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1 A reviser's bill to be entitled 2 An act relating to the Florida Statutes; amending ss. 3 39.0016, 1001.03, 1001.215, 1001.41, 1002.33, 1002.45, 1003.4282, 1003.499, 1003.4995, 1006.28, 1006.29, 4 5 1006.31, 1006.33, 1006.34, 1007.35, 1008.385, 1012.05, 6 1012.28, 1012.56, and 1012.72, F.S., to conform to 7 section 10 of chapter 2022-16, Laws of Florida, which 8 directs the Division of Law Revision to prepare a 9 reviser's bill to replace references to the term "Next Generation Sunshine State Standards" with the term 10 "state academic standards" wherever the term appears 11 12 in the Florida Statutes; providing effective dates. 13 14 Be It Enacted by the Legislature of the State of Florida: 15 16 Section 1. Paragraph (d) of subsection (4) of section 39.0016, Florida Statutes, is amended to read: 17 18 39.0016 Education of abused, neglected, and abandoned 19 children; agency agreements; children having or suspected of 20 having a disability.-21 (4)TRAINING.-The department shall incorporate an 22 education component into all training programs of the department 23 regarding children known to the department. Such training shall 24 be coordinated with the Department of Education and the local school districts. The department shall offer opportunities for 25

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26 education personnel to participate in such training. Such 27 coordination shall include, but not be limited to, notice of 28 training sessions, opportunities to purchase training materials, proposals to avoid duplication of services by offering joint 29 30 training, and incorporation of materials available from the Department of Education and local school districts into the 31 32 department training when appropriate. The department training 33 components shall include:

34 (d) Training of caseworkers regarding the services and 35 information available through the Department of Education and local school districts, including, but not limited to, the 36 37 current state academic standards Sunshine State Standards, the Surrogate Parent Training Manual, and other resources accessible 38 39 through the Department of Education or local school districts to 40 facilitate educational access for a child known to the 41 department.

42 Section 2. Subsection (1) of section 1001.03, Florida43 Statutes, is amended to read:

1001.03 Specific powers of State Board of Education.(1) PUBLIC K-12 CURRICULAR STANDARDS.-The State Board of
Education shall adopt and periodically review and revise the
state academic standards Sunshine State Standards in accordance
with s. 1003.41.

Section 3. Subsections (4) and (9) of section 1001.215,
Florida Statutes, are amended to read:

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51 1001.215 Just Read, Florida! Office.—There is created in 52 the Department of Education the Just Read, Florida! Office. The 53 office is fully accountable to the Commissioner of Education and 54 shall:

55 Develop and provide access to sequenced, content-rich (4)56 curriculum programming, instructional practices, and resources 57 that help elementary schools use state-adopted instructional materials to increase students' background knowledge and 58 59 literacy skills, including student attainment of the state academic standards Next Generation Sunshine State Standards for 60 social studies, science, and the arts. The office shall, as part 61 of the adoption cycle for English Language Arts instructional 62 materials, assist in evaluating elementary grades instructional 63 64 materials submitted for adoption consideration in order to 65 identify those materials that are closely aligned to the content 66 and evidence-based strategies identified pursuant to subsection (8) and incorporate professional development to implement such 67 68 strategies.

69 (9) Periodically review the <u>state academic standards</u> Next
 70 Generation Sunshine State Standards for English Language Arts to
 71 determine their appropriateness at each grade level.

Section 4. Subsection (3) of section 1001.41, FloridaStatutes, is amended to read:

74 1001.41 General powers of district school board.—The 75 district school board, after considering recommendations

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76 submitted by the district school superintendent, shall exercise 77 the following general powers:

78 (3) Prescribe and adopt standards and policies to provide each student the opportunity to receive a complete education 79 80 program, including language arts, mathematics, science, social studies, health, physical education, foreign languages, and the 81 82 arts, as defined by the state academic standards Sunshine State Standards. The standards and policies must emphasize integration 83 84 and reinforcement of reading, writing, and mathematics skills across all subjects, including career awareness, career 85 exploration, and career and technical education. 86

87 Section 5. Paragraph (a) of subsection (6) and paragraph 88 (a) of subsection (7) of section 1002.33, Florida Statutes, are 89 amended to read:

90

1002.33 Charter schools.-

91 (6) APPLICATION PROCESS AND REVIEW.-Charter school
92 applications are subject to the following requirements:

93 (a) A person or entity seeking to open a charter school
94 shall prepare and submit an application on the standard
95 application form prepared by the Department of Education which:

96 1. Demonstrates how the school will use the guiding 97 principles and meet the statutorily defined purpose of a charter 98 school.

99 2. Provides a detailed curriculum plan that illustrates100 how students will be provided services to attain the state

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101 academic standards Sunshine State Standards.

3. Contains goals and objectives for improving student learning and measuring that improvement. These goals and objectives must indicate how much academic improvement students are expected to show each year, how success will be evaluated, and the specific results to be attained through instruction.

4. Describes the reading curriculum and differentiated strategies that will be used for students reading at grade level or higher and a separate curriculum and strategies for students who are reading below grade level. A sponsor shall deny an application if the school does not propose a reading curriculum that is consistent with effective teaching strategies that are grounded in scientifically based reading research.

5. Contains an annual financial plan for each year requested by the charter for operation of the school for up to 5 years. This plan must contain anticipated fund balances based on revenue projections, a spending plan based on projected revenues and expenses, and a description of controls that will safeguard finances and projected enrollment trends.

6. Discloses the name of each applicant, governing board member, and all proposed education services providers; the name and sponsor of any charter school operated by each applicant, each governing board member, and each proposed education services provider that has closed and the reasons for the closure; and the academic and financial history of such charter

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126 schools, which the sponsor shall consider in deciding whether to 127 approve or deny the application.

128 7. Contains additional information a sponsor may require,
129 which shall be attached as an addendum to the charter school
130 application described in this paragraph.

8. For the establishment of a virtual charter school,
documents that the applicant has contracted with a provider of
virtual instruction services pursuant to s. 1002.45(1)(d).

134 (7)CHARTER.-The terms and conditions for the operation of 135 a charter school, including a virtual charter school, shall be 136 set forth by the sponsor and the applicant in a written 137 contractual agreement, called a charter. The sponsor and the governing board of the charter school or virtual charter school 138 139 shall use the standard charter contract or standard virtual 140 charter contract, respectively, pursuant to subsection (21), 141 which shall incorporate the approved application and any addenda 142 approved with the application. Any term or condition of a 143 proposed charter contract or proposed virtual charter contract that differs from the standard charter or virtual charter 144 contract adopted by rule of the State Board of Education shall 145 146 be presumed a limitation on charter school flexibility. The 147 sponsor may not impose unreasonable rules or regulations that 148 violate the intent of giving charter schools greater flexibility 149 to meet educational goals. The charter shall be signed by the governing board of the charter school and the sponsor, following 150

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151 a public hearing to ensure community input.

(a) The charter shall address and criteria for approval ofthe charter shall be based on:

154 1. The school's mission, the types of students to be 155 served, and, for a virtual charter school, the types of students 156 the school intends to serve who reside outside of the sponsoring 157 school district, and the ages and grades to be included.

2. The focus of the curriculum, the instructional methods to be used, any distinctive instructional techniques to be employed, and identification and acquisition of appropriate technologies needed to improve educational and administrative performance which include a means for promoting safe, ethical, and appropriate uses of technology which comply with legal and professional standards.

a. The charter shall ensure that reading is a primary
focus of the curriculum and that resources are provided to
identify and provide specialized instruction for students who
are reading below grade level. The curriculum and instructional
strategies for reading must be consistent with the <u>state</u>
<u>academic standards</u> Next Generation Sunshine State Standards and
grounded in scientifically based reading research.

b. In order to provide students with access to diverse instructional delivery models, to facilitate the integration of technology within traditional classroom instruction, and to provide students with the skills they need to compete in the

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176 21st century economy, the Legislature encourages instructional 177 methods for blended learning courses consisting of both 178 traditional classroom and online instructional techniques. Charter schools may implement blended learning courses which 179 180 combine traditional classroom instruction and virtual 181 instruction. Students in a blended learning course must be full-182 time students of the charter school pursuant to s. 1011.61(1)(a)1. Instructional personnel certified pursuant to s. 183 184 1012.55 who provide virtual instruction for blended learning 185 courses may be employees of the charter school or may be under contract to provide instructional services to charter school 186 students. At a minimum, such instructional personnel must hold 187 an active state or school district adjunct certification under 188 189 s. 1012.57 for the subject area of the blended learning course. 190 The funding and performance accountability requirements for 191 blended learning courses are the same as those for traditional 192 courses.

193 3. The current incoming baseline standard of student 194 academic achievement, the outcomes to be achieved, and the 195 method of measurement that will be used. The criteria listed in 196 this subparagraph shall include a detailed description of:

197a. How the baseline student academic achievement levels198and prior rates of academic progress will be established.

b. How these baseline rates will be compared to rates ofacademic progress achieved by these same students while

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201 attending the charter school.

202 c. To the extent possible, how these rates of progress 203 will be evaluated and compared with rates of progress of other 204 closely comparable student populations.

A district school board is required to provide academic student performance data to charter schools for each of their students coming from the district school system, as well as rates of academic progress of comparable student populations in the district school system.

The methods used to identify the educational strengths 211 4. 212 and needs of students and how well educational goals and performance standards are met by students attending the charter 213 214 school. The methods shall provide a means for the charter school 215 to ensure accountability to its constituents by analyzing 216 student performance data and by evaluating the effectiveness and 217 efficiency of its major educational programs. Students in 218 charter schools shall, at a minimum, participate in the 219 statewide assessment program created under s. 1008.22.

5. In secondary charter schools, a method for determining that a student has satisfied the requirements for graduation in s. 1002.3105(5), s. 1003.4281, or s. 1003.4282.

223 6. A method for resolving conflicts between the governing224 board of the charter school and the sponsor.

225

205

7. The admissions procedures and dismissal procedures,

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226 including the school's code of student conduct. Admission or 227 dismissal must not be based on a student's academic performance.

8. The ways by which the school will achieve a racial/ethnic balance reflective of the community it serves or within the racial/ethnic range of other nearby public schools or school districts.

232 9. The financial and administrative management of the 233 school, including a reasonable demonstration of the professional 234 experience or competence of those individuals or organizations 235 applying to operate the charter school or those hired or 236 retained to perform such professional services and the 237 description of clearly delineated responsibilities and the 238 policies and practices needed to effectively manage the charter 239 school. A description of internal audit procedures and 240 establishment of controls to ensure that financial resources are 241 properly managed must be included. Both public sector and 242 private sector professional experience shall be equally valid in 243 such a consideration.

10. The asset and liability projections required in the application which are incorporated into the charter and shall be compared with information provided in the annual report of the charter school.

248 11. A description of procedures that identify various 249 risks and provide for a comprehensive approach to reduce the 250 impact of losses; plans to ensure the safety and security of

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students and staff; plans to identify, minimize, and protect others from violent or disruptive student behavior; and the manner in which the school will be insured, including whether or not the school will be required to have liability insurance, and, if so, the terms and conditions thereof and the amounts of coverage.

257 12. The term of the charter which shall provide for 258 cancellation of the charter if insufficient progress has been 259 made in attaining the student achievement objectives of the 260 charter and if it is not likely that such objectives can be achieved before expiration of the charter. The initial term of a 261 262 charter shall be for 5 years, excluding 2 planning years. In 263 order to facilitate access to long-term financial resources for 264 charter school construction, charter schools that are operated 265 by a municipality or other public entity as provided by law are 266 eligible for up to a 15-year charter, subject to approval by the 267 sponsor. A charter lab school is eligible for a charter for a 268 term of up to 15 years. In addition, to facilitate access to 269 long-term financial resources for charter school construction, 270 charter schools that are operated by a private, not-for-profit, s. 501(c) (3) status corporation are eligible for up to a 15-year 271 272 charter, subject to approval by the sponsor. Such long-term 273 charters remain subject to annual review and may be terminated 274 during the term of the charter, but only according to the provisions set forth in subsection (8). 275

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13. The facilities to be used and their location. The sponsor may not require a charter school to have a certificate of occupancy or a temporary certificate of occupancy for such a facility earlier than 15 calendar days before the first day of school.

281 14. The qualifications to be required of the teachers and 282 the potential strategies used to recruit, hire, train, and 283 retain qualified staff to achieve best value.

15. The governance structure of the school, including the status of the charter school as a public or private employer as required in paragraph (12)(i).

287 16. A timetable for implementing the charter which 288 addresses the implementation of each element thereof and the 289 date by which the charter shall be awarded in order to meet this 290 timetable.

291 17. In the case of an existing public school that is being 292 converted to charter status, alternative arrangements for 293 current students who choose not to attend the charter school and 294 for current teachers who choose not to teach in the charter 295 school after conversion in accordance with the existing 296 collective bargaining agreement or district school board rule in 297 the absence of a collective bargaining agreement. However, 298 alternative arrangements shall not be required for current 299 teachers who choose not to teach in a charter lab school, except as authorized by the employment policies of the state university 300

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301 which grants the charter to the lab school.

302 18. Full disclosure of the identity of all relatives 303 employed by the charter school who are related to the charter 304 school owner, president, chairperson of the governing board of 305 directors, superintendent, governing board member, principal, 306 assistant principal, or any other person employed by the charter 307 school who has equivalent decisionmaking authority. For the purpose of this subparagraph, the term "relative" means father, 308 309 mother, son, daughter, brother, sister, uncle, aunt, first 310 cousin, nephew, niece, husband, wife, father-in-law, mother-in-311 law, son-in-law, daughter-in-law, brother-in-law, sister-in-law, 312 stepfather, stepmother, stepson, stepdaughter, stepbrother, stepsister, half brother, or half sister. 313

314 Implementation of the activities authorized under s. 19. 315 1002.331 by the charter school when it satisfies the eligibility 316 requirements for a high-performing charter school. A high-317 performing charter school shall notify its sponsor in writing by 318 March 1 if it intends to increase enrollment or expand grade 319 levels the following school year. The written notice shall 320 specify the amount of the enrollment increase and the grade levels that will be added, as applicable. 321

322 Section 6. Paragraph (a) of subsection (2), paragraph (a) 323 of subsection (3), and paragraph (a) of subsection (4) of 324 section 1002.45, Florida Statutes, are amended to read: 325 1002.45 Virtual instruction programs.-

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326 (2) PROVIDER QUALIFICATIONS.-327 The department shall annually publish on its website a (a) 328 list of providers approved by the State Board of Education to offer virtual instruction programs. To be approved, a virtual 329 330 instruction program provider must document that it: 331 1. Is nonsectarian in its programs, admission policies, 332 employment practices, and operations; 333 2. Complies with the antidiscrimination provisions of s. 1000.05; 334 335 3. Locates an administrative office or offices in this 336 state, requires its administrative staff to be state residents, 337 requires all instructional staff to be Florida-certified 338 teachers under chapter 1012 and conducts background screenings 339 for all employees or contracted personnel, as required by s. 340 1012.32, using state and national criminal history records; 341 4. Electronically provides to parents and students 342 specific information that includes, but is not limited to, the 343 following teacher-parent and teacher-student contact information 344 for each course: 345 a. How to contact the instructor via phone, e-mail, or 346 online messaging tools. 347 b. How to contact technical support via phone, e-mail, or 348 online messaging tools. 349 c. How to contact the administration office via phone, email, or online messaging tools. 350 Page 14 of 35

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d. Any requirement for regular contact with the instructor
for the course and clear expectations for meeting the
requirement.

e. The requirement that the instructor in each course must, at a minimum, conduct one contact with the parent and the student each month;

357 5. Possesses prior, successful experience offering virtual 358 instruction courses to elementary, middle, or high school 359 students as demonstrated by quantified student learning gains in 360 each subject area and grade level provided for consideration as 361 an instructional program option. However, for a virtual 362 instruction program provider without sufficient prior, 363 successful experience offering online courses, the State Board 364 of Education may conditionally approve the virtual instruction 365 program provider to offer courses measured pursuant to 366 subparagraph (7)(a)2. Conditional approval shall be valid for 2 367 school years only and, based on the virtual instruction program 368 provider's experience in offering the courses, the State Board 369 of Education may grant approval to offer a virtual instruction 370 program;

371 6. Is accredited by a regional accrediting association as372 defined by State Board of Education rule;

373 7. Ensures instructional and curricular quality through a 374 detailed curriculum and student performance accountability plan 375 that addresses every subject and grade level it intends to

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376 provide through contract with the school district, including: 377 a. Courses and programs that meet the standards of the 378 International Association for K-12 Online Learning and the 379 Southern Regional Education Board.

b. Instructional content and services that align with, and
 measure student attainment of, student proficiency in the <u>state</u>
 <u>academic standards</u> Next Generation Sunshine State Standards.

383 c. Mechanisms that determine and ensure that a student has 384 satisfied requirements for grade level promotion and high school 385 graduation with a standard diploma, as appropriate;

386 8. Publishes, in accordance with disclosure requirements 387 adopted in rule by the State Board of Education, as part of its 388 application as an approved virtual instruction program provider 389 and in all contracts negotiated pursuant to this section:

390 a. Information and data about the curriculum of each full-391 time and part-time virtual instruction program.

392

b. School policies and procedures.

393 c. Certification status and physical location of all394 administrative and instructional personnel.

395 d. Hours and times of availability of instructional396 personnel.

397

e. Student-teacher ratios.

398 f. Student completion and promotion rates.

399 g. Student, educator, and school performance 400 accountability outcomes;

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9. If the approved virtual instruction program provider is
a Florida College System institution, employs instructors who
meet the certification requirements for instructional staff
under chapter 1012; and

405 10. Performs an annual financial audit of its accounts and 406 records conducted by an independent auditor who is a certified 407 public accountant licensed under chapter 473. The independent 408 auditor shall conduct the audit in accordance with rules adopted 409 by the Auditor General and in compliance with generally accepted auditing standards, and include a report on financial statements 410 411 presented in accordance with generally accepted accounting 412 principles. The audit report shall be accompanied by a written 413 statement from the approved virtual instruction program provider 414 in response to any deficiencies identified within the audit 415 report and shall be submitted by the approved virtual 416 instruction program provider to the State Board of Education and 417 the Auditor General no later than 9 months after the end of the 418 preceding fiscal year.

(3) VIRTUAL INSTRUCTION PROGRAM REQUIREMENTS.-Each virtual
 instruction program under this section must:

(a) Align virtual course curriculum and course content to
the <u>state academic standards</u> Sunshine State Standards under s.
1003.41.

(4) CONTRACT REQUIREMENTS.—Each contract with an approved
 virtual instruction program provider must, at minimum:

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(a) Set forth a detailed curriculum plan that illustrates
how students will be provided services and be measured for
attainment of proficiency in the <u>state academic standards</u> Next
Generation Sunshine State Standards for each grade level and
subject.

432 A contracting school district shall facilitate compliance with433 the requirements of paragraphs (h) and (i).

434 Section 7. Effective July 1, 2023, paragraph (a) of 435 subsection (2) of section 1002.45, Florida Statutes, as amended 436 by section 17 of chapter 2022-154, and section 10 of chapter 437 2022-157, Laws of Florida, is amended to read:

438

431

1002.45 Virtual instruction programs.-

439

(2) PROVIDER QUALIFICATIONS.-

(a) The department shall annually publish on its website a
list of providers approved by the State Board of Education to
offer virtual instruction programs. To be approved, a virtual
instruction program provider must document that it:

Is nonsectarian in its programs, admission policies,
employment practices, and operations;

446 2. Complies with the antidiscrimination provisions of s. 447 1000.05;

3. Locates an administrative office or offices in this
state, requires its administrative staff to be state residents,
requires all instructional staff to be Florida-certified

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451 teachers under chapter 1012 and conducts background screenings 452 for all employees or contracted personnel, as required by s. 453 1012.32, using state and national criminal history records;

454 4. Electronically provides to parents and students
455 specific information that includes, but is not limited to, the
456 following teacher-parent and teacher-student contact information
457 for each course:

458 a. How to contact the instructor via phone, e-mail, or459 online messaging tools.

b. How to contact technical support via phone, e-mail, oronline messaging tools.

462 c. How to contact the administration office via phone, e-463 mail, or online messaging tools.

d. Any requirement for regular contact with the instructor
for the course and clear expectations for meeting the
requirement.

467 e. The requirement that the instructor in each course
468 must, at a minimum, conduct one contact with the parent and the
469 student each month;

5. Possesses prior, successful experience offering virtual instruction courses to elementary, middle, or high school students as demonstrated by quantified student learning gains in each subject area and grade level provided for consideration as an instructional program option. However, for a virtual instruction program provider without sufficient prior,

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476 successful experience offering online courses, the State Board 477 of Education may conditionally approve the virtual instruction 478 program provider to offer courses measured pursuant to 479 subparagraph (7)(a)2. Conditional approval shall be valid for 1 480 school year only and, based on the virtual instruction program 481 provider's experience in offering the courses, the State Board 482 of Education may grant approval to offer a virtual instruction 483 program;

484 6. Is accredited by a regional accrediting association as485 defined by State Board of Education rule;

486 7. Ensures instructional and curricular quality through a 487 detailed curriculum and student performance accountability plan 488 that addresses every subject and grade level it intends to 489 provide through contract with the school district, including:

a. Courses and programs that meet the standards of the
International Association for K-12 Online Learning and the
Southern Regional Education Board.

b. Instructional content and services that align with, and
 measure student attainment of, student proficiency in the <u>state</u>
 <u>academic standards</u> Next Generation Sunshine State Standards.

496 c. Mechanisms that determine and ensure that a student has 497 satisfied requirements for grade level promotion and high school 498 graduation with a standard diploma, as appropriate;

4998. Publishes, in accordance with disclosure requirements500adopted in rule by the State Board of Education, as part of its

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501 application as an approved virtual instruction program provider and in all contracts negotiated pursuant to this section: 502 503 Information and data about the curriculum of each fulla. time and part-time virtual instruction program. 504 505 School policies and procedures. b. 506 Certification status and physical location of all с. 507 administrative and instructional personnel. 508 d. Hours and times of availability of instructional 509 personnel. 510 Student-teacher ratios. е. 511 f. Student completion and promotion rates. 512 Student, educator, and school performance q. 513 accountability outcomes; 514 If the approved virtual instruction program provider is 9. 515 a Florida College System institution, employs instructors who 516 meet the certification requirements for instructional staff 517 under chapter 1012; and Performs an annual financial audit of its accounts and 518 10. 519 records conducted by an independent auditor who is a certified 520 public accountant licensed under chapter 473. The independent auditor shall conduct the audit in accordance with rules adopted 521 by the Auditor General and in compliance with generally accepted 522 523 auditing standards, and include a report on financial statements 524 presented in accordance with generally accepted accounting 525 principles. The audit report shall be accompanied by a written

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526 statement from the approved virtual instruction program provider 527 in response to any deficiencies identified within the audit 528 report and shall be submitted by the approved virtual 529 instruction program provider to the State Board of Education and 530 the Auditor General no later than 9 months after the end of the 531 preceding fiscal year.

532 Section 8. Paragraph (b) of subsection (1) of section 533 1003.4282, Florida Statutes, is amended to read:

534 1003.4282 Requirements for a standard high school 535 diploma.-

536

(1) TWENTY-FOUR CREDITS REQUIRED.-

537 The required credits may be earned through equivalent, (b) 538 applied, or integrated courses or career education courses as 539 defined in s. 1003.01(4), including work-related internships 540 approved by the State Board of Education and identified in the 541 course code directory. However, any must-pass assessment 542 requirements must be met. An equivalent course is one or more 543 courses identified by content-area experts as being a match to 544 the core curricular content of another course, based upon review 545 of the state academic standards Next Generation Sunshine State 546 Standards for that subject. An applied course aligns with state 547 academic standards Next Generation Sunshine State Standards and 548 includes real-world applications of a career and technical 549 education standard used in business or industry. An integrated course includes content from several courses within a content 550

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551 area or across content areas. 552 Section 9. Paragraph (a) of subsection (3) of section 553 1003.499, Florida Statutes, is amended to read: 554 1003.499 Florida Approved Courses and Tests (FACT) 555 Initiative.-556 (3) PROVIDER REQUIREMENTS.-557 (a) To be approved by the Department of Education, an individual provider must provide all the following documentation 558 559 that demonstrates that he or she: 560 Is nonsectarian regarding courses, enrollment policies, 1. 561 employment practices, and operations. 562 Complies with the antidiscrimination provisions of s. 2. 563 1000.05. 564 3. Requires all instructional staff to be Florida-565 certified teachers under chapter 1012 or certified as adjunct 566 educators under s. 1012.57 and conducts background screenings 567 for all employees or contracted personnel, as required by s. 568 1012.32, using state and national criminal history records. 569 Provides to parents and students specific information 4. 570 posted and accessible online which includes, but is not limited 571 to, the following teacher-parent and teacher-student contact information for each course: 572 a. How to contact the instructor via telephone, e-mail, or 573 574 online messaging tools. 575 b. How to contact technical support via telephone, e-mail,

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576 or online messaging tools.

577 c. How to contact the administration office or an 578 individual offering online courses, including, but not limited 579 to, massive open online courses, via telephone, e-mail, or 580 online messaging tools.

581 d. Any requirement for regular contact with the instructor 582 for the course and clear expectations for meeting the 583 requirement.

584 5. Possesses prior, successful experience offering online 585 courses to elementary, middle, or high school students as demonstrated by quantified student learning gains or student 586 587 growth in each subject area and grade level provided for 588 consideration as an instructional program option. However, for a 589 provider without sufficient prior, successful experience 590 offering online courses, the department may conditionally 591 approve the provider to offer courses measured by the statewide 592 assessment program pursuant to s. 1008.22. Conditional approval 593 is valid for 1 year. Renewal of provider approval is contingent 594 on sufficient performance data available demonstrating success 595 in accordance with this section and State Board of Education 596 rule.

597 6. Ensures instructional and curricular quality through a 598 detailed curriculum and student performance accountability plan 599 that addresses every subject and grade level that the provider 600 intends to provide through contract with the school district,

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601 including all of the following: 602 Courses and programs that meet the standards of the a. 603 International Association for K-12 Online Learning and the 604 Southern Regional Education Board. 605 Instructional content and services that align with, and b. 606 measure student attainment of, student proficiency in the state 607 academic standards Next Generation Sunshine State Standards. 608 c. Mechanisms that determine and ensure that a student has 609 satisfied requirements for grade level promotion and high school graduation with a standard diploma, as appropriate. 610 611 7. Publishes for the general public, in accordance with 612 disclosure requirements adopted in rule by the State Board of Education, as part of the application as a provider and in all 613 614 contracts negotiated pursuant to this section all of the 615 following information: 616 Certification status and physical location of all a. 617 administrative and instructional personnel. 618 b. Hours and times of availability of instructional 619 personnel. 620 c. Student-teacher ratios. 621 d. Student completion and promotion rates. 622 Student, educator, and school performance e. 623 accountability outcomes. 624 Section 10. Section 1003.4995, Florida Statutes, is 625 amended to read:

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626 1003.4995 Fine arts report.-The Commissioner of Education 627 shall prepare an annual report that includes a description, 628 based on annual reporting by schools, of student access to and 629 participation in fine arts courses, which are visual arts, 630 music, dance, and theatre courses; the number and certification 631 status of educators providing instruction in the courses; 632 educational facilities designed and classroom space equipped for 633 fine arts instruction; and the manner in which schools are 634 providing the core curricular content for fine arts established 635 in the state academic standards Next Generation Sunshine State Standards. The report shall be posted on the Department of 636 637 Education's website and updated annually.

638 Section 11. Paragraph (b) of subsection (2) of section 639 1006.28, Florida Statutes, is amended to read:

640 1006.28 Duties of district school board, district school
641 superintendent; and school principal regarding K-12
642 instructional materials.-

(2) DISTRICT SCHOOL BOARD. - The district school board has
the constitutional duty and responsibility to select and provide
adequate instructional materials for all students in accordance
with the requirements of this part. The district school board
also has the following specific duties and responsibilities:

(b) Instructional materials.-Provide for proper
requisitioning, distribution, accounting, storage, care, and use
of all instructional materials and furnish such other

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651 instructional materials as may be needed. Instructional 652 materials used must be consistent with the district goals and 653 objectives and the course descriptions established in rule of 654 the State Board of Education, as well as with the applicable 655 <u>state academic standards</u> Next Ceneration Sunshine State 656 <u>Standards</u> provided for in s. 1003.41.

657 Section 12. Paragraph (b) of subsection (1) of section 658 1006.29, Florida Statutes, is amended to read:

659 1006.29 State instructional materials reviewers.-660 (1)

661 (b) By April 15 of each school year, the commissioner 662 shall appoint three state or national experts in the content 663 areas submitted for adoption to review the instructional 664 materials and evaluate the content for alignment with the 665 applicable state academic standards Next Generation Sunshine 666 State Standards. These reviewers shall be designated as state 667 instructional materials reviewers and shall review the materials 668 for the level of instructional support and the accuracy and 669 appropriateness of progression of introduced content. 670 Instructional materials shall be made electronically available to the reviewers. The initial review of the materials shall be 671 672 made by only two of the three reviewers. If the two reviewers 673 reach different results, the third reviewer shall break the tie. 674 The reviewers shall independently make recommendations to the 675 commissioner regarding materials that should be placed on the

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676 list of adopted materials through an electronic feedback review677 system.

678 Section 13. Subsection (2) of section 1006.31, Florida 679 Statutes, is amended to read:

1006.31 Duties of the Department of Education and school
district instructional materials reviewer.—The duties of the
instructional materials reviewer are:

683 EVALUATION OF INSTRUCTIONAL MATERIALS. - To use the (2) 684 selection criteria listed in s. 1006.34(2)(b) and recommend for 685 adoption only those instructional materials aligned with the 686 state academic standards Next Generation Sunshine State 687 Standards provided for in s. 1003.41. Instructional materials 688 recommended by each reviewer shall be, to the satisfaction of 689 each reviewer, accurate, objective, balanced, noninflammatory, 690 current, free of pornography and material prohibited under s. 691 847.012, and suited to student needs and their ability to 692 comprehend the material presented. Reviewers shall consider for 693 recommendation materials developed for academically talented 694 students, such as students enrolled in advanced placement 695 courses. When recommending instructional materials, each reviewer shall: 696

(a) Include only instructional materials that accurately
portray the ethnic, socioeconomic, cultural, religious,
physical, and racial diversity of our society, including men and
women in professional, career, and executive roles, and the role

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and contributions of the entrepreneur and labor in the totaldevelopment of this state and the United States.

(b) Include only materials that accurately portray, whenever appropriate, humankind's place in ecological systems, including the necessity for the protection of our environment and conservation of our natural resources and the effects on the human system of the use of tobacco, alcohol, controlled substances, and other dangerous substances.

(c) Include materials that encourage thrift, fireprevention, and humane treatment of people and animals.

711 (d) Require, when appropriate to the comprehension of 712 students, that materials for social science, history, or civics 713 classes contain the Declaration of Independence and the 714 Constitution of the United States. A reviewer may not recommend 715 any instructional materials that contain any matter reflecting 716 unfairly upon persons because of their race, color, creed, 717 national origin, ancestry, gender, religion, disability, 718 socioeconomic status, or occupation or otherwise contradict the 719 principles enumerated under s. 1003.42(3).

Section 14. Paragraph (e) of subsection (1) of section1006.33, Florida Statutes, is amended to read:

722 1006.33 Bids or proposals; advertisement and its
723 contents.724 (1)

725

(e)

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The advertisement shall give information regarding

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726 digital specifications that have been adopted by the department, 727 including minimum format requirements that will enable 728 electronic and digital content to be accessed through the 729 district's local instructional improvement system and a variety 730 of mobile, electronic, and digital devices. Beginning with 731 specifications released in 2014, the digital specifications 732 shall include requiring the capability for searching by state 733 standards and site and student-level licensing. Such digital 734 format specifications shall be appropriate for the 735 interoperability of the content. The department may not adopt 736 specifications that require the instructional materials to 737 include specific references to FCAT and state academic standards 738 Next Ceneration Sunshine State Standards and benchmarks at the 739 point of student use.

740 Section 15. Paragraph (b) of subsection (2) of section741 1006.34, Florida Statutes, is amended to read:

742 1006.34 Powers and duties of the commissioner and the743 department in selecting and adopting instructional materials.-

(2) SELECTION AND ADOPTION OF INSTRUCTIONAL MATERIALS.-

(b) In the selection of instructional materials, library media, and other reading material used in the public school system, the standards used to determine the propriety of the material shall include:

749 1. The age of the students who normally could be expected750 to have access to the material.

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751 2. The educational purpose to be served by the material. 752 Priority shall be given to the selection of materials that align 753 with the state academic standards Next Generation Sunshine State 754 Standards as provided for in s. 1003.41 and include the 755 instructional objectives contained within the curriculum 756 frameworks for career and technical education and adult and 757 adult general education adopted by rule of the State Board of 758 Education under s. 1004.92. 759 3. The degree to which the material would be supplemented 760 and explained by mature classroom instruction as part of a 761 normal classroom instructional program. 762 The consideration of the broad racial, ethnic, 4. 763 socioeconomic, and cultural diversity of the students of this 764 state. 765 766 Any instructional material containing pornography or otherwise 767 prohibited by s. 847.012 may not be used or made available 768 within any public school. 769 Section 16. Paragraph (c) of subsection (6) of section 1007.35, Florida Statutes, is amended to read: 770 771 1007.35 Florida Partnership for Minority and 772 Underrepresented Student Achievement.-773 (6) The partnership shall: 774 (C) Provide teacher training and materials that are 775 aligned with the state academic standards Next Generation

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776 Sunshine State Standards and are consistent with best theory and 777 practice regarding multiple learning styles and research on 778 learning, instructional strategies, instructional design, and 779 classroom assessment. Curriculum materials must be based on 780 current, accepted, and essential academic knowledge.

781 Section 17. Paragraph (b) of subsection (1) of section782 1008.385, Florida Statutes, is amended to read:

783 784 1008.385 Educational planning and information systems.-

(1) EDUCATIONAL PLANNING.-

785 (b) Each district school board shall maintain a continuing 786 system of planning and budgeting designed to aid in identifying 787 and meeting the educational needs of students and the public. 788 Provision shall be made for coordination between district school 789 boards and Florida College System institution boards of trustees 790 concerning the planning for career education and adult 791 educational programs. The major emphasis of the system shall be 792 upon locally determined goals and objectives, the state plan for 793 education, and the state academic standards Sunshine State 794 Standards developed by the Department of Education and adopted 795 by the State Board of Education. The district planning and 796 budgeting system must include consideration of student 797 achievement data obtained pursuant to ss. 1008.22 and 1008.34. 798 The system shall be structured to meet the specific management 799 needs of the district and to align the budget adopted by the district school board with the plan the board has also adopted. 800

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Each district school board shall utilize its system of planning and budgeting to emphasize a system of school-based management in which individual school centers become the principal planning units and to integrate planning and budgeting at the school level.

806 Section 18. Paragraph (1) of subsection (2) of section 807 1012.05, Florida Statutes, is amended to read:

808

1012.05 Teacher recruitment and retention.-

809

(2) The Department of Education shall:

810 (1) Develop and implement an online Teacher Toolkit that
811 contains a menu of resources, based on the <u>state academic</u>
812 <u>standards</u> Sunshine State Standards, that all teachers can use to
813 enhance classroom instruction and increase teacher
814 effectiveness, thus resulting in improved student achievement.

815 Section 19. Subsection (5) of section 1012.28, Florida 816 Statutes, is amended to read:

817 1012.28 Public school personnel; duties of school 818 principals.-

(5) Each school principal shall perform such duties as may
be assigned by the district school superintendent, pursuant to
the rules of the district school board. Such rules shall
include, but are not limited to, rules relating to
administrative responsibility, instructional leadership in
implementing the state academic standards Sunshine State
Standards and the overall educational program of the school to

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826 which the school principal is assigned, submission of personnel 827 recommendations to the district school superintendent, 828 administrative responsibility for records and reports, 829 administration of corporal punishment, and student suspension.

830 Section 20. Subsection (4) of section 1012.56, Florida831 Statutes, is amended to read:

832

1012.56 Educator certification requirements.-

833 (4) ALIGNMENT OF SUBJECT AREAS. - The State Board of
834 Education shall align the subject area examinations to the <u>state</u>
835 <u>academic standards</u> Next Ceneration Sunshine State Standards.

836 Section 21. Subsection (1) of section 1012.72, Florida837 Statutes, is amended to read:

838

1012.72 Dale Hickam Excellent Teaching Program.-

839 The Legislature recognizes that teachers play a (1)840 critical role in preparing students to achieve the high levels 841 of academic performance expected by the state academic standards 842 Sunshine State Standards. The Legislature further recognizes the 843 importance of identifying and rewarding teaching excellence and 844 of encouraging good teachers to become excellent teachers. The 845 Legislature finds that the National Board for Professional 846 Teaching Standards (NBPTS) has established high and rigorous 847 standards for accomplished teaching and has developed a national 848 voluntary system for assessing and certifying teachers who 849 demonstrate teaching excellence by meeting those standards. It is therefore the Legislature's intent to reward teachers who 850

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851 demonstrate teaching excellence by attaining NBPTS certification 852 and sharing their expertise with other teachers. 853 Reviser's note.-Amended pursuant to the directive of the 854 Legislature in s. 10, ch. 2022-16, Laws of Florida, to the 855 Division of Law Revision to prepare a reviser's bill for 856 the 2023 Regular Session of the Legislature to change the 857 term "Next Generation Sunshine State Standards" to "state 858 academic standards" wherever the term appears in the 859 Florida Statutes. 860 Section 22. Except as otherwise expressly provided in this

act and except for this section, which shall take effect July 1, 2023, this act shall take effect on the 60th day after adjournment sine die of the session of the Legislature in which enacted.

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