act; divide the result by the school district's 2825 total unweighted full-time equivalent membership as appropriated 2826 in the General Appropriations Act; and multiply the result by 2827 the total unweighted full-time equivalent membership associated 2828 with the number of Family Empowerment Scholarship students 2829 included in the school district's total unweighted full-time 2830 equivalent membership. A base amount as specified in the General 2831 Appropriations Act shall be added to this amount for purposes of 2832 calculating the total amount of the supplement. 2833 2. Beginning in fiscal year 2024-2025 and thereafter, 2834 multiply the maximum allowable nonvoted discretionary millage 2835 for operations pursuant to s. 1011.71(1) and (3) by the value of 2836 96 percent of the current year's taxable value for school 2837 purposes for the school district where the student is reported 2838 for purposes of the Florida Education Finance Program as 2839 appropriated in the General Appropriations Act; divide the 2840 result by the school district's total unweighted full-time 2841 equivalent membership as appropriated in the General 2842 Appropriations Act; and multiply the result by the total 2843 unweighted full-time equivalent membership associated with the 2844 number of Family Empowerment Scholarship students. The prior 2845 year's base amount shall be adjusted based on changes in the 2846 eligible number of unweighted full-time equivalent membership

Page 114 of 139

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2847	associated with the number of Family Empowerment Scholarship
2848	students.
2849	(b) The state-funded discretionary supplement shall be
2850	recalculated during the fiscal year pursuant to paragraph
2851	(1)(a). If the recalculated amount is greater than the amount
2852	provided in the General Appropriations Act, the allocation shall
2853	be prorated to the level provided to support the appropriation,
2854	based on each school district's proportionate share of the total
2855	allocation.
2856	(17) CATEGORICAL FUNDS.
2857	(a) If a district school board determines that some or all
2858	of the funds received for any of the categorical programs
2859	established in this section are needed to maintain or enhance
2860	school board-specified academic classroom instruction, maintain
2861	or expand career and technical education instruction, or improve
2862	school safety, the school district may consider and approve an
2863	amendment to the school district's operating budget by
2864	transferring the identified amount of the categorical funds to
2865	the appropriate account for expenditure.
2866	(b) Each school district shall include in its annual
2867	financial report to the Department of Education the amount of
2868	funds the school board transferred from each of the categorical
2869	funds identified in this subsection and the specific academic
2870	classroom instruction, career and technical education
2871	instruction, or school safety need for which the transferred
	Dago 115 of 120

Page 115 of 139

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2872	funds were expended. The department shall provide instructions
2873	and specify the format to be used in submitting this required
2874	information as part of the district annual financial report. The
2875	department shall annually submit a report to the Legislature
2876	that identifies by school district and by categorical fund the
2877	amount transferred and the specific academic classroom or career
2878	and technical education activity or school safety need for which
2879	the funds were expended.
2880	(18) EDUCATIONAL ENROLLMENT STABILIZATION PROGRAM
2881	(a) The educational enrollment stabilization program is
2882	created to provide supplemental state funds as needed to
2883	maintain the stability of the operations of public schools in
2884	each school district and to protect districts, including charter
2885	schools, from financial instability as a result of changes in
2886	full-time equivalent student enrollment throughout the school
2887	year. This program shall be implemented to the extent funds are
2888	available.
2889	(b) The Legislature may annually appropriate funds in the
2890	General Appropriations Act to the Department of Education for
2891	this program. The Department of Education shall use funds as
2892	appropriated to ensure that based on each recalculation of the
2893	Florida Education Finance Program pursuant to paragraph (1)(a),
2894	a school district's funds per unweighted full-time equivalent
2895	student are not less than the greater of either the school
2896	district's funds per unweighted full-time equivalent student as
	Dago 116 of 130

Page 116 of 139

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2897	appropriated in the General Appropriations Act or the school
2898	district's funds per unweighted full-time equivalent student as
2899	recalculated based upon the receipt of the certified taxable
2900	value for school purposes pursuant to s. 1011.62(4).
2901	(16) COMPUTATION OF PRIOR YEAR DISTRICT REQUIRED LOCAL
2902	EFFORTCalculations required in this section shall be based on
2903	95 percent of the taxable value for school purposes for fiscal
2904	years prior to the 2010-2011 fiscal year.
2905	(17) TURNAROUND SCHOOL SUPPLEMENTAL SERVICES ALLOCATION
2906	The turnaround school supplemental services allocation is
2907	created to provide district-managed turnaround schools, as
2908	identified in s. 1008.33(4) (a), schools that earn three
2909	consecutive grades below a "C," as identified in s.
2910	1008.33(4)(b)3., and schools that have improved to a "C" and are
2911	no longer in turnaround status, as identified in s.
2912	1008.33(4)(c), with funds to offer services designed to improve
2913	the overall academic and community welfare of the schools'
2914	students and their families.
2915	(a)1. Services funded by the allocation may include, but
2916	are not limited to, tutorial and after-school programs, student
2917	counseling, nutrition education, parental counseling, and an
2918	extended school day and school year. In addition, services may
2919	include models that develop a culture that encourages students
2920	to complete high school and to attend college or career
2921	training, set high academic expectations, and inspire character

Page 117 of 139

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HB5101, Engrossed 1
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2922	development.
2923	2. A school district may enter into a formal agreement
2924	with a nonprofit organization that has tax-exempt status under
2925	s. 501(c)(3) of the Internal Revenue Code to implement an
2926	integrated student support service model that provides students
2927	and families with access to wrap-around services, including, but
2928	not limited to, health services, after-school programs, drug
2929	prevention programs, college and career readiness programs, and
2930	food and clothing banks.
2931	(b) Before distribution of the allocation, the school
2932	district shall develop and submit a plan for implementation to
2933	its school board for approval no later than August 1 of each
2934	fiscal year.
2935	(c) At a minimum, the plan required under paragraph (b)
2936	must:
2937	1. Establish comprehensive support services that develop
2938	family and community partnerships;
2939	2. Establish clearly defined and measurable high academic
2940	and character standards;
2941	3. Increase parental involvement and engagement in the
2942	child's education;
2943	4. Describe how instructional personnel will be
2944	identified, recruited, retained, and rewarded;
2945	5. Provide professional development that focuses on
2946	academic rigor, direct instruction, and creating high academic
	Page 118 of 139

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HB5101, Engrossed 1
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2947	and character standards;
2948	6. Provide focused instruction to improve student academic
2949	proficiency, which may include additional instruction time
2950	beyond the normal school day or school year; and
2951	7. Include a strategy for continuing to provide services
2952	after the school is no longer in turnaround status by virtue of
2953	achieving a grade of "C" or higher.
2954	(d) Each school district shall submit its approved plans
2955	to the commissioner by September 1 of each fiscal year.
2956	(e) Subject to legislative appropriation, each school
2957	district's allocation must be based on the unweighted FTE
2958	student enrollment at the eligible schools and a per-FTE funding
2959	amount of \$500 or as provided in the General Appropriations Act.
2960	The supplement provided in the General Appropriations Act shall
2961	be based on the most recent school grades and shall serve as a
2962	proxy for the official calculation. Once school grades are
2963	available for the school year immediately preceding the fiscal
2964	year coinciding with the appropriation, the supplement shall be
2965	recalculated for the official participating schools as part of
2966	the subsequent FEFP calculation. The commissioner may prepare a
2967	preliminary calculation so that districts may proceed with
2968	timely planning and use of the funds. If the calculated funds
2969	for the statewide allocation exceed the funds appropriated, the
2970	allocation of funds to each school district must be prorated
2971	based on each school district's share of the total unweighted
	Daga 110 of 120

Page 119 of 139

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2972	FTE student enrollment for the eligible schools.
2973	(f) Subject to legislative appropriation, each school
2974	shall remain eligible for the allocation for a maximum of 4
2975	continuous fiscal years while implementing a turnaround option
2976	pursuant to s. 1008.33(4). In addition, a school that improves
2977	to a grade of "C" or higher shall remain eligible to receive the
2978	allocation for a maximum of 2 continuous fiscal years after
2979	exiting turnaround status.
2980	Section 42. Section 1011.622, Florida Statutes, is amended
2981	to read:
2982	1011.622 Adjustments for students without a Florida
2983	student identification numberThe Florida Education Finance
2984	Program funding calculations, including the calculations
2985	authorized in ss. 1011.62, <del>1011.67,</del> 1011.68, and 1011.685, shall
2986	include funding for a student only when all of the student's
2987	records are reported to the Department of Education under a
2988	Florida student identification number. The State Board of
2989	Education may adopt rules pursuant to ss. 120.536(1) and 120.54
2990	to implement this section.
2991	Section 43. Section 1011.67, Florida Statutes, is
2992	repealed.
2993	Section 44. Subsection (4) of section 1011.69, Florida
2994	Statutes, is amended to read:
2995	1011.69 Equity in School-Level Funding Act
2996	(4) The following funds are excluded from the school-level
	Page 120 of 139

Page 120 of 139

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HB5101, Engrossed 1
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2997 allocation under this section: Funds appropriated in the General 2998 Appropriations Act for supplemental academic instruction to be 2999 used for the purposes described in s. 1011.62(1)(f).

3000 Section 45. Paragraph (b) of subsection (3) of section 3001 1011.84, Florida Statutes, is amended to read:

3002 1011.84 Procedure for determining state financial support 3003 and annual apportionment of state funds to each Florida College 3004 System institution district.—The procedure for determining state 3005 financial support and the annual apportionment to each Florida 3006 College System institution district authorized to operate a 3007 Florida College System institution under the provisions of s. 3008 1001.61 shall be as follows:

3009

(3) DETERMINING THE APPORTIONMENT FROM STATE FUNDS.-

3010 (b) The apportionment to each Florida College System 3011 institution from the Florida College System Program Fund shall 3012 be determined annually in the General Appropriations Act. In 3013 determining each college's apportionment, the Legislature shall 3014 consider the following components:

3015 1. Base budget, which includes the state appropriation to 3016 the Florida College System Program Fund in the current year plus 3017 the related student tuition and out-of-state fees assigned in 3018 the current General Appropriations Act.

3019 2. The cost-to-continue allocation, which consists of 3020 incremental changes to the base budget, including salaries, 3021 price levels, and other related costs allocated through a

# Page 121 of 139

3022 funding model approved by the Legislature which may recognize 3023 differing economic factors arising from the individual 3024 educational approaches of the various Florida College System 3025 institutions, including, but not limited to: 3026 Direct Instructional Funding, including class size, a. 3027 faculty productivity factors, average faculty salary, ratio of 3028 full-time to part-time faculty, costs of programs, and 3029 enrollment factors. 3030 b. Academic Support, including small colleges factor, 3031 multicampus factor, and enrollment factor. 3032 с. Student Services Support, including headcount of 3033 students as well as FTE count and enrollment factors. 3034 Library Support, including volume and other d. 3035 materials/audiovisual requirements. 3036 Special Projects. е. 3037 f. Operations and Maintenance of Plant, including square footage and utilization factors. 3038 3039 Comparable wage factor District Cost Differential. q. 3040 3. Students enrolled in a recreation and leisure program 3041 and students enrolled in a lifelong learning program who may not be counted as full-time equivalent enrollments for purposes of 3042 3043 enrollment workload adjustments. Operating costs of new facilities adjustments, which 3044 4. 3045 shall be provided, from funds available, for each new facility that is owned by the college and is recommended in accordance 3046

# Page 122 of 139

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HB5101, Engrossed 1
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3047 with s. 1013.31.

3048 5. New and improved program enhancements, which shall be 3049 determined by the Legislature.

3051 Student fees in the base budget plus student fee revenues 3052 generated by increases in fee rates shall be deducted from the 3053 sum of the components determined in subparagraphs 1.-5. The 3054 amount remaining shall be the net annual state apportionment to 3055 each college.

3056 Section 46. Paragraph (c) of subsection (1) of section 3057 1012.22, Florida Statutes, is amended to read:

30581012.22Public school personnel; powers and duties of the3059district school board.—The district school board shall:

(1) Designate positions to be filled, prescribe qualifications for those positions, and provide for the appointment, compensation, promotion, suspension, and dismissal of employees as follows, subject to the requirements of this chapter:

3065

3066

3050

(c) Compensation and salary schedules.-

1. Definitions.-As used in this paragraph:

a. "Adjustment" means an addition to the base salary
schedule that is not a bonus and becomes part of the employee's
permanent base salary and shall be considered compensation under
s. 121.021(22).

3071

b. "Grandfathered salary schedule" means the salary

Page 123 of 139

3072 schedule or schedules adopted by a district school board before 3073 July 1, 2014, pursuant to subparagraph 4.

3074 c. "Instructional personnel" means instructional personnel 3075 as defined in s. 1012.01(2)(a)-(d), excluding substitute 3076 teachers.

3077 d. "Performance salary schedule" means the salary schedule 3078 or schedules adopted by a district school board pursuant to 3079 subparagraph 5.

3080 e. "Salary schedule" means the schedule or schedules used3081 to provide the base salary for district school board personnel.

3082 f. "School administrator" means a school administrator as 3083 defined in s. 1012.01(3)(c).

3084 g. "Supplement" means an annual addition to the base 3085 salary for the term of the negotiated supplement as long as the 3086 employee continues his or her employment for the purpose of the 3087 supplement. A supplement does not become part of the employee's 3088 continuing base salary but shall be considered compensation 3089 under s. 121.021(22).

30902. Cost-of-living adjustment.—A district school board may3091provide a cost-of-living salary adjustment if the adjustment:

3092 a. Does not discriminate among comparable classes of
 3093 employees based upon the salary schedule under which they are
 3094 compensated.

3095 b. Does not exceed 50 percent of the annual adjustment 3096 provided to instructional personnel rated as effective.

# Page 124 of 139

3097 3. Advanced degrees.—A district school board may not use 3098 advanced degrees in setting a salary schedule for instructional 3099 personnel or school administrators hired on or after July 1, 3100 2011, unless the advanced degree is held in the individual's 3101 area of certification and is only a salary supplement.

3102

4. Grandfathered salary schedule.-

3103 The district school board shall adopt a salary schedule a. 3104 or salary schedules to be used as the basis for paying all 3105 school employees hired before July 1, 2014. Instructional 3106 personnel on annual contract as of July 1, 2014, shall be placed 3107 on the performance salary schedule adopted under subparagraph 5. Instructional personnel on continuing contract or professional 3108 3109 service contract may opt into the performance salary schedule if 3110 the employee relinquishes such contract and agrees to be employed on an annual contract under s. 1012.335. Such an 3111 3112 employee shall be placed on the performance salary schedule and may not return to continuing contract or professional service 3113 3114 contract status. Any employee who opts into the performance 3115 salary schedule may not return to the grandfathered salary 3116 schedule.

3117 b. In determining the grandfathered salary schedule for 3118 instructional personnel, a district school board must base a 3119 portion of each employee's compensation upon performance 3120 demonstrated under s. 1012.34 and shall provide differentiated 3121 pay for both instructional personnel and school administrators

# Page 125 of 139

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3122 based upon district-determined factors, including, but not 3123 limited to, additional responsibilities, school demographics, 3124 critical shortage areas, and level of job performance 3125 difficulties.

3126 5. Performance salary schedule.-By July 1, 2014, the 3127 district school board shall adopt a performance salary schedule 3128 that provides annual salary adjustments for instructional 3129 personnel and school administrators based upon performance 3130 determined under s. 1012.34. Employees hired on or after July 1, 2014, or employees who choose to move from the grandfathered 3131 3132 salary schedule to the performance salary schedule shall be compensated pursuant to the performance salary schedule once 3133 3134 they have received the appropriate performance evaluation for 3135 this purpose.

3136 a. Base salary.-The base salary shall be established as 3137 follows:

3138 (I) The base salary for instructional personnel or school 3139 administrators who opt into the performance salary schedule 3140 shall be the salary paid in the prior year, including 3141 adjustments only.

(II) Instructional personnel or school administrators new to the district, returning to the district after a break in service without an authorized leave of absence, or appointed for the first time to a position in the district in the capacity of instructional personnel or school administrator shall be placed

# Page 126 of 139

3147 on the performance salary schedule. Beginning July 1, 2021, and until such time as the minimum base salary as defined in 3148 3149 1011.62(14) equals or exceeds \$47,500, the annual increase to 3150 the minimum base salary shall not be less than 150 percent of 3151 the largest adjustment made to the salary of an employee on the 3152 grandfathered salary schedule. Thereafter, the annual increase 3153 to the minimum base salary shall not be less than 75 percent of 3154 the largest adjustment for an employee on the grandfathered 3155 salary schedule.

3156 b. Salary adjustments.—Salary adjustments for highly 3157 effective or effective performance shall be established as 3158 follows:

(I) The annual salary adjustment under the performance salary schedule for an employee rated as highly effective must be at least 25 percent greater than the highest annual salary adjustment available to an employee of the same classification through any other salary schedule adopted by the district.

(II) The annual salary adjustment under the performance salary schedule for an employee rated as effective must be equal to at least 50 percent and no more than 75 percent of the annual adjustment provided for a highly effective employee of the same classification.

(III) A salary schedule shall not provide an annual salary adjustment for an employee who receives a rating other than highly effective or effective for the year.

#### Page 127 of 139

3172 c. Salary supplements.—In addition to the salary 3173 adjustments, each district school board shall provide for salary 3174 supplements for activities that must include, but are not 3175 limited to:

3176

(I) Assignment to a Title I eligible school.

(II) Assignment to a school that earned a grade of "F" or three consecutive grades of "D" pursuant to s. 1008.34 such that the supplement remains in force for at least 1 year following improved performance in that school.

(III) Certification and teaching in critical teacher shortage areas. Statewide critical teacher shortage areas shall be identified by the State Board of Education under s. 1012.07. However, the district school board may identify other areas of critical shortage within the school district for purposes of this sub-subparagraph and may remove areas identified by the state board which do not apply within the school district.

3188 3189 (IV) Assignment of additional academic responsibilities.

3190 If budget constraints in any given year limit a district school 3191 board's ability to fully fund all adopted salary schedules, the 3192 performance salary schedule shall not be reduced on the basis of 3193 total cost or the value of individual awards in a manner that is 3194 proportionally greater than reductions to any other salary 3195 schedules adopted by the district. Any compensation for 3196 longevity of service awarded to instructional personnel who are

### Page 128 of 139

3197 on any other salary schedule must be included in calculating the 3198 salary adjustments required by sub-subparagraph b.

3199 Section 47. Section 1012.44, Florida Statutes, is amended 3200 to read:

3201 1012.44 Qualifications for certain persons providing 3202 speech-language services.-The State Board of Education shall 3203 adopt rules for speech-language services to school districts 3204 that qualify for additional full-time equivalent membership 3205 under s. 1011.62(1)(f) the sparsity supplement as described in 3206 s. 1011.62(7). These services may be provided by baccalaureate 3207 degree level persons for a period of 3 years. The rules shall 3208 authorize the delivery of speech-language services by 3209 baccalaureate degree level persons under the direction of a 3210 certified speech-language pathologist with a master's degree or 3211 higher.

3212 Section 48. Subsections (1) and (4) of section 1012.584, 3213 Florida Statutes, are amended to read:

3214 1012.584 Continuing education and inservice training for 3215 youth mental health awareness and assistance.-

(1) Beginning with the 2018-2019 school year, The Department of Education shall establish an evidence-based youth mental health awareness and assistance training program to help school personnel identify and understand the signs of emotional disturbance, mental illness, and substance use disorders and provide such personnel with the skills to help a person who is

### Page 129 of 139

3222 developing or experiencing an emotional disturbance, mental 3223 health, or substance use problem.

3224 (4) Each school district shall notify all school personnel 3225 who have received training pursuant to this section of mental 3226 health services that are available in the school district, and the individual to contact if a student needs services. The term 3227 3228 "mental health services" includes, but is not limited to, 3229 community mental health services, health care providers, and 3230 services provided under ss. 1006.04 and 1006.041 ss. 1006.04 and 1011.62(13). 3231

3232 Section 49. Paragraph (b) of subsection (2) of section 3233 1012.586, Florida Statutes, is amended to read:

3234 1012.586 Additions or changes to certificates; duplicate 3235 certificates; reading endorsement pathways.-

3236 (2)

3237 (b) As part of adopting a pathway pursuant to paragraph 3238 (a), the department shall review the competencies for the 3239 reading endorsement and subject area examinations for educator 3240 certificates identified pursuant to s. 1012.585(3)(f) for 3241 alignment with evidence-based instructional and intervention 3242 strategies rooted in the science of reading and identified 3243 pursuant to s.  $1001.215(7) = \frac{1001.215(8)}{1001.215(8)}$  and recommend changes 3244 to the State Board of Education. Recommended changes must 3245 address identification of the characteristics of conditions such as dyslexia, implementation of evidence-based classroom 3246

### Page 130 of 139

instruction and interventions, including evidence-based reading instruction and interventions specifically for students with characteristics of dyslexia, and effective progress monitoring. By July 1, 2023, each school district reading endorsement add-on program must be resubmitted for approval by the department consistent with this paragraph.

3253 Section 50. Section 1012.71, Florida Statutes, is amended 3254 to read:

3255 1012.71 The Florida Teachers Classroom Supply Assistance 3256 Program.-

3257 (1)For purposes of the Florida Teachers Classroom Supply 3258 Assistance Program, the term "classroom teacher" means a 3259 certified teacher employed by a public school district or a 3260 public charter school in that district on or before September 1 3261 of each year whose full-time or job-share responsibility is the 3262 classroom instruction of students in prekindergarten through 3263 grade 12, including full-time media specialists and certified 3264 school counselors serving students in prekindergarten through 3265 grade 12, who are funded through the Florida Education Finance 3266 Program. A "job-share" classroom teacher is one of two teachers 3267 whose combined full-time equivalent employment for the same 3268 teaching assignment equals one full-time classroom teacher.

3269 (2) <u>The amount of funds per classroom teacher for the</u> 3270 <u>Florida Teachers Classroom Supply Assistance Program shall be</u> 3271 <u>specified</u> <del>The Legislature,</del> in the General Appropriations Act<sub>r</sub>

# Page 131 of 139

3272 shall determine funding for the Florida Teachers Classroom 3273 Supply Assistance Program. Classroom teachers shall use the 3274 funds appropriated are for classroom teachers to purchase, on 3275 behalf of the school district or charter school, classroom 3276 materials and supplies for the public school students assigned 3277 to them and may not be used to purchase equipment. The funds 3278 appropriated shall be used to supplement the materials and 3279 supplies otherwise available to classroom teachers. From the 3280 funds appropriated for the Florida Teachers Classroom Supply 3281 Assistance Program, the Commissioner of Education shall 3282 calculate an amount for each school district based upon each 3283 school district's proportionate share of the state's total 3284 unweighted FTE student enrollment and shall disburse the funds 3285 to the school districts by July 15.

3286 From the funds allocated to each school district and (3)3287 any funds received from local contributions for the Florida 3288 Teachers Classroom Supply Assistance Program, the district 3289 school board shall calculate an identical amount for each 3290 who is estimated to be employed by the <del>classroom</del> toachor 3291 district or a charter school in the district on September 1 of 3292 each year, which is that teacher's proportionate share of the 3293 total amount allocated to the district from state funds and 3294 funds received from local contributions. A job-share classroom 3295 teacher may receive a prorated share of the amount provided to a 3296 full-time classroom teacher. For a classroom teachers teacher

Page 132 of 139

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3297 determined eligible on July 1, the district school board and 3298 each charter school board shall may provide such classroom 3299 teachers the teacher with their amount as specified in the 3300 General Appropriations Act his or her total proportionate share 3301 by August 1. For classroom teachers based on the estimate of the 3302 number of teachers who will be employed on September 1. For a 3303 classroom teacher determined eligible after July 1, the district 3304 school board and each charter school board shall provide such 3305 classroom teachers with their amount as specified in the General 3306 Appropriations Act the teacher with his or her total 3307 proportionate share by September 30. A job-share classroom 3308 teacher may receive a prorated share of the amount provided to a 3309 full-time classroom teacher The proportionate share may be 3310 provided by any means determined appropriate by the district 3311 school board or charter school board, including, but not limited 3312 to, direct deposit, check, debit card, or purchasing card. If a 3313 debit card is used, an identifier must be placed on the front of 3314 the debit card which clearly indicates that the card has been 3315 issued for Florida Teachers Classroom Supply the Assistance 3316 Program. Expenditures under the program are not subject to state 3317 or local competitive bidding requirements. Funds received by a 3318 classroom teacher do not affect wages, hours, or terms and 3319 conditions of employment and, therefore, are not subject to 3320 collective bargaining. Any classroom teacher may decline receipt or return the funds without explanation or cause. 3321 <del>of</del>

Page 133 of 139

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HB5101, Engrossed 1
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3322 The Department of Education shall administer a (4) 3323 competitive procurement through which eligible classroom 3324 teachers may purchase classroom materials and supplies. 3325 Annually, by September 1, each school district shall submit to 3326 the department: 3327 The name of each eligible classroom teacher. (a) 3328 (b) The proportionate share of the amount as specified in 3329 the General Appropriations Act for each eligible job-share 3330 classroom teacher. 3331 (C) The name and Master School Identification Number of 3332 the school in which the eligible classroom teacher is assigned. 3333 (d) Any other information necessary for the administration 3334 of the program as determined by the department. 3335 (5)-(4) Each classroom teacher must sign a statement 3336 acknowledging receipt of the funds, keep receipts for no less 3337 than 4 years to show that funds expended meet the requirements 3338 of this section, and return any unused funds to the district 3339 school board at the end of the regular school year. Any unused 3340 funds that are returned to the district school board shall be 3341 deposited into the school advisory council account of the school 3342 at which the classroom teacher returning the funds was employed 3343 when that teacher received the funds were made available to the 3344 classroom teacher. If the school does not have a school advisory 3345 council, the funds shall be expended for classroom materials and supplies as determined by the school principal or deposited into 3346

Page 134 of 139

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HB5101, Engrossed 1
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3347 the Florida Teachers Classroom Supply Assistance Program account the school district in which a charter school is sponsored, 3348 3349 as applicable. 3350 (5) The statement must be signed and dated by each 3351 classroom teacher before receipt of the Florida Teachers 3352 Classroom Supply Assistance Program funds and shall include the 3353 wording: "I, ... (name of teacher) ..., am employed by the 3354 ....County District School Board or by the ....Charter School as 3355 a full-time classroom teacher. I acknowledge that Florida 3356 Teachers Classroom Supply Assistance Program funds are 3357 appropriated by the Legislature for the sole purpose of 3358 purchasing classroom materials and supplies to be used in the 3359 instruction of students assigned to me. In accepting custody of 3360 these funds, I agree to keep the receipts for all expenditures 3361 for no less than 4 years. I understand that if I do not keep the 3362 receipts, it will be my personal responsibility to pay any 3363 federal taxes due on these funds. I also agree to return any 3364 unexpended funds to the district school board at the end of the 3365 regular school year for deposit into the school advisory council 3366 account of the school where I was employed at the time I 3367 received the funds or for deposit into the Florida Teachers 3368 Classroom Supply Assistance Program account of the school 3369 district in which the charter school is sponsored, as 3370 applicable." (6) The Department of Education and district school boards 3371

Page 135 of 139

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3372	may, and are encouraged to, enter into public-private
3373	partnerships in order to increase the total amount of Florida
3374	Teachers Classroom Supply Assistance Programs funds available to
3375	classroom teachers.
3376	Section 51. Section 1012.715, Florida Statutes, is created
3377	to read:
3378	1012.715 Heroes in the classroom sign-on bonus
3379	(1) PURPOSESubject to legislative appropriation, the
3380	Department of Education shall provide a one-time sign-on bonus,
3381	as provided in the General Appropriations Act, to honorably
3382	discharged or retired military veterans and retired first
3383	responders, as defined in s. 112.1815(1), who commit to joining
3384	the teaching profession as a full-time classroom teacher. An
3385	honorably discharged or retired military veteran or retired
3386	first responder may receive an additional bonus for teaching a
3387	course in a high-demand teacher need area, as identified by the
3388	department pursuant to paragraph (3)(e).
3389	(2) ELIGIBILITYTo be eligible to receive a sign-on
3390	bonus, an applicant must be an honorably discharged or retired
3391	military veteran or retired first responder and provide the
3392	following to the department:
3393	(a) Documentation of his or her honorable discharge or
3394	retirement.
3395	(b) Documentation that he or she was not subject to any
3396	disciplinary action during the last 5 years of his or her
	Deris 120 of 120

Page 136 of 139

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3397	employment as a servicemember in the United States Armed Forces
3398	or as a first responder. The term "disciplinary action" includes
3399	suspensions, dismissals, and involuntary demotions that were
3400	associated with disciplinary actions.
3401	(c) A copy of his or her professional certificate or
3402	temporary certificate issued pursuant to s. 1012.56(7).
3403	(d) Documentation that he or she agrees to maintain
3404	employment with the school district or charter school for a
3405	minimum of 2 consecutive school years upon receipt of the sign-
3406	on bonus. An individual who accepts a sign-on bonus pursuant to
3407	this section but fails to maintain his or her employment
3408	pursuant to this paragraph must reimburse the department the
3409	amount of the sign-on bonus in a manner prescribed by the
3410	department.
3411	(3) DEPARTMENT OF EDUCATION RESPONSIBILITIESThe
3412	department shall distribute bonuses pursuant to this section
3413	and, at a minimum, must:
3414	(a) Establish a method for determining the estimated
3415	number of eligible honorably discharged or retired military
3416	veterans and retired first responders to be hired in the
3417	applicable fiscal year.
3418	(b) Establish additional minimum criteria necessary for an
3419	individual to be eligible for a sign-on bonus.
3420	(c) Establish an estimated cost to the department for
3421	developing and administering the bonus program.
	Page 137 of 130

Page 137 of 139

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3422	(d) Establish a method for an individual to reimburse the
3423	department if he or she receives the sign-on bonus but does not
3424	maintain employment for the required consecutive 2-year period.
3425	(e) Identify courses that are in high-demand teacher need
3426	areas in which honorably discharged or retired military veterans
3427	or retired first responders may teach to be eligible for an
3428	additional bonus.
3429	(4) SCHOOL DISTRICT RESPONSIBILITIES A school district
3430	that employs an eligible honorably discharged or retired
3431	military veteran or retired first responder must:
3432	(a) Provide any necessary information requested by the
3433	department.
3434	(b) In a manner established by the department, notify the
3435	eligible honorably discharged or retired military veteran or
3436	retired first responder that employment may impact his or her
3437	pension from a previous employer.
3438	(5) RULEMAKINGThe State Board of Education may adopt
3439	rules to implement this section.
3440	Section 52. The Division of Law Revision is directed to
3441	revise the title of subpart D of part I of chapter 1011, Florida
3442	Statutes, consisting of ss. 1011.55-1011.59, Florida Statutes,
3443	to read "Florida School for the Deaf and the Blind and Florida
3444	School for Competitive Academics: Preparation, Adoption, and
3445	Implementation of Budgets" to conform to the amendments made by
3446	this act.
	Decc 129 of 120

Page 138 of 139

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3447	Section 53. The amendments made by this act to s. 1003.03,
3448	Florida Statutes, shall not take effect if HB 633 or similar
3449	legislation is adopted in the same legislative session or an
3450	extension thereof and becomes a law.
3451	Section 54. Except as otherwise expressly provided in this
3452	act, this act shall take effect July 1, 2023.
	Page 139 of 139

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