1 A bill to be entitled 2 An act relating to the Charter School District Pilot 3 Program; creating s. 1011.6202, F.S.; creating the 4 Charter School District Pilot Program; providing a procedure for a school district to participate in the 5 6 pilot program; providing requirements for 7 participating school districts and schools; exempting 8 participating schools from certain laws and rules; 9 requiring principals of participating schools to 10 complete a specific professional development program; 11 providing the authorization period of a charter; 12 providing for renewal and revocation of charter; 13 providing for reporting and rulemaking; amending s. 1011.69, F.S.; requiring district school boards 14 15 participating in the pilot program to allocate a specified percentage of certain funds to participating 16 17 schools; amending s. 1012.28, F.S.; providing additional authority and responsibilities of the 18 19 principal of a participating school in a charter school district; amending s. 1012.986, F.S.; 20 21 specifying the contents of a specific professional 22 development program for certain school principals; 23 providing an effective date. 24 25 Be It Enacted by the Legislature of the State of Florida: 26

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27	Section 1. Section 1011.6202, Florida Statutes, is created
28	to read:
29	1011.6202 Charter School District Pilot ProgramThe
30	Charter School District Pilot Program is created within the
31	Department of Education. The purpose of the pilot program is to
32	provide the principal of a participating school with increased
33	autonomy and authority to operate his or her school in a way
34	that produces significant improvements in student achievement
35	and school management while complying with constitutional
36	requirements. The State Board of Education may, upon approval of
37	a charter proposal, enter into a performance contract with up to
38	six district school boards to establish such districts as
39	charter school districts.
40	(1) CHARTER SCHOOL DISTRICTA charter school district is
41	a school district in the state that has submitted, and the state
42	board has approved, a charter proposal that exchanges statutory
43	and rule exemption for an agreement to meet performance goals
44	established in the charter proposal. A charter school district
45	shall be chartered for 3 years. At the end of the 3 years, the
46	performance of all participating schools in the charter school
47	district shall be evaluated.
48	(2) CHARTER PROPOSAL.—
49	(a) The proposal to become a charter school district must:
50	1. Identify three middle or high schools whose principals
51	will have fiscal and administrative autonomy.
52	2. Describe the current financial and administrative
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53	management of each participating school; identify the areas in
54	which each school principal will have increased fiscal and
55	administrative autonomy, including the authority and
56	responsibilities provided in s. 1012.28(8); and identify the
57	areas in which each participating school will continue to follow
58	district school board fiscal and administrative policies.
59	3. Explain the methods used to identify the educational
60	strengths and needs of the participating school's students and
61	identify how student achievement can be improved.
62	4. Establish performance goals for student achievement, as
63	defined in s. 1008.34(1), and explain how increased principal
64	autonomy will help participating schools improve student
65	achievement and school management.
66	5. Provide each participating school's mission and a
67	description of its student population.
68	(b) The state board shall establish criteria, which must
69	include the criteria listed in paragraph (a), for the approval
70	of a school district charter proposal.
71	(c) A school district must submit the charter proposal to
72	the state board for approval by December 1 in order to begin
73	participation in the subsequent school year. By February 28 of
74	the school year in which the proposal is submitted, the state
75	board shall notify the district school board in writing whether
76	the charter proposal has been approved.
77	(3) EXEMPTION FROM LAWS
78	(a) With the exception of those laws listed in paragraph
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79 (b), a charter school district is exempt from the provisions in 80 chapters 1000-1013, including s. 1001.42(4)(f), relating to the opening date for schools, and rules of the state board that 81 82 implement these exempt provisions. 83 (b) A charter school district shall comply with the 84 provisions in chapters 1000-1013, and rules of the state board 85 that implement these provisions, pertaining to the following: 86 1. Those laws relating to the election of district school 87 board members, public meetings and public records requirements, financial disclosure, and conflicts of interest. 88 89 2. Those laws relating to the student assessment program 90 and school grading system, including chapter 1008. 3. Those laws relating to the provision of services to 91 92 students with disabilities. 93 Those laws relating to civil rights, including s. 4. 94 1000.05, relating to discrimination. 95 5. Those laws relating to student health, safety, and 96 welfare. 97 6. Those laws relating to the election and compensation of 98 district school board members and the election or appointment 99 and compensation of district school superintendents. 7. Section 1003.03, governing maximum class size, except 100 101 that the calculation for compliance pursuant to s. 1003.03 is 102 the average at the school level. 103 8. Sections 1012.22(1)(c) and 1012.27(2), relating to 104 compensation and salary schedules. Page 4 of 9

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105	9. Section 1012.33(5), relating to workforce reductions
106	for annual contracts for instructional personnel. This
107	subparagraph does not apply to at-will employees.
108	10. Section 1012.335, relating to annual contracts for
109	instructional personnel hired on or after July 1, 2011. This
110	subparagraph does not apply to at-will employees.
111	11. Section 1012.34, relating to personnel evaluation
112	procedures and criteria.
113	12. Those laws pertaining to educational facilities,
114	including chapter 1013, except that s. 1013.20, relating to
115	covered walkways for relocatables, and s. 1013.21, relating to
116	the use of relocatable facilities exceeding 20 years of age, are
117	eligible for exemption.
118	13. Those laws pertaining to charter school districts,
119	including this section.
120	(4) PROFESSIONAL DEVELOPMENTEach charter school district
121	shall require the principal of each participating school to
122	complete the professional development provided through the
123	William Cecil Golden Professional Development Program for School
124	Leaders under s. 1012.986. The professional development must be
125	completed before a school may participate in the Charter School
126	District Pilot Program.
127	(5) TERM OF CHARTERThe state board shall authorize a
128	charter school district's charter for a period of 3 years
129	commencing with award of the charter. The charter may be renewed
130	upon action of the state board. The state board may revoke a
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131	charter if the charter school district fails to meet the
132	requirements of this section during the 3-year period.
133	(6) REPORTINGEach charter school district shall submit
134	an annual report to the state board. The state board shall
135	annually report on the implementation of the Charter School
136	District Pilot Program. Upon completion of the program's first
137	3-year term, the Commissioner of Education shall submit to the
138	President of the Senate and the Speaker of the House of
139	Representatives by December 1 a full evaluation of the
140	effectiveness of the program.
141	(7) RULEMAKINGThe State Board of Education shall adopt
142	rules to administer this section.
143	Section 2. Subsection (2) of section 1011.69, Florida
144	Statutes, is amended to read:
145	1011.69 Equity in School-Level Funding Act
146	(2) Beginning in the 2003-2004 fiscal year, district
147	school boards shall allocate to schools within the district an
148	average of 90 percent of the funds generated by all schools and
149	guarantee that each school receives at least 80 percent, except
150	schools participating in the Charter School District Pilot
151	Program under s. 1011.6202 are guaranteed to receive at least 90
152	percent, of the funds generated by that school based upon the
153	Florida Education Finance Program as provided in s. 1011.62 and
154	the General Appropriations Act, including gross state and local
155	funds, discretionary lottery funds, and funds from the school
156	district's current operating discretionary millage levy. Total
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157	funding for each school shall be recalculated during the year to				
158	reflect the revised calculations under the Florida Education				
159	Finance Program by the state and the actual weighted full-time				
160	equivalent students reported by the school during the full-time				
161	equivalent student survey periods designated by the Commissioner				
162	of Education. If the district school board is providing programs				
163	or services to students funded by federal funds, any eligible				
164	students enrolled in the schools in the district shall be				
165	provided federal funds.				
166	Section 3. Subsection (8) is added to section 1012.28,				
167	Florida Statutes, to read:				
168	1012.28 Public school personnel; duties of school				
169	principals				
170	(8) The principal of a participating school in a charter				
171	school district approved under s. 1011.6202 has the following				
172	additional authority and responsibilities:				
173	(a) In addition to the authority provided in subsection				
174	(6), the authority to select qualified instructional personnel				
175	for placement or to refuse to accept the placement or transfer				
176	of instructional personnel by the district school				
177	superintendent. Placement of instructional personnel at a				
178	participating school in a charter school district does not				
179	affect the employee's status as a school district employee.				
180	(b) The authority to deploy financial resources to school				
181	programs at the principal's discretion to help improve student				
182	achievement, as defined in s. 1008.34(1), and meet performance				
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183	goals identified in the charter proposal submitted pursuant to
184	<u>s. 1011.6202.</u>
185	(c) To annually provide to the district school
186	superintendent and the district school board a budget for the
187	operation of the participating school that identifies how funds
188	provided pursuant to s. 1011.69(2) are allocated. The school
189	district shall include the budget in the annual report provided
190	to the State Board of Education pursuant to s. 1011.6202(6).
191	Section 4. Paragraph (e) is added to subsection (1) of
192	section 1012.986, Florida Statutes, to read:
193	1012.986 William Cecil Golden Professional Development
194	Program for School Leaders
195	(1) There is established the William Cecil Golden
196	Professional Development Program for School Leaders to provide
197	high standards and sustained support for principals as
198	instructional leaders. The program shall consist of a
199	collaborative network of state and national professional
200	leadership organizations to respond to instructional leadership
201	needs throughout the state. The network shall support the human-
202	resource development needs of principals, principal leadership
203	teams, and candidates for principal leadership positions using
204	the framework of leadership standards adopted by the State Board
205	of Education, the Southern Regional Education Board, and the
206	National Staff Development Council. The goal of the network
207	leadership program is to:
208	(e) For principals of schools participating in the Charter
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209	School District Pilot Program under s. 1011.6202, provide
210	training on the following:
211	1. Managing instructional personnel, including developing
212	a high-performing instructional leadership team.
213	2. Public school budgeting, financial management, and
214	human resources policies and procedures.
215	3. Best practices for the effective exercise of increased
216	budgetary and staffing flexibility to improve student
217	achievement and operational efficiency.
218	Section 5. This act shall take effect July 1, 2015.

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