1 A bill to be entitled 2 An act relating to education; amending s. 1001.03, 3 F.S.; renaming critical teacher shortage areas as 4 "high-demand teacher needs areas"; repealing s. 5 1002.351, F.S., relating to the Florida School for 6 Competitive Academics; amending s. 1002.40, F.S.; 7 revising the definition of the term "incident" for the 8 Hope Scholarship Program; amending ss. 1002.421, F.S.; 9 revising the background screening requirements for 10 certain private school personnel; amending s. 1003.42, 11 F.S.; requiring K-12 health education include 12 instruction on human embryologic development; providing requirements for such instruction; requiring 13 14 the State Board of Education to adopt rules relating to such instruction; amending s. 1003.4201, F.S.; 15 16 revising the requirements for certain reading instruction plans to include specified instruction and 17 information; requiring the Department of Education to 18 approve school district reading instruction plans; 19 creating s. 1003.4202, F.S.; requiring school 20 21 districts to implement a certain system of 22 comprehensive mathematics instruction for certain 23 students; defining the term "evidence-based"; amending 24 s. 1004.04, F.S.; conforming provisions to changes made by the act; amending s. 1007.27, F.S.; 25

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26 authorizing the Department of Education to join or 27 establish a national consortium as an additional 28 alternative method to develop and implement advanced 29 placement courses; amending s. 1008.25, F.S.; 30 requiring certain provisions to be defined in State 31 Board of Education rules; requiring parents of a 32 student who exhibits a substantial deficiency in 33 mathematics be notified in writing information about 34 the student's eligibility for the New Worlds 35 Scholarship Accounts and the New Worlds Tutoring 36 Program; amending s. 1008.365, F.S.; expanding the 37 types of tutoring hours that may be counted toward meeting the community service requirements for the 38 39 Bright Futures scholarship to include paid tutoring hours; amending s. 1008.366, F.S.; requiring the New 40 41 Worlds Tutoring Program to provide best practice 42 guidelines for mathematics tutoring in consultation 43 with the Office of Mathematics and Sciences; amending ss. 1011.58, 1012.07, and 1012.22, F.S.; conforming 44 provisions to changes made by the act; amending s. 45 1012.315, F.S.; revising the background screening 46 47 requirements for certain private school personnel; 48 providing that certain background screening 49 requirements remain in place for a specified period of 50 time for certain personnel; amending s. 1012.586,

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51 F.S.; amending reading endorsements and subject area examinations to address identifications of the 52 53 characteristics of dyscalculia; removing the requirement for school districts' reading endorsement 54 55 add-on programs to be resubmitted for approval by a date certain; amending s. 1012.77, F.S.; authorizing 56 57 certain charter school consortiums to submit nominees 58 for the Teacher of the Year and Ambassador for 59 Education; providing effective dates. 60 61 Be It Enacted by the Legislature of the State of Florida: 62 63 Section 1. Subsection (5) of section 1001.03, Florida 64 Statutes, is amended to read: 65 1001.03 Specific powers of State Board of Education.-66 (5) IDENTIFICATION OF HIGH-DEMAND CRITICAL TEACHER NEEDS 67 SHORTAGE AREAS.-The State Board of Education shall identify 68 high-demand <del>critical</del> teacher needs <del>shortage</del> areas pursuant to s. 69 1012.07. 70 Section 2. Section 1002.351, Florida Statutes, is 71 repealed. 72 Subsection (3) of section 1002.40, Florida Section 3. 73 Statutes, is amended to read: 74 1002.40 The Hope Scholarship Program.-75 (3) PROGRAM ELIGIBILITY.-A student enrolled in a Florida

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76 public school in kindergarten through grade 12 is eligible for 77 the educational options described in subsection (4) if the 78 student reported an incident in accordance with that subsection. For purposes of this section, the term "incident" means 79 80 aggravated battery; harassment; hazing; bullying; kidnapping; 81 simple battery physical attack; robbery; sexual offenses, sexual 82 harassment, sexual assault, or sexual battery; threat or 83 intimidation; or fighting at school, as defined by the department in accordance with s. 1006.09(6). 84

85 Section 4. Paragraphs (e), (m), and (p) of subsection (1)
86 of section 1002.421, Florida Statutes, are amended to read:

87 1002.421 State school choice scholarship program88 accountability and oversight.-

89 PRIVATE SCHOOL ELIGIBILITY AND OBLIGATIONS.-A private (1)school participating in an educational scholarship program 90 91 established pursuant to this chapter must be a private school as 92 defined in s. 1002.01 in this state, be registered, and be in 93 compliance with all requirements of this section in addition to 94 private school requirements outlined in s. 1002.42, specific 95 requirements identified within respective scholarship program 96 laws, and other provisions of Florida law that apply to private schools, and must: 97

98 (e) Annually complete and submit to the department a
 99 notarized scholarship compliance statement certifying that all
 100 school employees and contracted personnel with direct student

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101 contact have undergone background screening <del>pursuant to s.</del> 102 435.12 and have met the screening standards as provided in <u>s.</u> 103 1012.315 <del>s.</del> 435.04.

Require each employee and contracted personnel with 104 (m) 105 direct student contact, upon employment or engagement to provide 106 services, to undergo a state and national background screening 107 under s. 1012.315, pursuant to s. 943.0542, by electronically 108 filing with the Department of Law Enforcement a complete set of 109 fingerprints taken by an authorized law enforcement agency or an 110 employee of the private school, a school district, or a private 111 company who is trained to take fingerprints and deny employment 112 to or terminate an employee if he or she fails to meet the screening standards under s. 1012.315 s. 435.04. Results of the 113 screening shall be provided to the participating private school. 114 115 For purposes of this paragraph:

116 1. An "employee or contracted personnel with direct 117 student contact" means any employee or contracted personnel who 118 has unsupervised access to a scholarship student for whom the 119 private school is responsible.

120 2. The costs of fingerprinting and the background check121 shall not be borne by the state.

3. Continued employment of an employee or contracted personnel after notification that he or she has failed the background screening under this paragraph shall cause a private school to be ineligible for participation in a scholarship

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126 program.

4. An employee or contracted personnel holding a valid
Florida teaching certificate who has been fingerprinted pursuant
to s. 1012.32 is not required to comply with the provisions of
this paragraph.

131 5. All fingerprints submitted to the Department of Law 132 Enforcement as required by this section shall be retained in the 133 Care Provider Background Screening Clearinghouse as provided in 134 s. 435.12 by the Department of Law Enforcement in a manner 135 provided by rule and entered in the statewide automated 136 biometric identification system authorized by s. 943.05(2)(b). 137 Such fingerprints shall thereafter be available for all purposes and uses authorized for arrest fingerprints entered in the 138 139 statewide automated biometric identification system pursuant to 140 s. 943.051.

141 6. Employees, contracted personnel, owners, and operators 142 must be rescreened as required by s. 435.12 The Department of Law Enforcement shall search all arrest fingerprints received 143 144 under s. 943.051 against the fingerprints retained in the 145 statewide automated biometric identification system under 146 subparagraph 5. Any arrest record that is identified with the 147 retained fingerprints of a person subject to the background 148 screening under this section shall be reported to the employing school with which the person is affiliated. Each private school 149 150 participating in a scholarship program is required to

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151 participate in this search process by informing the Department 152 of Law Enforcement of any change in the employment or 153 contractual status of its personnel whose fingerprints are 154 retained under subparagraph 5. The Department of Law Enforcement 155 shall adopt a rule setting the amount of the annual fee to be 156 imposed upon each private school for performing these searches 157 and establishing the procedures for the retention of private school employee and contracted personnel fingerprints and the 158 159 dissemination of search results. The fee may be borne by the 160 private school or the person fingerprinted.

161 Persons who apply for employment are governed by the 7. 162 laws and rules in effect at the time of application for 163 employment, provided that the person is continually employed by 164 the same school Employees and contracted personnel whose fingerprints are not retained by the Department of Law 165 Enforcement under subparagraphs 5. and 6. are required to be 166 167 refingerprinted and must meet state and national background 168 screening requirements upon reemployment or reengagement to 169 provide services in order to comply with the requirements of 170 this section.

171 8. Every 5 years following employment or engagement to 172 provide services with a private school, employees or contracted 173 personnel required to be screened under this section must meet 174 screening standards under s. 435.04, at which time the private 175 school shall request the Department of Law Enforcement to

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176 forward the fingerprints to the Federal Bureau of Investigation 177 for national processing. If the fingerprints of employees or 178 contracted personnel are not retained by the Department of Law 179 Enforcement under subparagraph 5., employees and contracted 180 personnel must electronically file a complete set of fingerprints with the Department of Law Enforcement. Upon 181 182 submission of fingerprints for this purpose, the private school shall request that the Department of Law Enforcement forward the 183 184 fingerprints to the Federal Bureau of Investigation for national 185 processing, and the fingerprints shall be retained by the Department of Law Enforcement under subparagraph 5. 186

187 Require each owner or operator of the private school, (q) prior to employment or engagement to provide services, to 188 189 undergo level 2 background screening as provided in s. 1012.315 190 under chapter 435. For purposes of this paragraph, the term "owner or operator" means an owner, operator, superintendent, or 191 192 principal of, or a person with equivalent decisionmaking 193 authority over, a private school participating in a scholarship 194 program established pursuant to this chapter. The fingerprints 195 for the background screening must be electronically submitted to 196 the Department of Law Enforcement and may be taken by an 197 authorized law enforcement agency or a private company who is trained to take fingerprints. However, the complete set of 198 fingerprints of an owner or operator may not be taken by the 199 200 owner or operator. The owner or operator shall provide a copy of

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201	the results of the state and national criminal history check to
202	the Department of Education. The cost of the background
203	screening may be borne by the owner or operator.
204	1. Every 5 years following employment or engagement to
205	provide services, each owner or operator must meet level 2
206	screening standards as described in s. 435.04, at which time the
207	owner or operator shall request the Department of Law
208	Enforcement to forward the fingerprints to the Federal Bureau of
209	Investigation for level 2 screening. If the fingerprints of an
210	owner or operator are not retained by the Department of Law
211	Enforcement under subparagraph 2., the owner or operator must
212	electronically file a complete set of fingerprints with the
213	Department of Law Enforcement. Upon submission of fingerprints
214	for this purpose, the owner or operator shall request that the
215	Department of Law Enforcement forward the fingerprints to the
216	Federal Bureau of Investigation for level 2 screening, and the
217	fingerprints shall be retained by the Department of Law
218	Enforcement under subparagraph 2.
219	2. Fingerprints submitted to the Department of Law
220	Enforcement as required by this paragraph must be retained by
221	the Department of Law Enforcement in a manner approved by rule
222	and entered in the statewide automated biometric identification
223	system authorized by s. 943.05(2)(b). The fingerprints must
224	thereafter be available for all purposes and uses authorized for
225	arrest fingerprints entered in the statewide automated biometric

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226 identification system pursuant to s. 943.051. 227 3. The Department of Law Enforcement shall search all 228 arrest fingerprints received under s. 943.051 against the 229 fingerprints retained in the statewide automated biometric 230 identification system under subparagraph 2. Any arrest record 231 that is identified with an owner's or operator's fingerprints 232 must be reported to the owner or operator, who must report to 233 the Department of Education. Any costs associated with the 234 search shall be borne by the owner or operator. 235 An owner or operator who fails the level 2 background 236 screening is not eligible to participate in a scholarship 237 program under this chapter. 238 1.5. In addition to the offenses listed in s. 435.04, a 239 person required to undergo background screening pursuant to this 240 part or authorizing statutes may not have an arrest awaiting 241 final disposition for, must not have been found guilty of, or 242 entered a plea of nolo contendere to, regardless of 243 adjudication, and must not have been adjudicated delinquent for, 244 and the record must not have been sealed or expunded for, any of 245 the following offenses or any similar offense of another 246 jurisdiction: 247 Any authorizing statutes, if the offense was a felony. a. This chapter, if the offense was a felony. 248 b. Section 409.920, relating to Medicaid provider fraud. 249 с. 250 d. Section 409.9201, relating to Medicaid fraud.

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251 Section 741.28, relating to domestic violence. e. 252 f. Section 817.034, relating to fraudulent acts through 253 mail, wire, radio, electromagnetic, photoelectronic, or 254 photooptical systems. 255 g. Section 817.234, relating to false and fraudulent 256 insurance claims. h. Section 817.505, relating to patient brokering. 257 258 i. Section 817.568, relating to criminal use of personal 259 identification information. 260 j. Section 817.60, relating to obtaining a credit card 261 through fraudulent means. 262 k. Section 817.61, relating to fraudulent use of credit 263 cards, if the offense was a felony. 264 Section 831.01, relating to forgery. 1. 265 Section 831.02, relating to uttering forged m. 266 instruments. 267 n. Section 831.07, relating to forging bank bills, checks, 268 drafts, or promissory notes. 269 Section 831.09, relating to uttering forged bank bills, ο. 270 checks, drafts, or promissory notes. 271 Section 831.30, relating to fraud in obtaining р. 272 medicinal drugs. q. Section 831.31, relating to the sale, manufacture, 273 delivery, or possession with the intent to sell, manufacture, or 274 275 deliver any counterfeit controlled substance, if the offense was

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276 a felony.

277 <u>2.6.</u> At least 30 calendar days before a transfer of
278 ownership of a private school, the owner or operator shall
279 notify the parent of each scholarship student.

280 3.7. The owner or operator of a private school that has been deemed ineligible to participate in a scholarship program 281 282 pursuant to this chapter may not transfer ownership or 283 management authority of the school to a relative in order to participate in a scholarship program as the same school or a new 284 285 school. For purposes of this subparagraph, the term "relative" means father, mother, son, daughter, grandfather, grandmother, 286 287 brother, sister, uncle, aunt, cousin, nephew, niece, husband, 288 wife, father-in-law, mother-in-law, son-in-law, daughter-in-law, 289 brother-in-law, sister-in-law, stepfather, stepmother, stepson, 290 stepdaughter, stepbrother, stepsister, half brother, or half 291 sister.

292

293 The department shall suspend the payment of funds to a private 294 school that knowingly fails to comply with this subsection, and 295 shall prohibit the school from enrolling new scholarship 296 students, for 1 fiscal year and until the school complies. If a private school fails to meet the requirements of this subsection 297 298 or has consecutive years of material exceptions listed in the report required under paragraph (q), the commissioner may 299 300 determine that the private school is ineligible to participate

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301 in a scholarship program. 302 Paragraph (o) of subsection (2) of section Section 5. 303 1003.42, Florida Statutes, is amended to read: 304 1003.42 Required instruction.-305 (2) Members of the instructional staff of the public schools, subject to the rules of the State Board of Education 306 307 and the district school board, shall teach efficiently and 308 faithfully, using the books and materials required that meet the 309 highest standards for professionalism and historical accuracy, 310 following the prescribed courses of study, and employing approved methods of instruction, the following: 311 312 Comprehensive age-appropriate and developmentally  $(\circ)$ 313 appropriate K-12 instruction on: 314 Health education that addresses concepts of community 1. 315 health, consumer health, environmental health, and family life, 316 including: 317 Injury prevention and safety. a. 318 b. Internet safety. 319 c. Nutrition. Personal health. 320 d. 321 e. Prevention and control of disease. 322 f. Substance use and abuse. g. Prevention of child sexual abuse, exploitation, and 323 324 human trafficking. 325 h. Human embryologic development.

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326 For students in grades 7 through 12, teen dating 2. 327 violence and abuse. This component must include, but not be 328 limited to, the definition of dating violence and abuse, the warning signs of dating violence and abusive behavior, the 329 330 characteristics of healthy relationships, measures to prevent and stop dating violence and abuse, and community resources 331 332 available to victims of dating violence and abuse. 333 3. For students in grades 6 through 12, awareness of the benefits of sexual abstinence as the expected standard and the 334 335 consequences of teenage pregnancy. Life skills that build confidence, support mental and 336 4. 337 emotional health, and enable students to overcome challenges, 338 including: 339 a. Self-awareness and self-management. 340 b. Responsible decisionmaking. Resiliency. 341 с. 342 Relationship skills and conflict resolution. d. 343 Understanding and respecting other viewpoints and e. 344 backgrounds. 345 For grades 9 through 12, developing leadership skills, f. 346 interpersonal skills, organization skills, and research skills; creating a résumé, including a digital résumé; exploring career 347 pathways; using state career planning resources; developing and 348 practicing the skills necessary for employment interviews; 349 350 workplace ethics and workplace law; managing stress and

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351	expectations; and self-motivation.
352	5.a. For students in grades 6 through 12, the social,
353	emotional, and physical effects of social media. This component
354	must include, but need not be limited to, the negative effects
355	of social media on mental health, including addiction; the
356	distribution of misinformation on social media; how social media
357	manipulates behavior; the permanency of sharing materials
358	online; how to maintain personal security and identify
359	cyberbullying, predatory behavior, and human trafficking on the
360	Internet; and how to report suspicious behavior encountered on
361	the Internet.
362	b. The Department of Education shall make available online
363	the instructional material being used pursuant to this
364	subparagraph, and each district school board shall notify
365	parents of its availability.
366	6. For students in grades 6 through 12, health education
367	addressing human embryologic development must include:
368	a. A high-definition ultrasound video, at least one minute
369	in duration, showing the development of the heart and other
370	organs and movement of the limbs and head; and
371	b. A high-quality, computer-generated rendering,
372	animation, video, or other multimedia, at least three minutes in
373	duration, showing and describing the process of fertilization
374	and various stages of human development inside the uterus,
375	noting significant markers in cell growth and organ development

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376	by week from conception until birth.
377	c. The State Board of Education shall adopt rules to
378	implement this subparagraph.
379	
380	Health education and life skills instruction and materials may
381	not contradict the principles enumerated in subsection (3).
382	
383	The State Board of Education is encouraged to adopt standards
384	and pursue assessment of the requirements of this subsection.
385	Instructional programming that incorporates the values of the
386	recipients of the Congressional Medal of Honor and that is
387	offered as part of a social studies, English Language Arts, or
388	other schoolwide character building and veteran awareness
389	initiative meets the requirements of paragraph (u).
390	Section 6. Paragraph (a) of subsection (2) and subsection
391	(3) of section 1003.4201, Florida Statutes, are amended to read:
392	1003.4201 Comprehensive system of reading instruction
393	Each school district must implement a system of comprehensive
394	reading instruction for students enrolled in prekindergarten
395	through grade 12 and certain students who exhibit a substantial
396	deficiency in early literacy.
397	(2)(a) Components of the reading instruction plan may
398	include the following:
399	1. Additional time per day of evidence-based intensive
400	reading instruction for kindergarten through grade 12 students,
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401 which may be delivered during or outside of the regular school 402 day.

403 2. Highly qualified reading coaches, who must be endorsed 404 in reading, to specifically support classroom teachers in making 405 instructional decisions based on progress monitoring data 406 collected pursuant to s. 1008.25(9) and improve classroom 407 teacher delivery of effective reading instruction, reading 408 intervention, and reading in the content areas based on student 409 need.

3. Professional learning to help instructional personnel
and certified prekindergarten teachers funded in the Florida
Education Finance Program earn a certification, a credential, an
endorsement, or an advanced degree in scientifically researched
and evidence-based reading instruction.

415 4. Summer reading camps, using only classroom teachers or 416 other district personnel who possess a micro-credential as 417 specified in s. 1003.485 or are certified or endorsed in reading 418 consistent with s. 1008.25(8)(b)3., for all students in 419 kindergarten through grade 5 exhibiting a reading deficiency as 420 determined by district and state assessments.

5. <u>Intensive reading interventions that must be delivered</u>
by instructional personnel who possess a micro-credential as
provided in s. 1003.485 or are certified or endorsed in reading
as provided in s. 1012.586 and must incorporate evidence-based
strategies identified by the Just Read, Florida! Office pursuant

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426	to s. 1001.215(7). Instructional personnel who possess a micro-
427	credential as specified in s. 1003.485 and are delivering
428	intensive reading interventions must be supervised by an
429	individual certified or endorsed in reading. For the purposes of
430	this subsection, the term "supervised" means the ability to
431	communicate by way of telecommunication with or physical
432	presence of the certified or endorsed personnel for consultation
433	and direction of the actions of the personnel with the micro-
434	credential. Incentives for instructional personnel and certified
435	prekindergarten teachers funded in the Florida Education Finance
436	Program who possess a reading certification or endorsement <u>as</u>
437	specified in s. 1012.586 or micro-credential as specified in s.
438	1003.485 and provide educational support to improve student
439	literacy.
440	6. Tutoring in reading.
441	7. A description of how the district prioritizes the
442	assignment of highly effective teachers, as identified in s.
443	1012.34(2)(e), to students in kindergarten to grade 2.
444	(3) Each school district shall submit its approved reading
445	instruction plan, including approved reading instruction plans
446	for each charter school in the district, to the Department of
447	Education for approval by August 1 of each fiscal year.
448	Section 7. Section 1003.4202, Florida Statutes, is created
449	to read:
450	1003.4202 Comprehensive system of mathematics
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451	instruction.—Each school district must implement a system of
452	comprehensive mathematics instruction for students enrolled in
453	prekindergarten through grade 12 and certain students who
454	exhibit a substantial deficiency in early mathematics skills
455	<u>under s. 1008.25(6).</u>
456	(1) As part of the reading instruction plan required under
457	s. 1003.4201, each school district shall include a detailed
458	mathematics instruction plan that outlines the components of the
459	district's comprehensive system of mathematics instruction.
460	(2) Components of the mathematics instruction plan may
461	include the following:
462	(a) Additional time per day of evidence-based intensive
463	mathematics instruction for students in kindergarten through
464	grade 12, which may be delivered during or outside of the
465	regular school day.
466	(b) Highly qualified mathematics coaches who hold either a
467	grades 5 through 9 mathematics certification or a grades 6
468	through 12 mathematics certification and have 3 consecutive
469	years of a highly effective district evaluation, pursuant to s.
470	1012.34, to specifically support classroom teachers in making
471	instructional decisions based on progress monitoring data
472	collected pursuant to s. 1008.25(9) and improve classroom
473	teacher delivery of effective mathematics instruction and
474	mathematics intervention.
475	(c) Tutoring in mathematics.

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476 For purposes of this section, the term "evidence-(3) 477 based" means demonstrating a statistically significant effect on 478 improving student outcomes or other relevant outcomes as 479 provided in 20 U.S.C. s. 8101(21)(A)(i). 480 Section 8. Paragraph (a) of subsection (4) of section 481 1004.04, Florida Statutes, is amended to read: 482 1004.04 Public accountability and state approval for 483 teacher preparation programs.-484 CONTINUED PROGRAM APPROVAL.-Continued approval of a (4) 485 teacher preparation program shall be based upon evidence that 486 the program continues to implement the requirements for initial approval and upon significant, objective, and quantifiable 487 488 measures of the program and the performance of the program 489 completers. 490 The criteria for continued approval must include each (a) 491 of the following: 492 Candidate readiness based on passage rates on educator 1. 493 certification examinations under s. 1012.56, as applicable. 494 2. Evidence of performance in each of the following areas: 495 Performance of students in prekindergarten through a. 496 grade 12 who are assigned to in-field program completers on 497 statewide assessments using the results of the student learning growth formula adopted under s. 1012.34. 498 Results of program completers' annual evaluations in 499 b. 500 accordance with the timeline as set forth in s. 1012.34.

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501	c. Workforce contributions, including placement of program
502	completers in instructional positions in Florida public and
503	private schools, with additional weight given to production of
504	program completers in statewide <u>high-demand</u> <del>critical</del> teacher
505	needs shortage areas as identified in s. 1012.07.
506	3. Results of the program completers' survey measuring
507	their satisfaction with preparation for the realities of the
508	classroom.
509	4. Results of the employers' survey measuring satisfaction
510	with the program and the program's responsiveness to local
511	school districts.
512	Section 9. Effective upon becoming a law, paragraph (b) of
513	subsection (1) of section 1007.27, Florida Statutes, is amended,
514	and paragraph (d) is added to subsection (2), to read:
515	1007.27 Articulated acceleration mechanisms
516	(1)
517	(b) The State Board of Education and the Board of
518	Governors shall identify Florida College System institutions and
519	state universities or a national consortium to develop courses
520	that align with s. 1007.25 for students in secondary education
521	and provide the training required under s. 1007.35(6).
522	(2)
523	(d) The department may join or establish a national
524	consortium as an alternative method to develop and implement
525	advanced courses that align with s. 1007.25.
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526 Section 10. Paragraphs (a) and (c) of subsection (6) of 527 section 1008.25, Florida Statutes, are amended to read:

528 1008.25 Public school student progression; student 529 support; coordinated screening and progress monitoring; 530 reporting requirements.-

531

(6) MATHEMATICS DEFICIENCY AND PARENTAL NOTIFICATION. -

532 (a) Any student in a Voluntary Prekindergarten Education 533 Program provided by a public school who exhibits a substantial deficiency in early mathematics skills and any student in 534 535 kindergarten through grade 4 who exhibits a substantial 536 deficiency in mathematics or the characteristics of dyscalculia 537 based upon screening, diagnostic, progress monitoring, or 538 assessment data; statewide assessments; or teacher observations 539 must:

540 1. Immediately following the identification of the 541 mathematics deficiency, be provided systematic and explicit 542 mathematics instruction to address his or her specific 543 deficiencies through either:

544a. Daily targeted small group mathematics intervention545based on student need; or

546 b. Supplemental, evidence-based mathematics interventions 547 before or after school, or both, delivered by a highly qualified 548 teacher of mathematics or a trained tutor<u>, as defined by the</u> 549 State Board of Education.

550

2. The performance of a student receiving mathematics

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551 instruction under subparagraph 1. must be monitored, and 552 instruction must be adjusted based on the student's need.

553 3. The department shall provide a list of state examined 554 and approved mathematics intervention programs, curricula, and 555 high-quality supplemental materials that may be used to improve 556 a student's mathematics deficiencies. In addition, the 557 department shall work, at a minimum, with the Florida Center for 558 Mathematics and Science Education Research established in s. 559 1004.86 to disseminate information to school districts and 560 teachers on effective evidence-based explicit mathematics 561 instructional practices, strategies, and interventions.

562 A school may not wait for a student to receive a 4. 563 failing grade at the end of a grading period or wait until a plan under paragraph (4) (b) is developed to identify the student 564 565 as having a substantial mathematics deficiency and initiate 566 intensive mathematics interventions. In addition, a school may 567 not wait until an evaluation conducted pursuant to s. 1003.57 is 568 completed to provide appropriate, evidence-based interventions 569 for a student whose parent submits documentation from a 570 professional licensed under chapter 490 which demonstrates that 571 the student has been diagnosed with dyscalculia. Such 572 interventions must be initiated upon receipt of the documentation and based on the student's specific areas of 573 difficulty as identified by the licensed professional. 574 575 5. The mathematics proficiency of a student receiving

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576 additional mathematics supports must be monitored and the 577 intensive interventions must continue until the student 578 demonstrates grade level proficiency in a manner determined by the district, which may include achieving a Level 3 on the 579 580 statewide, standardized Mathematics assessment. The State Board 581 of Education shall identify by rule guidelines for determining 582 whether a student in a Voluntary Prekindergarten Education 583 Program has a deficiency in early mathematics skills or a student in kindergarten through grade 4 has a substantial 584 585 deficiency in mathematics.

587 For the purposes of this subsection, a Voluntary Prekindergarten 588 Education Program student is deemed to exhibit a substantial 589 deficiency in mathematics skills based upon the results of the 590 midyear or final administration of the coordinated screening and 591 progress monitoring under subsection (9).

(c) The parent of a student who exhibits a substantial
deficiency in mathematics, as described in paragraph (a), must
be immediately notified in writing of the following:

595 1. That his or her child has been identified as having a 596 substantial deficiency in mathematics, including a description 597 and explanation, in terms understandable to the parent, of the 598 exact nature of the student's difficulty in learning and lack of 599 achievement in mathematics.

600

586

2. A description of the current services that are provided

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601 to the child.

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

606 4. Strategies, including multisensory strategies and 607 programming, through a home-based plan the parent can use in 608 helping his or her child succeed in mathematics. The home-based 609 plan must provide access to the resources identified in 610 paragraph (d).

5. Information about the student's eligibility for the New
 Worlds Scholarship Accounts under s. 1002.411 and the New Worlds
 Tutoring Program under s. 1008.366.

615 After the initial notification, the school shall apprise the parent at least monthly of the student's progress in response to 616 617 the intensive interventions and supports. Such communications 618 must be in writing and must explain any additional interventions 619 or supports that will be implemented to accelerate the student's 620 progress if the interventions and supports already being 621 implemented have not resulted in improvement. Upon the request 622 of the parent, the teacher or school administrator shall meet to 623 discuss the student's progress. The parent may request more frequent notification of the student's progress, more frequent 624 interventions or supports, and earlier implementation of the 625

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626 additional interventions or supports described in the initial 627 notification.

Section 11. Subsection (8) of section 1008.365, Florida
Statutes, is amended to read:

630 1008.365 Reading Achievement Initiative for Scholastic631 Excellence Act.-

632 (8) As part of the RAISE Program, the department shall 633 establish a tutoring program and develop training in effective reading tutoring practices and content, based on evidence-based 634 635 practices grounded in the science of reading and aligned to the English Language Arts standards under s. 1003.41, which prepares 636 637 eligible high school students to tutor students in kindergarten 638 through grade 3 in schools identified under this section, 639 instilling in those students a love of reading and improving 640 their literacy skills.

To be eligible to participate in the tutoring program, 641 (a) 642 a high school student must be a rising junior or senior who has 643 a cumulative grade point average of 3.0 or higher, has no 644 history of out-of-school suspensions or expulsions, is on track 645 to complete all core course requirements to graduate, and has 646 written recommendations from at least two of his or her present or former high school teachers of record or extracurricular 647 activity sponsors. 648

(b) School districts that wish to participate in thetutoring program must recruit, train, and deploy eligible high

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651 school students using the materials developed under this 652 section. Tutoring must occur during or after the school day on 653 school district property in the presence and under the 654 supervision of instructional personnel who are school district 655 employees. A parent must give written permission for his or her 656 child to receive tutoring through the program.

657 (C) Tutoring may be part of a service-learning course 658 adopted pursuant to s. 1003.497. Students may earn up to three 659 elective credits for high school graduation based on the 660 verified number of hours the student spends tutoring under the program. The hours of volunteer service must be documented in 661 662 writing, and the document must be signed by the student, the student's parent or guardian, and an administrator or designee 663 664 of the school in which the tutoring occurred. The Unpaid hours 665 that a high school student devotes to tutoring may be counted 666 toward meeting community service requirements for high school 667 graduation and community service requirements for participation 668 in the Florida Bright Futures Scholarship Program as provided in 669 s. 1003.497(3)(b). The department shall designate a high school 670 student who provides at least 75 verified hours of tutoring 671 under the program as a New Worlds Scholar and award the student 672 with a pin indicating such designation.

(d) School districts participating in the tutoring program
may provide a stipend to instructional personnel and high school
students serving as tutors for after-school tutoring.

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676 Section 12. Paragraph (b) of subsection (1) of section 677 1008.366, Florida Statutes, is amended to read: 678 1008.366 The New Worlds Tutoring Program.-679 The New Worlds Tutoring Program is created to support (1)680 school districts and schools in improving student achievement in 681 reading and mathematics by: 682 (b) Providing best practice guidelines for mathematics 683 tutoring in alignment with Florida's Benchmarks for Excellent 684 Student Thinking (B.E.S.T.) Standards for mathematics in 685 consultation with the Office of Mathematics and Sciences. 686 Section 13. Paragraph (a) of subsection (1) of section 687 1011.58, Florida Statutes, is amended to read: 688 1011.58 Procedures for legislative budget requests for the 689 Florida School for Competitive Academics.-690 (1) (a) The legislative budget request of the Florida 691 School for Competitive Academics established in s. 1002.351 must 692 be prepared using the same format, procedures, and timelines 693 required for the submission of the legislative budget request of 694 the Department of Education. 695 Section 14. Section 1012.07, Florida Statutes, is amended to read: 696 697 1012.07 Identification of high-demand critical teacher 698 needs shortage areas.-699 The term "high-demand critical teacher needs shortage area" 700 means high-need content areas and high-priority location areas

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701 identified by the State Board of Education. The State Board of 702 Education shall adopt rules pursuant to ss. 120.536(1) and 703 120.54 necessary to annually identify high-demand critical teacher needs shortage areas. The state board must consider 704 705 current and emerging educational requirements and workforce 706 demands in determining high-demand critical teacher needs 707 shortage areas. School grade levels may also be designated 708 critical teacher shortage areas. Individual district school 709 boards may identify and submit other high-demand critical 710 teacher needs shortage areas. Such submissions must be aligned to current and emerging educational requirements and workforce 711 712 demands in order to be approved by the State Board of Education. 713 High-priority location areas must be in high-density, low-714 economic urban schools; low-density, low-economic rural schools; 715 and schools that earned a grade of "F" or three consecutive grades of "D" pursuant to s. 1008.34. The State Board of 716 717 Education shall develop strategies to address high-demand 718 critical teacher needs shortage areas.

Section 15. Paragraph (c) of subsection (1) of section
1012.22, Florida Statutes, is amended to read:

1012.22 Public school personnel; powers and duties of thedistrict 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

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726 of employees as follows, subject to the requirements of this 727 chapter:

(c) Compensation and salary schedules.-

729

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).

b. "Grandfathered salary schedule" means the salary
schedule or schedules adopted by a district school board before
July 1, 2014, pursuant to subparagraph 4.

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

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

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

745 f. "School administrator" means a school administrator as 746 defined in s. 1012.01(3)(c).

747 g. "Supplement" means an annual addition to the base 748 salary for the term of the negotiated supplement as long as the 749 employee continues his or her employment for the purpose of the 750 supplement. A supplement does not become part of the employee's

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751 continuing base salary but shall be considered compensation 752 under s. 121.021(22).

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

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

b. Does not exceed 50 percent of the annual adjustmentprovided to instructional personnel rated as effective.

3. Advanced degrees.-A district school board may use
advanced degrees in setting a salary schedule for instructional
personnel or school administrators if the advanced degree is
held in the individual's area of certification.

764

4. Grandfathered salary schedule.-

765 The district school board shall adopt a salary schedule a. 766 or salary schedules to be used as the basis for paying all 767 school employees hired before July 1, 2014. Instructional personnel on annual contract as of July 1, 2014, shall be placed 768 769 on the performance salary schedule adopted under subparagraph 5. 770 Instructional personnel on continuing contract or professional 771 service contract may opt into the performance salary schedule if 772 the employee relinquishes such contract and agrees to be employed on an annual contract under s. 1012.335. Such an 773 774 employee shall be placed on the performance salary schedule and 775 may not return to continuing contract or professional service

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776 contract status. Any employee who opts into the performance 777 salary schedule may not return to the grandfathered salary 778 schedule.

779 In determining the grandfathered salary schedule for b. 780 instructional personnel, a district school board must base a 781 portion of each employee's compensation upon performance 782 demonstrated under s. 1012.34 and shall provide differentiated 783 pay for both instructional personnel and school administrators 784 based upon district-determined factors, including, but not limited to, additional responsibilities, school demographics, 785 786 high-demand teacher needs critical shortage areas, and level of job performance difficulties. 787

788 5. Performance salary schedule.-By July 1, 2014, the 789 district school board shall adopt a performance salary schedule 790 that provides annual salary adjustments for instructional 791 personnel and school administrators based upon performance 792 determined under s. 1012.34. Employees hired on or after July 1, 793 2014, or employees who choose to move from the grandfathered 794 salary schedule to the performance salary schedule shall be 795 compensated pursuant to the performance salary schedule once 796 they have received the appropriate performance evaluation for 797 this purpose.

798 a. Base salary.—The base salary shall be established as 799 follows:

800

(I) The base salary for instructional personnel or school

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administrators who opt into the performance salary schedule shall be the salary paid in the prior year, including 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 on the performance salary schedule.

810 b. Salary adjustments.—Salary adjustments for highly 811 effective or effective performance shall be established as 812 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.

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826 c. Salary supplements.—In addition to the salary 827 adjustments, each district school board shall provide for salary 828 supplements for activities that must include, but are not 829 limited to:

830

(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.

835 (III) Certification and teaching in high-demand critical 836 teacher needs shortage areas. Statewide high-demand critical 837 teacher needs shortage areas shall be identified by the State Board of Education under s. 1012.07. However, the district 838 839 school board may identify other areas of high-demand needs 840 critical shortage within the school district for purposes of this sub-subparagraph and may remove areas identified by the 841 842 state board which do not apply within the school district.

843 844 (IV) Assignment of additional academic responsibilities.

If budget constraints in any given year limit a district school board's ability to fully fund all adopted salary schedules, the performance salary schedule shall not be reduced on the basis of total cost or the value of individual awards in a manner that is proportionally greater than reductions to any other salary schedules adopted by the district. Any compensation for

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851 longevity of service awarded to instructional personnel who are 852 on any other salary schedule must be included in calculating the 853 salary adjustments required by sub-subparagraph b.

854 Section 16. Section 1012.315, Florida Statutes, is amended
855 to read:

856

1012.315 Screening standards.-

857 (1) A person is ineligible for educator certification or 858 employment in any position that requires direct contact with 859 students in a district school system, a charter school, or a 860 private school that participates in a state scholarship program 861 under chapter 1002, which includes being an owner or operator of 862 <u>a private school that participates in a scholarship program</u> 863 under chapter 1002, if the person:

864 (a) (1) Is on the disqualification list maintained by the 865 department under s. 1001.10(4)(b);

866 (b)(2) Is registered as a sex offender as described in 42 867 U.S.C. s. 9858f(c)(1)(C);

(c) (3) Is ineligible based on a security background 868 869 investigation under s. 435.04(2). Beginning January 1, 2025, or a later date as determined by the Agency for Health Care 870 871 Administration, The Agency for Health Care Administration shall 872 determine the eligibility of employees in any position that requires direct contact with students in a district school 873 874 system, a charter school, or a private school that participates 875 in a state scholarship program under chapter 1002;

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876 <u>(d) (4)</u> Would be ineligible for an exemption under s. 877 435.07(4)(c); or

878 <u>(e) (5)</u> Has been convicted or found guilty of, has had 879 adjudication withheld for, or has pled guilty or nolo contendere 880 to:

881 <u>1.(a)</u> Any criminal act committed in another state or under 882 federal law which, if committed in this state, constitutes a 883 disqualifying offense under s. 435.04(2).

884 <u>2.(b)</u> Any delinquent act committed in this state or any 885 delinquent or criminal act committed in another state or under 886 federal law which, if committed in this state, qualifies an 887 individual for inclusion on the Registered Juvenile Sex Offender 888 List under s. 943.0435(1)(h)1.d.

889 (2) Persons who apply for certification or employment are 890 governed by the law and rules in effect at the time of 891 application for issuance of the initial certificate or 892 employment, provided that continuity of certificates or 893 employment is maintained.

894 Section 17. Paragraph (b) of subsection (2) of section
895 1012.586, Florida Statutes, is amended to read:

896 1012.586 Additions or changes to certificates; duplicate 897 certificates; reading endorsement pathways.-

898 (2)

(b) As part of adopting a pathway pursuant to paragraph(a), the department shall review the competencies for the

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2025

901 reading endorsement and subject area examinations for educator 902 certificates identified pursuant to s. 1012.585(3)(f) for 903 alignment with evidence-based instructional and intervention 904 strategies rooted in the science of reading and identified 905 pursuant to s. 1001.215(7) and recommend changes to the State 906 Board of Education. Recommended changes must address identification of the characteristics of conditions such as 907 908 dyslexia or dyscalculia, implementation of evidence-based 909 classroom instruction and interventions, including evidence-910 based reading or mathematics instruction and interventions 911 specifically for students with characteristics of dyslexia or 912 dyscalculia, and effective progress monitoring. By July 1, 2023, 913 each school district reading endorsement add-on program must be 914 resubmitted for approval by the department consistent with this 915 paragraph.

## 916 Section 18. Section 1012.77, Florida Statutes, is amended 917 to read:

918 1012.77 Christa McAuliffe Ambassador for Education 919 Program.-

920 (1) The Legislature recognizes that Florida continues to
921 face teacher shortages and that fewer young people consider
922 teaching as a career. It is the intent of the Legislature to
923 promote the positive and rewarding aspects of being a teacher,
924 to encourage more individuals to become teachers, and to provide
925 annual sabbatical support for outstanding Florida teachers to

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(2)

program are to:

(a)

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serve as goodwill ambassadors for education. The Legislature further wishes to honor the memory of Christa McAuliffe, who epitomized the challenge and inspiration that teaching can be. The Christa McAuliffe Ambassador for Education Program is established to provide salary, travel, and other related expenses annually for an outstanding Florida teacher to promote the positive aspects of teaching as a career. The goals of the Enhance the stature of teachers and the teaching

935 profession. 936 Promote the importance of quality education and (b) 937 teaching for our future.

938 (C) Inspire and attract talented people to become 939 teachers.

940 Provide information regarding Florida's scholarship (d) 941 and loan programs related to teaching.

942 Promote the teaching profession within community and (e) 943 business groups.

944 Provide information to retired military personnel and (f) 945 other individuals who might consider teaching as a second 946 career.

947 Work with and represent the Department of Education, (a) as needed. 948

Work with and encourage the efforts of school and 949 (h) district teachers of the year. 950

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951 (i) Support the activities of the Florida Future Educator952 of America Program.

953 (j) Represent Florida teachers at business, trade,954 education, and other conferences and meetings.

955 (k) Promote the teaching profession in other ways related 956 to the teaching responsibilities, background experiences, and 957 aspirations of the Ambassador for Education.

958 The Teacher of the Year shall serve as the Ambassador (3) 959 for Education. If the Teacher of the Year is unable to serve as 960 the Ambassador for Education, the first runner-up shall serve in 961 his or her place. The Department of Education shall establish 962 application and selection procedures for determining an annual 963 teacher of the year. Applications and selection criteria shall 964 be developed and distributed annually by the Department of 965 Education to all eligible entities identified in subsection (4) 966 school districts. The Commissioner of Education shall establish 967 a selection committee which assures representation from teacher 968 organizations, administrators, and parents to select the Teacher 969 of the Year and Ambassador for Education from among the district 970 teachers of the year.

971 (4) Eligible entities to submit to the Department of 972 Education a nominee for the Teacher of the Year and Ambassador 973 for Education are:

974 (a) Florida school districts, including lab schools as
975 defined in s. 1002.32.

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976 Charter school consortia with at least 30 member (b) 977 schools and an approved professional learning system on file 978 with the Department. 979 (5) (a) (4) (a) The Commissioner of Education shall pay an 980 annual salary, fringe benefits, travel costs, and other costs 981 associated with administering the program. (b) The Ambassador for Education shall serve for 1 year, 982 from July 1 to June 30, and shall be assured of returning to his 983 984 or her teaching position upon completion of the program. The 985 ambassador will not have a break in creditable or continuous 986 service or employment for the period of time in which he or she 987 participates in the program. 988 Section 19. Except as otherwise expressly provided in this 989 act, and except for this section, which shall take effect upon 990 this act becoming a law, this act shall take effect July 1, 991 2025.

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