A bill to be entitled

An act relating to Florida personal learning scholarship accounts; amending s. 1002.385, F.S., relating to the Florida Personal Learning Scholarship Accounts Program; revising definitions of the terms "disability," "eligible postsecondary educational institution," and "eligible private school" to revise eligibility for the program; revising requirements for the authorized uses of program funds, including for the payment of specified fees; revising provisions relating to the term of the program; authorizing payments for program expenditures by a parent to continue until the account is closed; providing criteria for account closure; requiring remaining funds to revert to the state; requiring notice to a parent upon the closure of the account; providing that parents of certain students may request an individual education plan (IEP) meeting and evaluation from the school district under certain circumstances; requiring the school district to conduct the meeting and develop an IEP; deleting certain school district notification requirements; requiring the Department of Education to compare specified lists throughout the school year for certain purposes; revising authority of the Commissioner of Education to deny, suspend, or revoke program participation or use of program funds;

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revising parent responsibilities for program participation; requiring the provision of certain documentation for a high-risk child to remain eligible for program participation upon attaining a certain age; deleting a requirement for a parent to maintain certain records and materials for a specified period; requiring priority to be given to certain students for participation in the program; requiring scholarshipfunding organizations to maintain records of accrued interest in scholarship accounts; requiring program funds to be released during the first quarter of each fiscal year; deleting a requirement for a financial audit; requiring the Auditor General to provide the Commissioner of Education with certain information; deleting obsolete provisions; amending s. 1002.395, F.S., relating to the Florida Tax Credit Scholarship Program; revising eligibility for using certain funds for administrative expenses for a scholarship-funding organization; revising the contents of an application for initial approval and renewal; providing for the transfer of certain funds to provide scholarships for certain students; providing for the deposit of transferred funds; requiring that transferred funds be disclosed separately in a specific audit; requiring that the results of certain audits be submitted to the department and Auditor General; amending s. 1009.98,

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F.S.; requiring the Florida Prepaid College Board to develop procedures and contracts to allow contributions from the Florida Personal Learning Scholarship Accounts Program to be used to purchase prepaid college plans; providing requirements for such funds; providing an effective date.

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Be It Enacted by the Legislature of the State of Florida:

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Section 1. Section 1002.385, Florida Statutes, is amended to read:

1002.385 Florida personal learning scholarship accounts.-

- (1) ESTABLISHMENT OF PROGRAM.—The Florida Personal Learning Scholarship Accounts Program is established to provide the option for a parent to better meet the individual educational needs of his or her eligible child.
 - (2) DEFINITIONS.—As used in this section, the term:
- (a) "Approved provider" means a provider approved by the Agency for Persons with Disabilities, a health care practitioner as defined in s. 456.001(4), or a provider approved by the department pursuant to s. 1002.66.
- (b) "Curriculum" means a complete course of study for a particular content area or grade level, including any required supplemental materials.
 - (c) "Department" means the Department of Education.
 - (d) "Disability" means, for a student in kindergarten to

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grade 12, autism spectrum disorder, as defined in the Diagnostic and Statistical Manual of Mental Disorders, Fifth Edition,

published by the American Psychiatric Association s. 393.063(3);

cerebral palsy, as defined in s. 393.063(4); Down syndrome, as defined in s. 393.063(13); an intellectual disability, as defined in s. 393.063(21); Prader-Willi syndrome, as defined in s. 393.063(25); exprina bifida, as defined in s. 393.063(36); for a student in kindergarten, being a high-risk child, as defined in s. 393.063(20)(a); and Williams syndrome; or muscular dystrophy.

- (e) "Eligible nonprofit scholarship-funding organization" or "organization" has the same meaning as in s. 1002.395.
- (f) "Eligible postsecondary educational institution" means a Florida College System institution, a state university, a school district technical center, a school district adult general education center, an institution that is eligible to participate in the William L. Boyd, IV, Florida Resident Access Grant Program under s. 1009.89, or an accredited independent nonpublic postsecondary educational institution, as defined in s. 1005.02, which is licensed to operate in the state pursuant to requirements specified in part III of chapter 1005.
- (g) "Eligible private school" means a private school, as defined in s. 1002.01, which is located in this state, which offers an education to students in any grade from kindergarten to grade 12, and which meets requirements of:
 - 1. Sections 1002.42 and 1002.421; and

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- 2. A scholarship program under s. 1002.39 or s. 1002.395₇ as applicable, if the private school participates in a scholarship program under s. 1002.39 or s. 1002.395.
 - (h) "IEP" means individual education plan.
- (i) "Parent" means a resident of this state who is a parent, as defined in s. 1000.21.
- (j) "Program" means the Florida Personal Learning Scholarship Accounts Program established in this section.
- (3) PROGRAM ELIGIBILITY.—A parent of a student with a disability may request and receive from the state a Florida personal learning scholarship account for the purposes specified in subsection (5) if:
 - (a) The student:
 - 1. Is a resident of this state;
- 2. Is eligible to enroll in kindergarten through grade 12 in a public school in this state;
 - 3. Has a disability as defined in paragraph (2)(d); and
- 4. Is the subject of an IEP written in accordance with rules of the State Board of Education or has received a diagnosis of a disability as defined in subsection (2) from a physician who is licensed under chapter 458 or chapter 459 or a psychologist who is licensed under chapter 490 in this state.
- (b) Beginning January 2015, the parent has applied to an eligible nonprofit scholarship-funding organization to participate in the program by February 1 before the school year in which the student will participate or an alternative date as

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set by the organization for any vacant, funded slots. The request must be communicated directly to the organization in a manner that creates a written or electronic record of the request and the date of receipt of the request. The organization shall notify the district and the department of the parent's intent upon receipt of the parent's request.

- (4) PROGRAM PROHIBITIONS.—
- (a) A student is not eligible for the program while he or she is:
- 1. Enrolled in a public school, including, but not limited to, the Florida School for the Deaf and the Blind; the Florida Virtual School; the College-Preparatory Boarding Academy; a developmental research school authorized under s. 1002.32; a charter school authorized under s. 1002.33, s. 1002.331, or s. 1002.332; or a virtual education program authorized under s. 1002.45;
- 2. Enrolled in a school operating for the purpose of providing educational services to youth in the Department of Juvenile Justice commitment programs;
- 3. Receiving a scholarship pursuant to the Florida Tax Credit Scholarship Program under s. 1002.395 or the John M. McKay Scholarships for Students with Disabilities Program under s. 1002.39; or
- 4. Receiving any other educational scholarship pursuant to this chapter.
 - (b) A student is not eligible for the program if:

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- 1. The student or student's parent has accepted any payment, refund, or rebate, in any manner, from a provider of any services received pursuant to subsection (5);
- 2. The student's participation in the program has been denied or revoked by the Commissioner of Education pursuant to subsection (10); or
- 3. The student's parent has forfeited participation in the program for failure to comply with requirements pursuant to subsection (11).
- (5) AUTHORIZED USES OF PROGRAM FUNDS.—Program funds <u>must</u>
 be used to meet the individual educational needs of an eligible
 student and may be spent for the following purposes:
- (a) Instructional materials, including digital devices, digital periphery devices, and assistive technology devices that allow a student to access instruction or instructional content.
 - (b) Curriculum as defined in paragraph (2)(b).
- (c) Specialized services by approved providers that are selected by the parent. These specialized services may include, but are not limited to:
- 1. Applied behavior analysis services as provided in ss. 627.6686 and 641.31098.
- 2. Services provided by speech-language pathologists as defined in s. 468.1125.
 - 3. Occupational therapy services as defined in s. 468.203.
- 4. Services provided by physical therapists as defined in s. 486.021.

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- 5. Services provided by listening and spoken language specialists and an appropriate acoustical environment for a child who is deaf or hard of hearing and who has received an implant or assistive hearing device.
- (d) Enrollment in, or tuition or fees associated with enrollment in, an eligible private school, an eligible postsecondary educational institution or a program offered by an eligible postsecondary educational institution, a private tutoring program authorized under s. 1002.43, a virtual program offered by a department-approved private online provider that meets the provider qualifications specified in s. 1002.45(2)(a), the Florida Virtual School as a private paying student, or an approved online course offered pursuant to s. 1003.499 or s. 1004.0961.
- (e) Fees for nationally standardized, norm-referenced achievement tests, Advanced Placement Examinations, industry certification examinations, assessments related to postsecondary education, or other assessments.
- (f) Contributions to the Stanley G. Tate Florida Prepaid College Program pursuant to s. 1009.98, for the benefit of the eligible student.
- (g) Contracted services provided by a public school or school district, including classes. A student who receives services under a contract under this paragraph is not considered enrolled in a public school for eligibility purposes as specified in subsection (4).

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- (h) Tuition and fees for part-time tutoring services provided by a person who holds a valid Florida educator's certificate pursuant to s. 1012.56, a person who holds an adjunct teaching certificate pursuant to s. 1012.57, or a person who has demonstrated a mastery of subject area knowledge pursuant to s. 1012.56(5). For purposes of this paragraph, the term "part-time tutoring services" does not satisfy regular school attendance as defined in s. 1003.01(13)(e).
- (i) Fees for an annual evaluation of educational progress under s. 1002.41(1)(c).
- (j) Fees associated with the use of an electronic payment system under paragraph (13)(c).

A specialized service provider, eligible private school, eligible postsecondary educational institution, private tutoring program provider, online or virtual program provider, public school, school district, or other entity receiving payments pursuant to this subsection may not share, refund, or rebate any moneys from the Florida Personal learning scholarship account with the parent or participating student in any manner.

- (6) TERM OF THE PROGRAM.—For purposes of continuity of educational choice and program integrity: $_{\tau}$
- (a) The program payments made by the state to an organization for a personal learning scholarship account under this section shall continue remain in force until the parent does not renew program eligibility; the eligible nonprofit

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scholarship-funding organization determines that a student is not eligible for program renewal; the Commissioner of Education denies, suspends, or revokes program participation or the use of funds; or a student participating in the program participates in any of the prohibited activities specified in subsection (4), has funds revoked by the Commissioner of Education pursuant to subsection (10), returns to a public school, graduates from high school, or attains 22 years of age, whichever occurs first. A participating student who enrolls in a public school or public school program is considered to have returned to a public school for the purpose of determining the end of the program's term.

- (b) Payments for program expenditures by a parent from the personal learning scholarship account may continue until a student's personal learning scholarship account is closed pursuant to paragraph (c).
- (c) A student's personal learning scholarship account shall be closed, and any remaining funds, including accrued interest or contributions made to the Stanley G. Tate Florida Prepaid College Program using program funds pursuant to paragraph (5)(f), shall revert to the state if:
 - 1. The student's program eligibility is denied or revoked;
- 2. The eligible nonprofit scholarship-funding organization denies the student's application;
- 3. The student does not enroll in an eligible postsecondary education institution within 4 years after high school graduation or completion;

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- 4. The student is no longer enrolled in an eligible postsecondary educational institution or a program offered by the institution; or
- 5. The student graduates from an eligible postsecondary educational institution.

The eligible nonprofit scholarship-funding organization must notify a parent when a personal learning scholarship account is closed.

- (7) SCHOOL DISTRICT OBLIGATIONS; PARENTAL OPTIONS.-
- (a)1. For a student with a disability who does not have an IEP in accordance with subparagraph (3)(a)4., a matrix of services under s. 1011.62(1)(e) and for whom the parent may request an IEP meeting and evaluation from the school district.

 The school district shall conduct a meeting and develop an IEP in accordance with rules of the State Board of Education. Upon completion of the IEP requests a matrix of services, the school district must complete a matrix that assigns the student to one of the levels of service as they existed before the 2000-2001 school year.
- 2.a. Within 10 school days after a school district receives notification of a parent's request for completion of a matrix of services, the school district must notify the student's parent if the matrix of services has not been completed and inform the parent that the district is required to complete the matrix within 30 days after receiving notice of the

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parent's request for the matrix of services. This notice must include the required completion date for the matrix.

- $\underline{a.b.}$ The school district shall complete the matrix of services for a student whose parent has made a request. The school district must provide the student's parent with the student's matrix level within 10 school days after its completion.
- $\underline{\text{b.e.}}$ The department shall notify the parent and the eligible nonprofit scholarship-funding organization of the amount of the funds awarded within 10 days after receiving the school district's notification of the student's matrix level.
- $\underline{\text{c.d.}}$ A school district may change a matrix of services only if the change is to correct a technical, typographical, or calculation error.
- (b) For each student participating in the program who chooses to participate in statewide, standardized assessments under s. 1008.22 or the Florida Alternate Assessment, the school district in which the student resides must notify the student and his or her parent about the locations and times to take all statewide, standardized assessments.
- (c) For each student participating in the program, a school district shall notify the parent about the availability of a reevaluation at least every 3 years.
- (8) PRIVATE SCHOOL ELIGIBILITY AND OBLIGATIONS.—An eligible private school may be sectarian or nonsectarian and shall:

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- (a) Comply with all requirements for private schools participating in state school choice scholarship programs pursuant to s. 1002.421.
- (b) Provide to the eligible nonprofit scholarship-funding organization, upon request, all documentation required for the student's participation, including the private school's and student's fee schedules.
- (c) Be academically accountable to the parent for meeting the educational needs of the student by:
- 1. At a minimum, annually providing to the parent a written explanation of the student's progress.
- 2. Annually administering or making provision for students participating in the program in grades 3 through 10 to take one of the nationally norm-referenced tests identified by the Department of Education or the statewide assessments pursuant to s. 1008.22. Students with disabilities for whom standardized testing is not appropriate are exempt from this requirement. A participating private school shall report a student's scores to the parent.
- 3. Cooperating with the scholarship student whose parent chooses to have the student participate in the statewide assessments pursuant to s. 1008.22 or, if a private school chooses to offer the statewide assessments, administering the assessments at the school.
- a. A participating private school may choose to offer and administer the statewide assessments to all students who attend

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the private school in grades 3 through 10.

- b. A participating private school shall submit a request in writing to the Department of Education by March 1 of each year in order to administer the statewide assessments in the subsequent school year.
- (d) Employ or contract with teachers who have regular and direct contact with each student receiving a scholarship under this section at the school's physical location.
- (e) Annually contract with an independent certified public accountant to perform the agreed-upon procedures developed under s. 1002.395(6)(0) 1002.395(6)(n) and produce a report of the results if the private school receives more than \$250,000 in funds from scholarships awarded under this section in the 2014-2015 state fiscal year or a state fiscal year thereafter. A private school subject to this paragraph must submit the report by September 15, 2015, and annually thereafter to the eligible nonprofit scholarship-funding organization that awarded the majority of the school's scholarship funds. The agreed-upon procedures must be conducted in accordance with attestation standards established by the American Institute of Certified Public Accountants.

The inability of a private school to meet the requirements of this subsection constitutes a basis for the ineligibility of the private school to participate in the program as determined by

364 the department.

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- (9) DEPARTMENT OF EDUCATION OBLIGATIONS.—The department shall:
 - (a) Maintain a list of approved providers.
- (b) Require each eligible nonprofit scholarship-funding organization to verify eligible expenditures before reimbursement the distribution of funds for any expenditures made pursuant to paragraphs (5)(a) and (b). Review of expenditures made for services in paragraphs (5)(c)-(g) may be completed after the payment has been made.
- (c) Investigate any written complaint of a violation of this section in accordance with the process established by s. 1002.395(9)(f).
- (d) Require quarterly reports by an eligible nonprofit scholarship-funding organization regarding the number of students participating in the program, the providers of services to students, and other information deemed necessary by the department.
- (e) Compare the list of students participating in the program with the public school enrollment lists and the list of students participating in school choice scholarship programs established pursuant to this chapter throughout the school year before each program payment to avoid duplicate payments and confirm program eligibility.
 - (10) COMMISSIONER OF EDUCATION AUTHORITY AND OBLIGATIONS.
 - (a) The Commissioner of Education:
 - 1. Shall deny, suspend, or revoke a student's

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participation in the program if the health, safety, or welfare of the student is threatened or fraud is suspected.

- 2. Shall deny, suspend, or revoke an authorized use of program funds if the health, safety, or welfare of the student is threatened or fraud is suspected.
- 3. May deny, suspend, or revoke an authorized use of program funds for material failure to comply with this section and applicable State Board of Education department rules if the noncompliance is correctable within a reasonable period of time. Otherwise, the commissioner shall deny, suspend, or revoke an authorized use for failure to materially comply with the law and rules adopted under this section.
- 4. Shall require compliance by the appropriate party by a date certain for all nonmaterial failures to comply with this section and applicable <u>State Board of Education</u> department rules.
- 5. Notwithstanding any other provision of this section,
 The commissioner may deny, suspend, or revoke program
 participation or the use of program funds by the student or the
 participation or eligibility of an organization, eligible
 private school, eligible postsecondary educational institution,
 approved provider, or other appropriate party for a violation of
 this section. The commissioner may determine the length of, and
 conditions for lifting, a suspension or revocation specified in
 this paragraph under this section thereafter.
 - 6. Shall deny or revoke a student's participation in the

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program upon forfeiture of a personal learning scholarship account pursuant to subsection (11).

- (b) In determining whether to deny, suspend, or revoke, or lift a suspension or revocation in accordance with this subsection, the commissioner may consider factors that include, but are not limited to, acts or omissions that by a participating entity which led to a previous denial, suspension, or revocation of participation in a state or federal program or an education scholarship program; failure to reimburse the eligible nonprofit scholarship-funding organization for program funds improperly received or retained by the entity; imposition of a prior criminal sanction related to the person or entity or its officers or employees; imposition of a civil fine or administrative fine, license revocation or suspension, or program eligibility suspension, termination, or revocation related to a person's or an entity's management or operation; or other types of criminal proceedings in which the person or entity or its officers or employees were found guilty of, regardless of adjudication, or entered a plea of nolo contendere or guilty to, any offense involving fraud, deceit, dishonesty, or moral turpitude.
- (11) PARENT AND STUDENT RESPONSIBILITIES FOR PROGRAM PARTICIPATION.—A parent who applies for program participation under this section is exercising his or her parental option to determine the appropriate placement or the services that best meet the needs of his or her child. The scholarship award for a

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student is based on a matrix that assigns the student to support Level III services. If a parent chooses to request and receive an IEP and a matrix of services from the school district, the amount of the payment shall be adjusted as needed, when the school district completes the matrix.

- (a) To <u>satisfy</u> and <u>maintain program eligibility</u> enroll an eligible student in the program, the parent must sign an agreement with the eligible nonprofit scholarship-funding organization and annually submit a notarized, sworn compliance statement to the organization to:
- 1. Affirm that the student is enrolled in a program that meets regular school attendance requirements as provided in s. $\frac{1003.01(13) \text{ (b)} \text{(e)}}{1003.01(13) \text{ (b)} \text{(d)}}.$
- 2. Affirm that Use the program funds are used only for authorized purposes serving the student's educational needs, as described in subsection (5).
- 3. Affirm that the student takes all appropriate standardized assessments as specified in this section.
- a. If the parent enrolls the child in an eligible private school, the student must take an assessment selected by the private school pursuant to s. 1002.395(7)(e) or, if requested by the parent, the statewide, standardized assessments pursuant to s. 1002.39(8)(c)2. and (9)(e).
- b. If the parent enrolls the child in a home education program, the parent may choose to participate in an assessment as part of the annual evaluation provided for in s.

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469 1002.41(1)(c).

- 4. Notify the school district that the student is participating in the Personal Learning Scholarship Accounts if the parent chooses to enroll in a home education program as provided in s. 1002.41.
- 5. Request participation in the program by the date established by the eligible nonprofit scholarship-funding organization.
- 6. Affirm that the student remains in good standing with the provider or school if those options are selected by the parent.
- 7. Apply for admission of his or her child if the private school option is selected by the parent.
- 8. Annually renew participation in the program.

 Notwithstanding any changes to the student's IEP, a student who was previously eligible for participation in the program shall remain eligible to apply for renewal as provided in subsection (6). However, in order for a high-risk child to continue to participate in the program in the school year after he or she reaches 6 years of age, the child's application for renewal of program participation must contain documentation that the child has a disability as defined in paragraph (2) (d) other than high-risk status.
- 9. Affirm that the parent will not transfer any college savings funds to another beneficiary.
 - 10. Affirm that the parent will not take possession of any

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funding provided by the state for the Florida Personal Learning Scholarship Accounts.

- 11. If a parent chooses to enroll the child in a home education program pursuant to s. 1002.41, affirm that the parent complies with all home education requirements Maintain a portfolio of records and materials which must be preserved by the parent for 2 years and be made available for inspection by the district school superintendent or the superintendent's designee upon 15 days' written notice. This paragraph does not require the superintendent to inspect the portfolio. The portfolio of records and materials must consist of:
- a. A log of educational instruction and services which is made contemporaneously with delivery of the instruction and services and which designates by title any reading materials used; and
- b. Samples of any writings, worksheets, workbooks, or creative materials used or developed by the student.
- (b) The parent is responsible for procuring the services necessary to educate the student. When the student receives a personal learning scholarship account, the district school board is not obligated to provide the student with a free appropriate public education. For purposes of s. 1003.57 and the Individuals with Disabilities in Education Act, a participating student has only those rights that apply to all other unilaterally parentally placed students, except that, when requested by the parent, school district personnel must develop an individual

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education plan or matrix level of services.

(c) The parent is responsible for the payment of all eligible expenses in excess of the amount of the personal learning scholarship account in accordance with the terms agreed to between the parent and the providers.

- A parent who fails to comply with this subsection forfeits the personal learning scholarship account.
- (12) ADMINISTRATION OF PERSONAL LEARNING SCHOLARSHIP ACCOUNTS.—An eligible nonprofit scholarship-funding organization participating in the Florida Tax Credit Scholarship Program established under s. 1002.395 may establish personal learning scholarship accounts for eligible students by:
- (a) Receiving applications and determining student eligibility in accordance with the requirements of this section. The organization shall notify the department of the applicants for the program by March 1 before the school year in which the student intends to participate. When an application is received, the eligible nonprofit scholarship-funding scholarship funding organization must provide the department with information on the student to enable the department to report the student for funding in accordance with subsection (13).
- (b) Notifying parents of their receipt of a scholarship on a first-come, first-served basis based upon the funds provided for this program in the General Appropriations Act. <u>However</u>, first priority must be given to eligible students who receive a

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personal learning scholarship during the previous school year and apply for renewal.

- (c) Establishing a date by which a parent must confirm initial or continuing participation in the program and confirm the establishment or continuance of a personal learning scholarship account.
- (d) Establishing a date and process by which students on the wait list or late-filing applicants may be allowed to participate in the program during the school year, within the amount of funds provided for this program in the General Appropriations Act.
- (e) Establishing and maintaining separate accounts for each eligible student. For each account, the organization must maintain a record of accrued interest that is retained in the student's account and available only for authorized program expenditures.
- (f) Verifying qualifying expenditures pursuant to $\frac{1}{1}$ to $\frac{1}{$
- (g) Returning any unused funds to the department when the student is no longer eligible for a personal learning scholarship learning account pursuant to paragraph (6)(c).
 - (13) FUNDING AND PAYMENT.-
- (a)1. The maximum funding amount granted for an eligible student with a disability, pursuant to subsection (3), shall be equivalent to the base student allocation in the Florida Education Finance Program multiplied by the appropriate cost

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factor for the educational program which would have been provided for the student in the district school to which he or she would have been assigned, multiplied by the district cost differential.

- In addition, an amount equivalent to a share of the quaranteed allocation for exceptional students in the Florida Education Finance Program shall be determined and added to the amount in subparagraph 1. The calculation shall be based on the methodology and the data used to calculate the guaranteed allocation for exceptional students for each district in chapter 2000-166, Laws of Florida. Except as provided in subparagraph 3., the calculation shall be based on the student's grade, the matrix level of services, and the difference between the 2000-2001 basic program and the appropriate level of services cost factor, multiplied by the 2000-2001 base student allocation and the 2000-2001 district cost differential for the sending district. The calculated amount must also include an amount equivalent to the per-student share of supplemental academic instruction funds, instructional materials funds, technology funds, and other categorical funds as provided in the General Appropriations Act.
- 3. Except as otherwise provided, the calculation for all students participating in the program shall be based on the matrix that assigns the student to support Level III of services. If a parent <u>requests</u> chooses to request and <u>receives</u> receive a matrix of services from the school district, when the

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school district completes the matrix, the amount of the payment shall be adjusted as needed.

- $\underline{4.(b)}$ The amount of the awarded funds shall be 90 percent of the calculated amount.
- (b) One hundred percent of the funds appropriated for the program shall be released to the department at the beginning of the first quarter of each fiscal year.
- (c) Upon an eligible student's graduation from an eligible postsecondary educational institution or after any period of 4 consecutive years after high school graduation in which the student is not enrolled in an eligible postsecondary educational institution, the student's personal learning scholarship account shall be closed, and any remaining funds shall revert to the state.
- (c) (d) The eligible nonprofit scholarship-funding organization shall develop a system for payment of benefits by electronic funds transfer, including, but not limited to, debit cards, electronic payment cards, or any other means of electronic payment that the department deems to be commercially viable or cost-effective. Commodities or services related to the development of such a system shall be procured by competitive solicitation unless they are purchased from a state term contract pursuant to s. 287.056.
- $\underline{\text{(d)}}$ (e) Moneys received pursuant to this section do not constitute taxable income to the parent of the qualified student.

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- (14) OBLIGATIONS OF THE AUDITOR GENERAL.
- (a) The Auditor General shall conduct an annual financial and operational audit of accounts and records of each eligible nonprofit scholarship-funding organization that participates in the program. As part of this audit, the Auditor General shall verify, at a minimum, the total amount of students served and eligibility of reimbursements made by each eligible nonprofit scholarship-funding organization and transmit that information to the department. The Auditor General shall provide the Commissioner of Education with a copy of each annual operational audit performed pursuant to this paragraph within 10 days after each audit is finalized.
- (b) The Auditor General shall notify the department of any eligible nonprofit scholarship-funding organization that fails to comply with a request for information.
- (15) OBLIGATIONS RELATED TO APPROVED PROVIDERS.—The Department of Health, the Agency for Persons with Disabilities, and the Department of Education shall work with an eligible nonprofit scholarship-funding organization for easy or automated access to lists of licensed providers of services specified in paragraph (5)(c) to ensure efficient administration of the program.
- (16) LIABILITY.—The state is not liable for the award or any use of awarded funds under this section.
- (17) SCOPE OF AUTHORITY.—This section does not expand the regulatory authority of this state, its officers, or any school

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district to impose additional regulation on participating private schools, <u>independent</u> nonpublic postsecondary educational institutions, and private providers beyond those reasonably necessary to enforce requirements expressly set forth in this section.

- (18) RULES.—The State Board of Education shall adopt rules pursuant to ss. 120.536(1) and 120.54 to administer this section.
- (19) IMPLEMENTATION SCHEDULE FOR THE 2014-2015 SCHOOL YEAR.—Notwithstanding the provisions of this section related to notification and eligibility timelines, an eligible nonprofit scholarship-funding organization may enroll parents on a rolling schedule on a first-come, first-served basis, within the amount of funds provided in the General Appropriations Act.
- Section 2. Paragraphs (j) and (l) of subsection (6) and paragraphs (a), (b), and (f) of subsection (16) of section 1002.395, Florida Statutes, are amended to read:
 - 1002.395 Florida Tax Credit Scholarship Program.-
- (6) OBLIGATIONS OF ELIGIBLE NONPROFIT SCHOLARSHIP-FUNDING ORGANIZATIONS.—An eligible nonprofit scholarship-funding organization:
- (j)1. May use up to 3 percent of eligible contributions received during the state fiscal year in which such contributions are collected for administrative expenses if the organization has operated as an eligible nonprofit scholarshipfunding organization under this section for at least 3 state

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material years and did not have any negative financial findings of material weakness or material noncompliance in its most recent audit under paragraph (m). Such administrative expenses must be reasonable and necessary for the organization's management and distribution of eligible contributions under this section. No funds authorized under this subparagraph shall be used for lobbying or political activity or expenses related to lobbying or political activity. Up to one-third of the funds authorized for administrative expenses under this subparagraph may be used for expenses related to the recruitment of contributions from taxpayers. If an eligible nonprofit scholarship-funding organization charges an application fee for a scholarship, the application fee must be immediately refunded to the person that paid the fee if the student is not enrolled in a participating school within 12 months.

2. Must expend for annual or partial-year scholarships an amount equal to or greater than 75 percent of the net eligible contributions remaining after administrative expenses during the state fiscal year in which such contributions are collected. No more than 25 percent of such net eligible contributions may be carried forward to the following state fiscal year. All amounts carried forward, for audit purposes, must be specifically identified for particular students, by student name and the name of the school to which the student is admitted, subject to the requirements of ss. 1002.22 and 1002.221 and 20 U.S.C. s. 1232g, and the applicable rules and regulations issued pursuant

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thereto. Any amounts carried forward shall be expended for annual or partial-year scholarships in the following state fiscal year. Net eligible contributions remaining on June 30 of each year that are in excess of the 25 percent that may be carried forward shall be returned to the State Treasury for deposit in the General Revenue Fund.

- 3. Must, before granting a scholarship for an academic year, document each scholarship student's eligibility for that academic year. An eligible nonprofit A scholarship-funding organization may not grant multiyear scholarships in one approval process.
- (1) With the prior approval of the Department of Education, may transfer funds to another eligible nonprofit scholarship-funding organization if additional funds are required to meet scholarship demand at the receiving eligible nonprofit scholarship-funding organization. A transfer is limited to the greater of \$500,000 or 20 percent of the total contributions received by the eligible nonprofit scholarship-funding organization making the transfer. All transferred funds must be deposited by the receiving eligible nonprofit scholarship-funding organization into its scholarship accounts. All transferred amounts received by any eligible nonprofit scholarship-funding organization must be separately disclosed in the annual financial and compliance audit required in this section.

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Information and documentation provided to the Department of Education and the Auditor General relating to the identity of a taxpayer that provides an eligible contribution under this section shall remain confidential at all times in accordance with s. 213.053.

- (16) NONPROFIT SCHOLARSHIP-FUNDING ORGANIZATIONS;

 APPLICATION.—In order to participate in the scholarship program created under this section, a charitable organization that seeks to be a nonprofit scholarship-funding organization must submit an application for initial approval or renewal to the Office of Independent Education and Parental Choice no later than September 1 of each year before the school year for which the organization intends to offer scholarships.
 - (a) An application for initial approval must include:
- 1. A copy of the organization's incorporation documents and registration with the Division of Corporations of the Department of State.
- 2. A copy of the organization's Internal Revenue Service determination letter as a s. 501(c)(3) not-for-profit organization.
- 3. A description of the organization's financial plan that demonstrates sufficient funds to operate throughout the school year.
- 4. A description of the geographic region that the organization intends to serve and an analysis of the demand and unmet need for eligible students in that area.

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- 5. The organization's organizational chart.
- 6. A description of the criteria and methodology that the organization will use to evaluate scholarship eligibility.
- 7. A description of the application process, including deadlines and any associated fees.
- 8. A description of the deadlines for attendance verification and scholarship payments.
- 9. A copy of the organization's policies on conflict of interest and whistleblowers.
- amount equal to 25 percent of the scholarship funds anticipated for each school year or \$100,000, whichever is greater, to secure the faithful performance of the obligations of the eligible nonprofit scholarship-funding organization in accordance with this section. The surety bond or letter of credit must specify that any claim against the bond or letter of credit may only be made by an eligible nonprofit scholarship-funding organization to provide scholarships to and on behalf of students who transferred from the ineligible nonprofit scholarship-funding organization.
- (b) In addition to the information required by subparagraphs (a)1.-9., an application for renewal must include:
- 1. A surety bond or letter of credit equal to the amount of undisbursed donations held by the organization based on the annual report submitted pursuant to paragraph (6) (m). The amount of the surety bond or letter of credit must be at least

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\$100,000, but not more than \$25 million, to secure the faithful performance of the obligations of the nonprofit scholarship—funding organization in accordance with this section. The surety bond or letter of credit must specify that any claim against the bond or letter of credit may only be made by an eligible nonprofit scholarship—funding organization to provide scholarships to and on behalf of students who transferred from the ineligible nonprofit scholarship—funding organization.

- 2. The organization's completed Internal Revenue Service Form 990 submitted no later than November 30 of the year before the school year that the organization intends to offer the scholarships, notwithstanding the September 1 application deadline.
- 3. A copy of the <u>most recently available financial</u>

 statutorily required audit <u>conducted pursuant to paragraph</u>

 (6) (m) and <u>submitted</u> to the Department of Education and Auditor General.
 - 4. An annual report that includes:
- a. The number of students who completed applications, by county and by grade.
- b. The number of students who were approved for scholarships, by county and by grade.
- c. The number of students who received funding for scholarships within each funding category, by county and by grade.
 - d. The amount of funds received, the amount of funds

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distributed in scholarships, and an accounting of remaining funds and the obligation of those funds.

- e. A detailed accounting of how the organization spent the administrative funds allowable under paragraph (6)(j).
- (f) All remaining funds held by <u>an eligible a nonprofit</u> scholarship-funding organization that is disapproved for participation <u>shall be transferred</u> <u>must revert to the Department of Revenue for redistribution</u> to other eligible nonprofit scholarship-funding organizations <u>to provide scholarships for eligible students</u>. All transferred funds must be deposited by <u>each eligible nonprofit scholarship-funding organization receiving such funds into its scholarship account</u>. All transferred amounts received by any eligible nonprofit <u>scholarship-funding organization must be separately disclosed in the annual financial audit required under subsection (6)</u>.

Section 3. Subsection (11) is added to section 1009.98, Florida Statutes, to read:

1009.98 Stanley G. Tate Florida Prepaid College Program.—

(11) FLORIDA PERSONAL LEARNING SCHOLARSHIP ACCOUNTS

PROGRAM.—Notwithstanding any other provision of this section,

the Florida Prepaid College Board shall develop procedures,

contracts, and any other required documentation necessary to

allow contributions made pursuant to s. 1002.385 to be used in

conjunction with other funds used by the parent in the purchase

of a prepaid college plan. Such contributions and interest

earned from such contributions:

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(a) Must be tracked and accounted for separately from
other funds deposited for a prepaid college plan.

(b) Must revert to the state pursuant to s.

(c) May be used only after private payments have been used
for prepaid college plan expenditures.

Original

Section 4. This act shall take effect July 1, 2015.

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

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